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PUBLIC HEALTH ADMINISTRATION IN TOLEDO.

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The following report gives the results of studies of health organization and administration in the city of Toledo, Ohio. The study was made at the request of the State Board of Health, the City Board of Health, and the Toledo Commerce Club. It was carried on for a period of four months and includes investigations in both the office and the field.

Toledo is a prosperous community with a population of 184,126 and is situated on both sides of the Maumee River at its mouth. This river empties into Maumee Bay, an arm of Lake Erie, and is of sufficient depth in the vicinity of Toledo to permit of the passage of the large lake freighters. Toledo is, therefore, an important lake port as well as an important railroad center.

Among its industries of magnitude may be mentioned automobile factories, plate glass, cut glass, and machine bottle-blowing works, smelters, foundries, flour milling, a beet-sugar mill, oil refineries, and other industries too numerous to mention.

For assistance and information received during the course of this study acknowledgment is made to the officials of the board of health especially to Mr. Sam F. Smith, clerk to the board; to the officials of the department of service and the medical inspector in charge of the health supervision of schools; to the officials of the different charitable organizations; to the secretary of the commerce club and the members of the sanitary committee of that club, especially the chairman, Dr. C. D. Selby, whose interest in public health affairs, fund of knowledge of the subject, and affiliations made his cooperation particularly valuable.

ADMINISTRATION AND ORGANIZATION.

The city health organization is under the administration of a board of health which appoints a health officer as its executive officer. The board, together with its powers and duties, is provided for by statute.

Membership of the board.—The board of health consists of five members appointed by the mayor. No special qualifications are necessary. The mayor by virtue of his office is president, but the board

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is authorized to elect a president pro tempore to act in the absence of the mayor.

Term of office of members.—Members of the board are appointed for a term of five years, a term expiring and a new member being appointed each year.

Meetings of the board.—The board meets regularly once a month and as much oftener as is necessary to transact business. Provision is made for special meetings at the call of the president, or of three of its members.

Salary and expenses of members.—Members of the board receive no salary.

Powers and duties.—The board of health is given the authority by statute to promulgate regulations for its own government and for the control of disease and the betterment of the public health. Regulations intended for the general public when "adopted, advertised, recorded, and certified" as are ordinances of municipalities, must be recognized by the courts as having the same force as ordinances adopted by the council. For violation of any such regulation there is provided a fine of not to exceed \$100 or imprisonment not to exceed 90 days, or both.

The board must appoint a health officer, but no special qualifications for the position are specified in the statute.

The board may appoint a clerk to have general charge of the records and reports and the proceedings of the board.

With the consent of the council the board may also appoint "ward physicians" and as many persons for sanitary duty as may be required. These latter employees have general police powers and are designated "sanitary police." All appointments are made according to civil service regulations.

The board is given exclusive control over its employees. It may define their duties and fix their salaries, and they serve during the board's pleasure.

The board is further given authority by statute to employ guards to maintain quarantine; to appoint a local registrar under civil-service regulations; to abate "nuisances"; to regulate the location, construction, and repair of "yards, pens, and stables," and the use, emptying, and cleaning thereof as well as of water closets, privies, cesspools, sinks, plumbing, drains, etc., or where plumbing and sewerage are feasible and necessary but neglected or "refused" in any building, the board may take the necessary action to require correction or may correct the condition, in which event the cost must be assessed against the property; and to abate all nuisances or correct all conditions detrimental to health or well being, found on school property, by serving notice on the board of education. A

fine is provided for failure to comply with an order, and authority is given to the board of health to employ inspectors of schools and school buildings to maintain sanitary conditions.

The board of health may impose a quarantine on vehicles of common carriers when necessary, and may make rules and regulations to restrict communicable diseases disseminated by persons traveling in such vehicles. It is also empowered to investigate houses or localities in which communicable disease is suspected to exist; to quarantine at home or in a suitable place cases of quarantinable diseases; to placard houses containing certain diseases; to disinfect after communicable diseases; to destroy infected articles or buildings under certain conditions; to provide everything necessary to persons in quarantine, the expense so incurred, except for those measures imposed strictly for the protection of the public health, to be borne by the individual quarantined, if able to pay, and if not, by the municipality; to take measures, supply agents, and afford inducements and facilities for gratuitous vaccination; close schools and prevent public gatherings during epidemics, threatened epidemics, or when a dangerous communicable disease is unusually prevalent; to maintain health supervision of schools or to cooperate with the school board in maintaining such supervision; to appoint inspectors for maintaining the purity of foods and to carry out the provisions of laws or ordinances relating to foods; to inspect maternity boarding houses and lying-in hospitals; to make to the State the necessary reports relating to morbidity and mortality or any special reports required, and to make to the State board of health and the municipal council an annual report on or before the 15th of January.

On the 1st of January, 1916, a radical change will be made in the organization and the methods of administration of the city government, for a new charter, recently adopted, will go into effect. Under this charter the mayor, vice mayor, and councilmen (one for each ward) are elected and the heads of the departments of the city government (of which there are six) are appointed by the mayor. The division of health is made a subdivision of the department of public welfare and is in charge of a commissioner of health, who is appointed by the director of the department. The qualifications required of the commissioner of health are that he be "a person eligible for admission to practice or in practice as a physician and surgeon under the laws of Ohio."

Under the direction and control of the director of public welfare the commissioner of health is required to enforce the ordinances and laws relating to the public health and is given the powers provided by statute to be exercised in municipalities by health officers. Personnel.—At present the personnel of the health department, exclusive of the board of health, and their respective salaries, are as follows:

1 health officer (part time)	
1 medical inspector	2,000
1 chemist	2,000
1 clerk to board of health	1, 130
1 secretary to health officer	1,000
1 sergeant of sanitary police	990
16 sanitary police, at \$900	14, 400
1 dairy and food inspector (a veterinarian)	1,800
4 food inspectors, at \$1,000	4,000
1 milk inspector	1,000
1 restaurant inspector	1,000
3 child-welfare nurses, at \$900	2,700
-	
32	33, 820

During the first three months of this study the position of health officer was vacant, but it was filled, April 1, 1915, by the appointment of Dr. D. W. Iford, a former member of the board of health.

Office hours.—The office is open every week day from 7.30 a.m. until 5 p. m. and on Sundays and holidays from 9 a. m. until 12 o'clock noon.

The inspectors and sanitary police work from 8 a. m. until 5 p. m. except on Saturdays, Sundays, and holidays. On Saturdays work stops at noon. There are, however, two of the sanitary police on duty Saturday afternoons, Sundays, and holidays to attend to any emergency work that may arise.

The laboratory is open during the same hours as the office, and any necessary work is performed on Sundays and holidays.

Sufficient time is allowed for lunch. An annual vacation of 2 weeks is granted to each office employee, and 10 days to each member of the field force.

Transportation.—The health department owns and maintains a two-passenger automobile for the use of the chief dairy and food inspector, and one two-horse ambulance, used for conveying smallpox patients to the isolation hospital. The sergeant of the sanitary police acts as driver of this vehicle. The sanitary police, in uniform, travel free on street cars, while other inspectors and nurses are furnished with street-car tickets.

The automobile cost the department \$458.15 and its maintenance for 300 working days amounted to \$295.95, or approximately \$1 per day. This is equivalent to the amount that was previously paid for the use of a horse and buggy. By comparison, however, the automobile is by far the more economical form of transportation because of the much greater amount of work that can be accomplished in a day. Each dairy inspector should be supplied, therefore, with an inexpensive runabout.

Discussion.

It is difficult to believe that the interests of public health will be advanced under the new charter. The board of health, which has independent powers, is abolished and the authority to make regulations is vested in the council. The health officer is made subordinate in the control of the policies and expenditures for the betterment of public health. The division of health is placed on a par, for instance, with the division of cemeteries and the division of playgrounds, whereas if a health organization were permitted to carry on all of its important and legitimate activities, it would form a department of a city government as large as or even larger than any other.

That the framers of the charter apparently had a misconception of the duties of a health department is shown by the fact that the management of municipal hospitals, which includes the isolation hospital and free dispensaries, such as child welfare and antituberculosis dispensaries, is placed not in the health department but in a division of the department of public welfare, known as the division of charities and corrections. The health department should be unhampered in its efforts to control the preventable diseases and therefore the isolation hospital and the child welfare and antituberculosis dispensaries should be directly under the management of the health officer and all officials employed in the work should be under his immediate direction.

Furthermore, it is made a duty of the commissioner of charities and corrections to provide for the study of and research into causes of disease, and, by means of lectures, exhibits and in other proper ways, to promote the education and understanding of the community in those matters which concern the public health and welfare. Certainly research into the cause of disease and education along the lines of public health are among the duties of a health department.

So many important public health functions are placed in the division of charities and corrections that the division of health will virtually become a division for the correction of nuisances.

Fortunately, a wise provision of the charter permits the council to determine, combine, and distribute the functions and duties of divisions, and it is anticipated that this body will take the necessary action to place the duties before mentioned in the health department, where they properly belong.

In the charter no mention is made of the necessary qualifications for the health officer. In consequence the position may be filled on account of political considerations and not because of the ability of the appointee.

The present board of health has authority which, if it had been exercised energetically and wisely, with moral and financial assistance from the council, and the employment of a capable health officer, an

epidemologist, more nurses and fewer sanitary police, would have resulted in Toledo having to-day a small but efficient health department capable of meeting squarely many of the existing problems in need of solution.

EPIDEMIOLOGICAL ACTIVITIES.

Morbidity Reports.

The requirements relating to the reporting of diseases are based on State law and regulations of the State Board of Health, which at the 1914 October meeting were revised to conform to the provisions of the Model Law for Morbidity Reports.

Methods of procedure.—Physicians have been reporting by telephone cases of the notifiable diseases occurring in their practice. The information thus obtained is entered on a card containing spaces for the date reported, whether a new or recovered case, the name of the disease, address, name of family, and by whom reported. The physician has been required to confirm the telephone report by a written report on a postal card furnished for the purpose by the board of health. This procedure has been frequently neglected by physicians. Heretofore semimonthly summaries of the number of cases of the several diseases reported have been sent to the State Board of Health.

The new regulations require that physicians report immediately cases of the notifiable diseases on a regular form furnished for the purpose. The reports received at the city health department on these forms are transmitted to the State department of health at weekly intervals or oftener, after a transcript has been made for the files of the local health department.

The Control of Disease.

Requirements of law.—In addition to the laws that have already been summarized in connection with the powers and duties of the board of health, a statute relating to the control of rabies is summarized as follows:

A dog which chases, worries, injures, or kills certain animals or persons may be killed, and if while it is running at large a person wounds it only he is exempt from prosecution under the penal laws which punish cruelty to animals. The owner or harborer of the dog is liable to the person damaged for the injury done.

The court before which the recovery is had for such injury may declare the dog a common nuisance and order it killed.

A person who has been bitten by a rabid animal and it has been necessary for him to employ medical or surgical aid or otherwise to expend money, is entitled to receive reimbursement from the county in an amount not to exceed \$500.

Requirements of ordinances.—In addition to statutes which give to the local board of health certain well-defined powers and duties,

the city council has enacted a few ordinances bearing on the control of disease. Those of any importance are summarized as follows:

Members of the board of health and representatives of the board are given authority at all times to enter any lot, building, stall, vessel, etc., in the discharge of their duties, after the object of their visit has been stated to the person in control of the place.

The board of health has the authority, when it is not expedient to send a case of smallpox, varioloid, cholera, diphtheria, or scarlet fever to a pesthouse, to confine the case in a dwelling and placard the same.

Public funerals of persons who have died of smallpox are prohibited.

Public funerals of persons who have died of scarlet fever, diphtheria, or other dangerous contagious or pestilential disease are prohibited, unless the body is placed in a hermetically sealed casket.

For violation of the above ordinances there is provided a fine of not more than \$50 or less than \$5.

Spitting on the sidewalks or in any theater or other public building or in any street car is prohibited. For violation there is provided a fine of not less than \$1 nor more than \$10 for each offense.

Requirements of regulations.—Regulations of the local board of health prohibit the use of the common towel and common drinking cup in cars, vessels, vehicles, or conveyances operated by common carriers within the State, or in any school, church, hospital, workshop, factory, hotel, etc., etc.

Methods of procedure.—The card on which the report of a case of notifiable disease is noted is placed in a "daily reminder" file until the quarantine of the case, if any, has terminated. The information contained on this card is given to the sanitary policeman from whose district the disease is reported. He investigates and submits a report on a regular form which is in the nature of a very incomplete and inaccurate epidemiological study. The information obtained is not by any means conclusive and the few questions asked are the same for all diseases. It is, in fact, not to be expected that a person with the knowledge and training of the sanitary police would be capable of making the complete epidemiological study necessary to scientifically control any disease. It is also the duty of the sanitary police to placard the house and to disinfect when necessary.

All cases of smallpox and all cases of chicken-pox in adults are seen by the medical inspector. Cases of diphtheria may also be visited by him and cultures taken for diagnosis, provided the attending physician has sent no culture to the laboratory for examination or has examined none in his own laboratory. One negative culture for the release of quarantine is required. No cultures from contacts are taken. The medical inspector also sees those cases of communicable diseases in which a difference of opinion has occurred over the diagnosis.

Certain notices relating to the occurrence of communicable diseases are sent out from the office of the health department. For instance, the school authorities are notified in the case of diphtheria, scarlet fever, measles, and chicken-pox. When library books are found in

the household, the public library is notified in the case of smallpox, diphtheria, and scarlet fever. It is understood that such books may not be returned, but if returned they are destroyed. This applies to school books as well.

Diphtheria, scarlet fever, and smallpox are required to be quarantined, and when such quarantine is imposed, notice is sent to the family in quarantine stating the fact and any privileges that they may be entitled to. This refers especially to breadwinners. The breadwinner in a household under quarantine for diphtheria or scarlet fever may be given permission to carry on his business provided he does not return to the house and that he complies with certain other requirements. If it is deemed advisable, permission is given on a special form to a person to enter quarantined premises to do necessary errands.

When a patient is released from quarantine he receives a card which is authority to return to school or work.

Circulars of information relating to the cause and prevention of typhoid fever, diphtheria, or membranous croup, and scarlet fever, published by the State board of health, are sent by the local board of health to every household in which a case of the disease has been reported.

Disinfection.—Terminal disinfection of the house is practiced after diphtheria, scarlet fever, and smallpox; of the room after measles and chickenpox; and upon request after typhoid fever, tuberculosis, and erysipelas.

The time for disinfection is left to the attending physician and is coincident with the date of finding a negative culture, or with the disappearance of desquamation or scaling.

The disinfectant used is paraformaldehyde contained in a tin box with lamp attachment. The operation is performed by the sanitary police, directions being left with the family to open the house or room after a period of five hours' exposure to the gas.

The isolation hospital.—This hospital is located about a mile beyond the city limits and is under the control of the department of safety.

It is built of brick and contains two wards, each accommodating 16 patients and each with its toilet, bath, separate exit, and a small compartment formerly used for fumigating clothes of patients before departure from the hospital.

A front wing contains six smaller rooms, one of which is used as quarters for the nurse, one as a kitchen, and one as a dining room, three being utilized as private rooms for patients. There has recently been constructed a rear wing, not quite ready for occupancy, which will be used as a kitchen and dining room, thus making avail-

able as a dressing room and a private room the two rooms in the front wing now devoted to kitchen and dining room purposes.

In a separate frame building is a boiler which furnishes steam for heating the hospital and for use in a sterilizer for clothes and bedding. It also furnishes power to operate an electric generator for lighting the buildings.

The radiators in the wards are located in the floor in relation to a fresh air intake, thus furnishing heated fresh air in the rooms.

Water is obtained from an artesian well and supplied to the buildings, under pressure, by means of a gasoline engine and elevated tank.

Smallpox only is treated at the institution.

Diagnostic Laboratory.

The medical inspector is also bacteriologist of the health department. Since February 1 of the present year he has had an increase of salary from \$1,200 to \$2,000 a year and in the future will be expected to devote his entire time during the day to official work.

The laboratory is in one of four rooms occupied by the health department. It is in no way adapted to the purpose, its windows opening on a narrow court, making it necessary to use artificial light at all times, even on days when the sun is shining brightly.

This room is used jointly by the chemist and bacteriologist, whereas it is not any too large for either a chemical or a bacteriological laboratory, and it is inadequately ventilated.

The work done by the bacteriologist consists in the occasional examination of cultures for the diagnosis of diphtheria, the examination of well waters for contamination, examination of milk samples three times a week, and rarely a sputum examination for tuberculosis.

The equipment is probably sufficient for the amount of work performed.

Discussion.

A study of the morbidity and mortality reports filed with the city board of health indicates that there are undoubtedly many cases of notifiable diseases not being reported. In the case of typhoid fever, for instance, there were reported in 1914, 294 cases, with 67 deaths. According to the reports on file, there were six cases brought into the city, all of which ended fatally. Subtracting these from the total cases there would be left 288 cases with 61 deaths, being a case fatality rate of approximately 21 per cent. Such a high percentage of deaths does not actually occur. It is probable that the rate did not differ materially from that of typhoid fever elsewhere, and that in all likelihood about 1,000 cases of the disease occurred in the

city during that year. A careful epidemiological study would have brought to light many unreported cases and have secured other important data necessary for prevention.

The same remarks might be made concerning diphtheria. There were reported during 1914, 312 cases of the disease with 33 deaths, giving a case fatality rate of about 10 per cent. This is too high, and means that there were many unreported cases during that period, or that there was a failure to use, or a delay in the use of, antitoxin. This might be excusable in rural districts, but certainly not in urban communities. It should be stated here that antitoxin is furnished free of charge to indigent cases both as a curative and prophylactic agent. The expense for the same is borne by the county.

In case of measles, there were reported 921 cases with 7 deaths, or 1 death for every 131 cases. This would indicate that there were

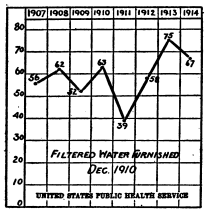


Fig. 1.—Reported deaths by years. Typhciliever.

about twice as many cases of measles occurring as were reported.

Of the more familiar notifiable diseases, scarlet fever and smallpox seem to have been best reported, there having been notified 223 cases of scarlet fever with but 2 deaths and 474 cases of smallpox with 1 death. This last case had practically recovered from smallpox, and death was due to a previously existing cardiac trouble.

In 1914 there were also reported 452 cases of tuberculosis with 326 deaths Obviously, many cases of

tuberculosis were not reported. Many of the reported cases were notified by officials of the Thalian Society. It is evident that many of the practicing physicians of the city are paying too little attention to the requirements in respect to reporting this disease as well as other notifiable diseases

Proper epidemiological studies have not been carried on at any time and the methods pursued for the control of the preventable diseases are on the whole not up to date.

Typhoid fever.—Take, for instance, typhoid fever, a disease which is entirely too prevalent for a city as progressive as Toledo.

In December, 1910, the filter plant was finished and filtered water furnished for domestic purposes. A glance at the accompanying diagrams (Figs. 1 and 2) will show that this procedure had little influence on the incidence of the disease, although during the year immediately following the use of filtered water there were comparatively few deaths from typhoid fever. This, however, seems to have

been a coincidence, as since that year the previous rate has been maintained, in fact exceeded, there having been 75 deaths in 1913 and 67 in 1914, while previous to filtration the maximum number of deaths per annum since 1905 was 63, in 1910. It might justly be inferred from the above that the city water supply has never been an important factor in the causation of typhoid fever.

Although there never has been attempted any real work for the purpose of tracing the origin of the many different cases of typhoid fever, the charge has been made that the shallow wells (of which there are many in the city) are the cause, and that the disease can never be eradicated until these wells are eliminated. This may be true, but it would perhaps be more consistent to say that the surface well is only one of numerous causes for the continuance of the infection.

Surface wells are bad mainly because of their insanitary environment. map shows the location of the reported cases of typhoid fever for 1914. In a general way the cases of typhoid fever are grouped in two large areas of the city, where many surface wells are also found. must be pointed out, however, that in these sections the

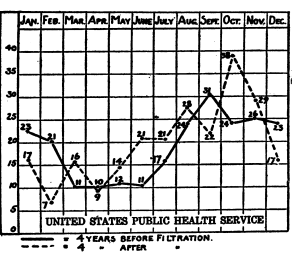


Fig. 2.—Reported deaths from typhoid fever 4 years before and 4 years after filtration.

sanitary conditions are generally bad, the insanitary privy is common, and the population not the most enlightened in public health matters.

The epidemiological records of typhoid fever give information on but four points of any importance, namely, the name and address of patient, the name of the milk dealer furnishing milk to the house where the patient is confined, and the source of the water supply used in that house. No history of the case, from the epidemiologic standpoint, is obtained by the health department during the important period of the disease—that is, the 15 days preceding the onset of symptoms. Such records as exist would appear to emphasize the fact that, while shallow wells are a factor, there are other factors of greater prominence contributing to the continuance of the disease in the city. Based on analogy with other cities and inspections of the several areas of the city, it can be assumed that there are many conditions present to account for the spread of typhoid fever.

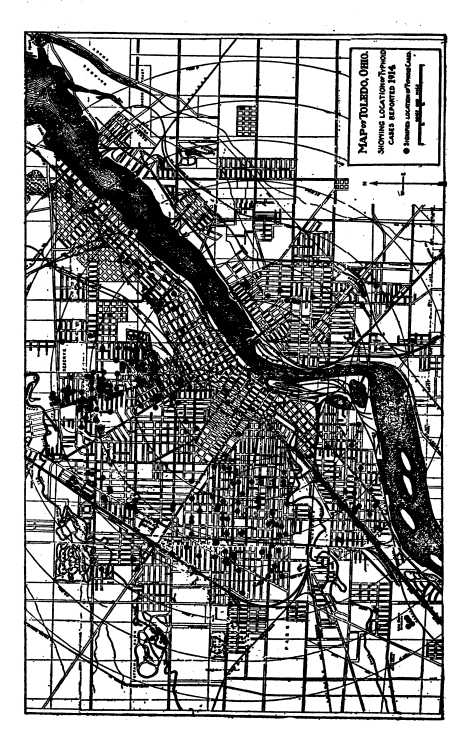


Figure 3 shows the deaths from typhoid fever by months for 10-year period 1905-1915. It will be seen that from January to April there is a decline in the deaths from typhoid fever, but that from May on there is a steady rise, which reaches its height in October—that is, as the weather becomes warmer and flies increase in numbers the deaths from typhoid fever also increase, to decline only upon the appearance of cold weather. There is, however, no month in the year in which the city does not have an inordinately high death rate from the disease.

Now, if the fly be given the opportunity to come in contact with excreta from a case of typhoid fever there exists a very common

means of spreading the disease. This state of affairs exists in Toledo, for at a certain season of the year flies are numerous there, and there are many surface privies, especially in the two areas where typhoid fever seems most prevalent.

Special emphasis must be laid on the view that direct contact may play a large part in the continuation of the disease. Practically no effort is made to supervise the carrying out of prophyalctic meas-

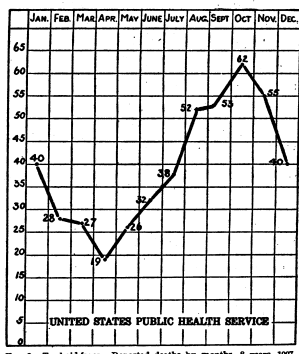


Fig. 3.—Typhoid fever.—Reported deaths by months—8 years, 1907–1915.

ures, either in this or any of the other communicable diseases, except, perhaps, smallpox, and there should be a well-organized corps of visiting nurses for this purpose. The nurses of the District Nurse Association, an organization supported by private philanthropy, take care of a good many patients suffering from typhoid fever as part of their routine work, but they do not see them all. In fact, there are a large number that no one sees, and until prophylactic measures can be taken in all cases little progress will be made. For this reason it is most important that an epidemiologist discover every unrecognized, concealed, or unreported case and determine the source of the infection in each case, whether it be from water, milk, flies, contact, or

imported into the city. It would seem advisable or even necessary to take certain steps, immediately, to eradicate the disease. These should include the employment of trained epidemiologists and competent nurses; the closure of all surface privies and the requirement that all houses connect with the sewer and with the city water supply; the eradication of all fly-breeding centers by proper collection and disposal of manure or garbage, together with an active fly-swatting campaign; the issuance of prophylactic packages free of charge by the health department as well as furnishing free of charge antityphoid vaccine; and the elimination of surface wells because they are liable to become contaminated, and have no place in urban communities which have gone to the expense of furnishing pure water supplies under pressure. The sewers and water mains should be made available to all the people without delay. In addition, the milk supply of the city should be pasteurized under official supervision.

Small pox and vaccination.—This subject is covered by both statutes and ordinances, which are summarized as follows:

Requirements of law.—The board of health may take measures and supply agents and afford inducements and facilities for gratuitous vaccination.

The board of education may make and enforce rules and regulations to secure the vaccination of and prevent the spread of smallpox among the pupils attending or eligible to attend the schools of the district. The board of health upon the application of the board of education must provide, at public expense, the means of vaccination.

Requirements of ordinances.—It is the duty of all parents or guardians to have minors under their control promptly, frequently and effectively vaccinated, so that they may not take, or be liable to take, smallpox. Such vaccination must be performed free of charge to those unable to pay. The admission of a pupil to any public or private school is prohibited unless such pupil has been vaccinated within the preceding five years or has had smallpox.

Every pupil must present a certificate of vaccination from a physician, or other satisfactory proof that the ordinance has been complied with.

The last two ordinances presumably should be enforced by the local board of education, but actually little or no attention is and has been paid to them. The attorney general for the State has ruled that when smallpox is "unduly prevalent" the board of health may require compulsory vaccination of school children.

During the year 1913 there were 310 cases and in 1914, 474 cases of smallpox reported to the board of health.

Certain persons opposed to vaccination wished to limit the action of the board of health to the imposition of the quarantine of contacts for 17 days after disinfection, instead of vaccination of contacts with quarantine as an alternative in case vaccination was refused, and argued that this procedure was required by law.

This view was upheld by the city solicitor, who ruled that according to the statute quarantine must be imposed, and the health officer had no discretion in the matter. This is obviously wrong, as the law uses

the expression "where other inmates of such house [where a patient is undergoing quarantine] have been exposed to and are liable to become ill of any such disease [they must be quarantined], for a period thereafter counting from the completion of disinfection, as follows:

* * in smallpox, 17 days; * * *." It is clear that although a person be exposed to smallpox he may not be liable to become ill—as, for instance, if he be vaccinated, in which case quarantine is not mandatory. The legal opinion resulted in the city having to go to the unnecessary expense of employing guards to maintain the quarantine of contacts, as well as of furnishing food to contacts, an expense amounting to about \$14,298.47.

The modern method of combating outbreaks of smallpox is to isolate the patient and to vaccinate the contacts, or to quarantine contacts in lieu of vaccination.

Tuberculosis.—The antituberculosis work is performed by the Thalian Society, and will therefore be discussed later under that heading.

Diphtheria and scarlet fever.—Diphtheria also has not been handled in a scientific manner. No epidemiological studies have been made, and it is only recently that the laboratory has been utilized to determine the period of release from quarantine. No effort is made to detect carriers among the contacts in the home or the school.

The State law provides that in case of diphtheria the house must be placarded and quarantined and that nobody may leave without the written permission of the board of health, and that inmates exposed to infection and liable to become ill must be quarantined for a period of 14 days after disinfection. This period of detention would seem to be mandatory only when contacts are liable to become ill. Whether they may or may not be so liable would be logically left to the discretion of the board of health, which should base its decision upon cultural findings.

In practice it has been customary to hold the patient and all contacts who are children the full 14 days, and until recently no throat and nose cultures have been taken from patient or contacts. The time for disinfection has been determined wholly upon the statement of the attending physician.

The time for disinfection in scarlet fever is based upon the termination of desquamation and is fixed by the attending physician. The board of health has made it a rule, however, never to disinfect earlier than 10 days from the date on which the house was placarded. Health officers now agree that every case of common communicable disease has its origin in a previously existing case or an apparently healthy person harboring the causative organism. In order to prevent the spread of disease therefore the case or carrier must

be isolated, thus removing the focus of infection and the isolation hospital becomes one of the most important features of a health department.

The isolation hospital in Toledo, now being used for smallpox only, should be enlarged so that cases of diphtheria, scarlet fever, typhoid fever, and measles could be properly isolated. Additional buildings are needed to isolate all open cases of tuberculosis for it is only by compulsory isolation that any marked reduction will be made in the number of cases and deaths from this disease. An isolation hospital as contemplated above should have not less than 400 beds.

In order to make the laboratory of utility to the health department and the community, its scope should be enlarged, better quarters and equipment should be furnished and a bacteriologist employed to devote his entire time to the work.

Opportunities should be offered to the physicians to have Widal tests and blood cultures made, to have sputum examined and Wasserman reactions determined, and to have other laboratory work performed to facilitate the early diagnosis of communicable diseases. Two negative release cultures from the nose and throat of diphtheria patients should be required, closer check should be kept on the bacterial content of the milk supply, and more samples from surface wells should be examined. Facilities should also be provided for carrying on original investigations into the causes of diseases and health problems of interest to the locality.

When practicing physicians are assured that material sent to the laboratory will be examined promptly and accurately, they will no doubt, in the interests of their patients, avail themselves of the opportunities offered.

It has been suggested that the University of Toledo, which is in the position to raise the necessary funds, establish a laboratory which may be used in common by the board of health and the university. This university is a young, enterprising institution, supported by the municipality. The suggestion would seem to be a good one, as it would obviate the necessity of duplicating equipment and space and would by cooperation make available to the university the practical laboratory workers of the health department for teaching purposes. However, it must be pointed out with special emphasis, if such an arrangement should be agreed upon, that the chemist and the bacteriologist doing health-department work must be absolutely under the control of the health officer and should receive their pay from the health department. A division of authority is not conducive to efficient work.

Tabulation of regulations for the control of the common communicable diseases as enforced in Toledo, Ohio.

tine pa	Period of quarantine patient and contacts. Placarding. Terminal disinfection.						Excluded from phool and public gath- erings.		
		Yes		Yes	s; of house	mitted carry o	n oc-	Yes; patier and contact	
		Yes		Yes	; of house			Same.	
17 days infection tient is isolated	after dis- on. Pa- s usually l in the	Yes		Yes	; of house	Same	•	Same.	
dren u quama ceased.	ntil des- tion has						Same.		
No quara For pati	ntine ent only	No		Yes Upo No.	; of room on request.			Same. Patient only. Patient only.	
No quara	ntine	No		Upo	on request.		•••••	May be excluded.	
Notice of quar- antine sent to family.	Public library notified.	Circulars of infor- mation.	por by r	ted hy-				Remarks.	
Yes	Yes	Yes	Yes	••••	No pu	4 hours. blic fu-	for	culture taker release. Non- m contacts.	
Yes	Yes	Yes	Yes.	• • • • •	Same		Disin dis	fection afte appearance o	
Yes	Yes	No	Yes	•••	Same	•	Disin sca pea ma upo		
Yes	No	No	Yes.		Same		Disin	cization. fection after ing has ceased.	
Yes	No	No	Yes.	••••	permitte	d to at-	Chick seer	en-poxinadults by medical bector.	
No	No	1 1			No restrict	ion	No s	upervision by	
No	No	No	Yes.	••••	do	•••••	Recov disa	rery based on appearance of	
No	No	No	Yes.		do	•••••	No s	upervision by rd of health.	
	In pa contact After 1 culture 10 days: infectic 17 days: infectic 17 days: infectic 18 isolated isolation pital. Patient is dren u quamas for paticular 18 or	contacts. After 1 negative culture. 10 days after disinfection. 17 days after disinfection. Patient is usually isolated in the isolation hospital. Patient and children until desquamation has ceased. No quarantine No quarantine No quarantine only until recovery. No quarantine sent to family. Yes Yes Yes Yes Yes Yes No No No No No No No No No No	tine patient and contacts. After 1 negative culture. 10 days after disinfection. 17 days after disinfection. 18 days after disinfection. 19 days after disinfection. 10 days after disinfection. 11 days after disinfection. 12 days after disinfection. 12 days after disinfection. 12 days after disinfection. 13 days after disinfection. 14 days after disinfection. 15 days after disinfection. 16 days after disinfection. 17 days after disinfection. 18 days after disinfection. 18 days after disinfection. 19 days after disinfection. 10	tine patient and contacts. After 1 negative culture. 10 days after disinfection. 17 days after disinfection. 17 days after disinfection. Patient is usually isolated in the isolation has ceaseddo. Yes	tine patient and contacts. After 1 negative culture. 10 days after disinfection. 17 days after disinfection. 18 days after disinfection. 19 days after disinfection. 10	tine patient and contacts. After 1 negative culture. 10 days after disinfection. 17 days after disinfection. 18 days after disinfection. 19 days after disinfection. 10 days after disinfection. 10 days after disinfection. 10 days after disinfection. 11 days after disinfection. 12 days after disinfection. 13 days after disinfection. 14 days after disinfection. 15 days after disinfection. 16 disinfection. 17 days after disinfection. 18 disinfection. 19 disinfection. 19 disinfection. 10 days after disinfection. 10 days after disinfection. 10 days after disinfection. 10 days after disinfection. 10 d	tine patient and contacts. After 1 negative culture. Yes. Yes; of house. May be mitted carry of infection. Yes. Yes; of house. Same Yes, of house. Same Yes. Yes; of room. Yes. Yes; of room. Yes. Yes; of room. Yes. Yes, of room. No quarantine. No. Upon request. No. Upon request. No. Upon request. Yes. Yes. Yes. Yes. Within 24 hours. No public funeral. Yes. Yes. Yes. Yes. Same. Yes. No. No. Yes. No children are permitted to attend funeral. No restriction.	tine patient and contacts. After 1 negative culture. Yes. Yes; of house. May be permitted to carry on occupation. Same. Yes. Yes; of house. Same. Same. Yes. Yes; of house. Same. Yes, of house. Same. Yes. Yes; of house. Same. Yes. Yes; of room. Yes. Yes, of room. Yes. Yes, of room. No quarantine. No. Upon request. No. Upon request. No. Upon request. No. Upon request. Yes. Yes. Yes. Yes. Within 24 hours. No public funeral. Information. Same. Yes. Yes. Yes. Yes. Yes. Within 24 hours. No public funeral. Yes. Yes. Yes. Yes. Same. Disingular of the ported by physician. Yes. Yes. Yes. Same. Disingular of the permitted to attend funeral. Yes. No. No. Yes. Same. Disingular of the permitted to attend funeral. No. No. Yes. Yes. No children are permitted to attend funeral. No. No. Yes. Yes. Yes. No children are permitted to attend funeral. No. No. Yes. Yes. Yes No children are permitted to attend funeral. No. No. Yes. Yes No do Reconding when yes.	

The determination as to when the place is ready for disinfection is left mainly to the attending physician.

MUNICIPAL ENGINEERING ACTIVITIES.

Under this heading will be considered the subjects of sewage disposal, water supply, disposal of garbage and rubbish, and street cleaning. These activities are so intimately concerned with the public health, and therefore with public health engineering, that they might logically be carried on in a division of engineering of a well-organized health department. In Toledo, however, they have become a function of the department of service.

Disposal of Sewage.

The sewers of Toledo empty their contents into three streams, namely, the Maumee River, Ten Mile Creek, and Swan Creek. Ten Mile Creek empties into Maumee Bay, while Swan Creek has its outlet into the Maumee River. The two creeks receive about 50 per cent of Toledo's sewage, or about 9,800,000 gallons daily. It is certain that they are too small to receive this amount of sewage without thereby creating a nuisance. In fact, they become at low-water periods merely open sewers, and it would be advisable to discontinue their use as channels for conveying waste products.

The highest sewer outlet of any magnitude discharging into the Maumee River is located about 3½ miles below the intake of the water supply. Between this sewer outlet and the intake are several smaller sewers, including one carrying waste products from the water purification plant. It is said that under certain conditions of wind the water in the river will back up, thus carrying some of the city's sewage to the intake. The purification plant, however, even in such emergencies, seems to be well able to take care of the situation as far as the public health is concerned.

Anticipating the undesirable, or even dangerous, situation that may eventually occur if the present method of sewerage disposal continues, the State board of health has devised a system of intercepting sewers for conveying the sewage from Toledo, Maumee, and Perrysburg, the two latter being small towns located on the river just above Toledo. Included in this plan is a sewage purification plant, which will undoubtedly be necessary.

Sewerage system.—There are at present in the city 260.47 miles of sewers. Except in certain outlying districts and a few instances in the more congested residential portions, the city is fairly well laid with both main and lateral sewers.

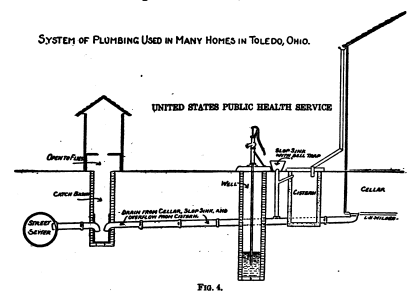
A statement to the effect that most of the buildings in the city have sewer connections while in a way correct, would, nevertheless, be very misleading. It is true that all new buildings are provided with modern plumbing fixtures properly connected to the sewer, but the system in use in many of the older houses in the less pretentious residential districts is such that the good results to be expected from sewer connections are nullified by serious defects in the system itself.

The diagram (fig. 4) explains this system better than words. It will be noted that the cesspool or "catch basin," as it is called locally, is a poor imitation of an uncovered septic tank. Built over the opening is a poorly constructed privy, permitting free access of flies to the fecal matter below. One side of the cesspool is connected to the sewer. Into the other side empties the house drain, which does not carry sewage, but which is connected with the cellar and the overflow

from the cistern and the slop sink located outside of the house, the idea being that an accumulation of water in the cellar, an excess of water in the cistern, and all waste water will, on its way to the sewer, flow through the cesspool and thus act as a flush.

Often the outlet of the cesspool becomes plugged, the cesspool fills up, its contents back up into the house drain and cellar, and by reason of poorly laid drain pipes, even into the well which is frequently in close proximity or in juxtaposition.

These cesspools are supposed to be water-tight to a level somewhat above the intake and outlet. Perhaps they are. The danger, however, lies mainly in the fecal matter being exposed to flies, and this menace is present whether the cesspool be full or operating normally. If full, there is the added danger of overflow, with surface contamination.



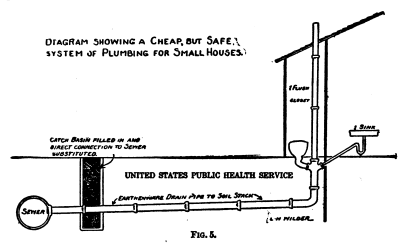
Plumbing.—The ordinances relating to plumbing are contained in the building code and enforced by the department of safety. They do not differ materially in their provisions from those adopted by other cities and as usual are so voluminous and restrictive that modern plumbing, instead of being recognized as a necessity, has become a luxury.

The officials who are interested in having human waste matter disposed of in a sanitary manner, aided and encouraged by the individuals whose business it is to install systems for such disposal, have gradually succeeded by complicated legislation in defeating the very purpose for which the enactment was intended, namely, to give to all, rich and poor alike, a clean, safe, and modern means of conveying certain waste products from the house to the street sewer.

To a certain extent the original conception of a system of modern plumbing was based on false premises; that is, that sewer gas is responsible for many ills. It is now known that sewer gas can not cause or transmit disease.

The standards that have been established are unnecessarily rigid. It has been assumed that to install a plumbing system that would prevent the spread of disease requires particularly fine workmanship, a worker of unusual ability, and materials of exceptional quality. This has been the cause of bringing about a combination of circumstances making a modern plumbing system practically prohibitive to the person in poor financial condition.

In Toledo the need for modern plumbing in many houses is imperative. The cesspool must be abolished; in fact, State law and regulation and a city ordinance prohibit them, but because of the



cost of the installation of fixtures, sewer pipes, traps, back venting, sewer connections, and the like the board of health has refrained from taking any drastic action. Such action, however, should be taken immediately, and when the householder refuses to obey the orders of the board the work should be performed by the city and the cost charged as a lien against the property. At the same time, the plumbing ordinances should be modified, making it possible to install a simple but efficient system of plumbing at reasonable cost.

Fig. 5 shows a simplified system of plumbing for small houses which will insure an adequate and safe means of carrying sewage from the house to the street sewer. It is contemplated to use standard soil pipe, a deep seal trap at sink, no brass ferrules on flanges, no back venting, earthenware pipe to soil stack, galvanized iron flashing, etc., with the idea of decreasing the cost without lessening the utility of the installation.

The Water Supply.

The municipal water supply is taken from the Maumee River about 3½ miles above the first large sewer outlet. This river begins in the vicinity of Fort Wayne, Ind., and flows through Ohio, emptying into Lake Erie. Along its banks are located a number of prosperous communities, the largest of which are Fort Wayne at its origin and Toledo at its termination. It is therefore receiving pollution along its entire course and accumulates much organic matter and silt.

On account of the prevalence of typhoid fever in the city and the muddy condition of the drinking water it was decided to build a filtration plant. This was finished and in operation in December, 1910. Since that time the city water has been of undoubted purity as far as it affects the health of the community, and yet no effect has been had on the typhoid death rate.

The purification plant is comprised of mechanical filters supplemented by hypochlorite treatment and a pumping station operated by gas engines using producer gas.

The water is pumped from the intake to the head house or inlet well where it is mixed with alum in a proportion averaging 4.4 grains of alum to the gallon of water. The amount of alum used varies from time to time, depending upon the turbidity of the water. Thus, in April, with an average turbidity of 501 and with suspended matter averaging 201 parts per million, there was used an average of 7 grains of alum to the gallon of raw water. On the other hand, in September, with an average turbidity of 91 and 31 parts of suspended matter per million, there was used an average of but 2.8 grains of alum per gallon of raw water.

From the inlet well the water passes by gravity to the sedimentation basins, two in number, having a capacity of 5,000,000 gallons each. By an arrangement of mixing baffles the water and coagulent are thoroughly mixed and a baffle wall directs the flow from one end of the basin to the other and back before passing to the filter beds. This represents a distance of 1,000 feet and takes about 6 hours in the passage, or a sufficient time for precipitation and sedimentation to take place. These settling basins are cleaned once every month. During the year 1914, 4,033,640 pounds of mud were removed.

The filter conforms to the type of rapid sand filters. It is composed of 34 units each having a normal capacity of 1,000,000 gallons per day or a maximum capacity consistent with efficiency of one and one-third million gallons. Each unit has an area of 360 square feet. The filtering material consists of 30 inches of sand and 9 inches of gravel in 4 sizes. Each unit will operate about 60 hours before cleansing is necessary. It is then cleaned by reversing the flow of water under pressure, at the same time forcing air through from below upwards,

thus agitating the sand particles to permit of more thorough washing. The units can be cleaned rapidly.

The filtered water is treated with calcium hypochlorite in varying quantities, depending upon the amount of organic matter and color index. The average daily amount for the year 1914 was 20 pounds per million gallons, with a maximum of 25 pounds per million and a minimum of 12 pounds per million. The excessive amounts are said to be necessary because of the large quantity of organic matter and high color index. After treatment the coloration is reduced about 50 per cent.

There is a chemist in charge of the plant who keeps close check, chemical and bacteriological, on all of the operations, and determines daily the amount of chemicals necessary and the efficiency obtained.

Each day 0.01, 0.1, 1, 5, and 10 cubic centimeters of a sample of the raw water are placed in fermentation tubes of lactose broth and lactose bile. The same is done with a sample of the filtered water, except that the amounts are 0.1, 1, 5, 10, 25, and 50 cubic centimeters. The presumptive test only is taken as an indication of the presence of colon bacilli. The results of examinations of 359 samples of raw and 360 samples of filtered water during the year 1914 were as follows:

RAW WATER (359 SAMPLES).

0.01	c. c.	0.1 c. c.		1 c.	c.	5 c.	ė.	10 c	. C.	25	c. c.	50	c. c.
+	-	+	-	+	-	+	-	+	-	+	-	+	_
23 6%	336	182 50%	177	308 86%	51	359 100%	0	359 100%	0				

FILTERED WATER (360 SAMPLES).

0%	360	0 0%	360	0 0%	360	0%	360	0 0%	360	41 12%	319	86 24%	274	
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Of the samples of filtered water showing the positive presumptive test in 25 cubic centimeter amounts, all were collected during the first six months of the year. During the last six months none was positive.

In addition to the daily tests for colon bacilli, bacterial counts of the raw, settled, and the filtered water are made three times a day at intervals of eight hours. The average counts by months are shown below.

1914.

	Jan.	Feb.	Mar.	Apr.	Мау.	June.	July.	Aug.	Sept.	Oct.	Nov.	Dec.
Raw water Settled water Filtered water Percentage of effi-		13,070 770 164	21,711 1,078 274	18, 672 137 3 6	11,600 344 96	2,308 134 87	2,850 405 87	1,382 219 18	1,270 307 8	2,880 480 8	2,943 824 21	2, 264 20 12
ciency	98. 6	98. 7	98.7	99. 9	99. 1	96. 2	96. 9	98.7	99.3	99.7	99.3	99. 4

The large number of bacteria in the filtered water during January, February, and March, as compared to the number present during the other months of the year is to be accounted for by the fact that in January an inadequate amount of hypochlorite was used, while in February and March that chemical was not used at all.

After filtration and treatment with hypochlorite the water passes by gravity to a pumping station where it is pumped directly into the mains. On account of the low elevation of Toledo and the surrounding country it is not possible to utilize a pressure gravity system, and there are therefore no distributing reservoirs. There are, however, two storage reservoirs, one of 5,000,000 gallons and one of 16,000,000 gallons capacity, which are kept filled by the excess of water filtered over that used by the city. These reservoirs furnish a reserve supply.

During the year 1914 there were filtered 6,931,920,000 gallons of water, of which approximately 1½ per cent was used as wash water, and the rest, amounting to 6,791,196,000 gallons, was delivered to the city. This means a daily average of 18,606,016 gallons, or approximately 100 gallons per capita per day. It should be noted that the filter plant is not being worked to its normal capacity, for it would be able under normal conditions to furnish 100 gallons per capita per day to 340,000 people. Thus it has been designed to care for a future growth of the city.

The objectionable feature of the city water is its hardness, this averaging 260 parts per million for the year 1914 both in the raw and the treated water. Much of the hardness is due to the bicarbonates of calcium and magnesium, so that when the water is heated carbon dioxide is liberated and for a short time after being drawn from the tap the water has a milky appearance. The carbon dioxide causes more or less destructive action on galvanized-iron water pipes and hotwater tanks. The hardness is also due to the incrustants, calcium and magnesium sulphate. Because of its hardness a change in the chemical treatment of the water has been contemplated, substituting calcium oxide and ferrous sulphate for the alum. This should greatly reduce the hardness and make the water more agreeable for washing purposes. Hypochlorite will still be used, but it may be possible with the proposed change to use it in smaller quantities.

There are in use in the city a number of driven wells about 200 feet deep. These probably furnish an uncontaminated water. On the other hand, the shallow wells and cisterns, of which there are many in use in the city, because of their poor construction and insanitary environment are liable to pollution and are out of place in a progressive municipality which has gone to the expense of furnishing to its citizens a safe potable water under pressure. That the city water is hard can not be denied, but this might be remedied by a change in the treatment. That the water has at times a bad odor is equally true, but this should be easily prevented by some modification in the operation of the plant. Bad odors do not cause disease.

Collection of Garbage and Rubbish and Street Cleaning.

Requirements of ordinances.—The ordinances bearing on the subject of garbage collection and disposal are summarized as follows:

Every resident householder, tenant, hotel keeper, boarding-house keeper, wholesale and retail dealer and vender of meats, fish and fowls, fruits and vegetables, and every person occupying a dwelling in the city must provide a garbage receptacle. Such receptacle must be a portable vessel or tank of not more than 2 bushels capacity, perfectly water-tight, and provided with a tightly fitting cover which must not be removed except when necessary in the use of the receptacle. It must be placed at the rear of the house or in the basement areas or passageway most accessible for purposes of collection, but must not be placed on a street, alley, sidewalk, or other public place.

By the term garbage or offal is meant refuse accumulation of animal, fruit, or vegetable matter, liquid or otherwise, that attends the preparation, dressing, use, cooking, dealing in or storage of meats, fish, fowls, fruits, or vegetables. It is unlawful to place in garbage receptacles any refuse except garbage and offal.

The city may remove garbage or may contract to have it done. This also applies to the removal of carcasses of dead animals. No one but an authorized person may collect or transport garbage and it is unlawful for any person to dispose of any garbage except as provided for by the above ordinances.

It is unlawful to throw garbage or anything that may cause an obstruction into any catch basin, sewer, ditch, or drain, or to throw, bury, burn, or leave garbage in or upon any street, alley, vacant lot, public square, etc.

For violation of any of the provisions of the garbage ordinances there is provided a fine of not less than \$5 nor more than \$50.

Requirements of regulations.—The regulations bearing on the subject of garbage are summarized as follows:

Every resident must have a galvanized iron garbage can of not less than 10 gallons capacity, with two side handles and a close-fitting cover.

This can must be kept in the back yard near the alley fence, and must be used for nothing but pure garbage.

Where there is no alley the can must be placed at or near the back door of the house. The collector will not go indoors, upstairs, or down cellar, to empty or to return the can.

The garbage must be drained of water before being thrown into the can. This is a sanitary measure, but it also saves the resident money in winter, as it prevents the garbage freezing to the side of the can at the cost of being chopped out and the can ruined.

The can should be scalded once a week, and should be replaced as soon as it is found to be leaking.

The collector is not required to remove the garbage if he finds anything else in the can. Paper, tin cans, and all other refuse and rubbish of whatever kind must be kept in a separate receptacle.

No money or other remuneration may be given to the collector. He is paid by the city.

All complaints must be made to the street department and all dead animals must be reported to the same office. They will immediately be removed by the dead animal collector.

The street department is required to collect garbage in the residence district once a week, from large flats twice a week, and from hotels and restaurants every day.

Collection and disposal of garbage.—Garbage is collected by the city and disposed of by means of reduction. The city owns the horses and wagons and employs the men engaged in the work of collection.

Collections are made in the business section of the city from hotels and restaurants once a day, from residence districts once a week, and from flats twice a week.

In collecting garbage from hotels and restaurants the full cans are removed and empty cans which have been flushed with water substituted. From other places the contents of the can only are removed. They are first emptied into a tin basket carried by the scavengers, and then into the wagon, a procedure which goes a long way toward preserving the shape and usefulness of the garbage can.

Three types of wagons are in use. One is a truck designed to carry 12 large garbage cans. Another type has a rectangular, removable iron body with a capacity of about 2½ tons. This is closed by a canvas cover. Another type has a horizontally placed cylindrical, removable iron body also with a capacity of 2½ tons. One driver and a helper accompanies each wagon. Garbage wagons and teams, of which there are 28, are used exclusively for collecting garbage.

In addition to these wagons a motor truck is used capable of transporting the bodies of two wagons containing 5 tons of garbage.

To expedite the removal of garbage to the disposal plant, when the hauls are too long to permit of two trips a day per wagon, a collection station has been established at a convenient place near the business section of the city. Here the loaded bodies of the wagons are removed from the running gears by a hoisting apparatus and placed on the auto truck or on platforms awaiting such means of transportation.

The disposal plant is a commercial enterprise owned by a private company which receives from the city \$489.58 per month. Garbage must be delivered to the plant by the city. A description of the process used at the reduction plant is briefly as follows:

The body of the wagon is removed by a hoist and its contents are dumped into a cement pit. Running in a channel along the bottom of the pit is a conveyor into which the garbage is raked. As it passes along, a man removes the tin cans or other rubbish, and it is finally conveyed to iron retorts where steam is applied to effect reduction. After this process is completed the reduced garbage is subjected to pressure which forces out the excess of water and some grease. It is then taken to drying ovens where the remainder of the water is expelled by heat. The offensive gases given off during the process are condensed or burned in order to prevent a nuisance. The dried material is then placed in a specially constructed percolator where it is given three treatments with gasoline. The percolate containing the dissolved grease obtained after the first and second application of the menstruum, is distilled. The gasoline passes off to be condensed and used again. The residue is the grease which is a final product of the plant. This product should represent about 3.3 per cent by weight of the total amount of garbage treated. The gasoline

used in the third application contains the least amount of grease and is utilized before distillation as the first application in a new charge.

The tankage from which the final trace of gasoline has been expelled by heat is then perfectly dry and is drawn off, ground, and sieved, and forms the other final product of the plant. It is used in the manufacture of fertilizer. The disposal plant, according to report, has not been making money. Apparently it has been permitted to run down so that it was not possible to operate it on an economical basis and much of the grease was lost. The plant is at present being repaired and some new apparatus installed. When completed it should insure a profit on the investment.

Collection of ashes.—Ashes and other rubbish are collected only two or three times a year so that during the winter there accumulates in the alleys, unpaved streets, and lots a large collection of ashes notwithstanding an ordinance prohibiting the throwing of rubbish of this kind in such places. In the collection of rubbish it is customary to use hired wagons and teams in addition to the rubbish wagons owned by the city. It would be desirable to inaugurate a more frequent collection of rubbish instead of the present system.

Street cleaning.—Street cleaning is accomplished by means of 8 sprinkling wagons, 8 flushing wagons, 6 sweepers, and the necessary employees, including a force of "white wings" working in the business section of the city.

The flushing wagons are not operated by a gasoline pump, but are charged with air under a pressure of 70 pounds before leaving the sheds for the day's work. This serves throughout an entire working period. Flushing is usually done at night.

Housing and equipment.—The building which houses the equipment necessary to carry on the activities of the department of service contains stables for the horses and a horseshoeing shop, shops for rebuilding or repairing wagons or other rolling stock, offices, storerooms, stock rooms, and yard space and sheds for the wagons. The property is well taken care of and the property responsibility placed in a businesslike way. Discipline among the employees seemed to be well maintained, and the horses well cared for and in good condition. The entire plant was well ordered and in a sanitary condition.

The following tabulation will indicate the activities carried on, together with the expenses incurred during the year 1914:

Garbage:

			- 4 /	/U, UJU. 20	
	,	000.	- e-	70, 696, 26	
New equipment	11	660 7	74		
Garbage road repairs	. 1,	995.)4		
Disposal plant	. 5	874.	96		
Incidentals, repairs, etc	. 2,	833. 3	34		
Pay roll, labor	\$48	331. 9	28		
Tons collected	7			* - *	
Loads collected	7				

Street cleaning:		
Alleys and rubbish, loads collected 21, 103		
Streets, loads collected		
Snow, loads collected		
Sweeping streets, miles		
Flushing streets, miles		
"White wings," sweeping by hand, unknown.		
Pay roll, labor		
Rigs, equipment and supplies		
Alleys and rubbish	17, 726. 52	200 404 00
Dead animals collected:		\$109, 494. 9 2
Dogs		
Cats		
Other animals		
4 140		
4, 142	700 · 00	
Pay roll, collector	720.00	
Rigs, oil and repairs	413. 15	1, 133. 15
Comfort stations (2):		1, 100, 10
Pay roll		
Supplies		
Repairs	131. 58	4 4 7 00
Etreet repairs:		4, 4 1. 30
Total amount repairedyards	20, 081	
Total cost		19, 526. 24
Asphalt repairs:		*
Total amount laidyards		
Total cost	· · · · · · · · · · · ·	9, 324. 10
Stone roads:		•
Built and repairedyards	12, 795	
Total cost	•••••	4, 222. 35
Oiling roads: Total amount	•••••	643. 38
Sewers: Total cost of cleaning and maintaining		14, 240. 21
Other activities in connection with maintenance and repairs	to pumps	
for artesian wells, Cherry Street Bridge, steam roller, turnp	iking and	
grading, crosswalks, blacksmith shop, and street opening	••••••	22, 525. 77
Supervision, office expenses, etc.	••••••	13, 461. 80
Moving and remodeling building, machinery, etc		6, 634. 00
		• • • •

Not including the expense for new equipment, it cost the city to collect 1 ton of garbage and deliver it to the reduction plant approximately \$2.02 or \$5.05 per wagonload of 2½ tons.

To dispose of 1 ton of garbage at the reduction plant cost the city 22½ cents.

Total cost of collection and disposal, \$2.241 per ton.

Discussion.—If a sanitarian visiting Toledo should attempt to gain from the citizens an idea of the system of garbage collection he would very likely conclude there was none. Upon personal investigation he would be agreeably surprised, therefore, to learn that the city was actively engaged in garbage collection and that the system was probably as efficient as possible, taking into consideration the number of wagons and the nature of the employment.

A health department and a garbage division are in the unfortunate position of having to listen to many complaints but rarely a word of commendation. Sometimes the complaints are well founded, sometimes they are not. Not infrequently they arise from a lack of cooperation on the part of the citizen, either the complainant or his neighbor.

During the year 1914 there were collected about 26,267 tons of garbage or approximately 72 tons per day. The garbage is very wet, it being estimated that the excess of water amounts at times to as high as 20 per cent. In the summer this can be drained off into the house drain before emptying into the wagon, but in the winter it is frozen and has to be taken with the garbage.

Householders should realize that it is not to their interest to throw water into the garbage can, which causes rapid rusting, and if frozen renders the can liable to injury from the picks used by the scavengers.

It is thought that in Toledo a conservative estimate of the amount of waste products from kitchens or other similar sources would be one-half ton for every 1,000 people or about 90 tons or 20 per cent more than is being collected. The bulk of this uncollected garbage is probably to be found in the outlying parts of the city or is conprised in part of the garbage incinerated on private premises.

Except in the down-town districts the intervals between collections are certainly too long, especially during summer weather. In order to shorten them it would be necessary to increase the number of wagons, and probably it would be better to adopt a type of wagon that could be used both for garbage and ashes. It would be well to collect ashes twice a week and garbage four times a week in summer and twice a week in winter, in addition to the present daily collection from the hotels and restaurants. The entire city should be covered and collections made regularly. Steam or electric cars might be used for conveying garbage to the reduction plant, thus shortening the hauls made by wagons. Householders should be required to provide two containers, one for garbage and one for rubbish.

By reason of the bad odors produced at times, the reduction plant has been the cause of many complaints. However, the installation of washers for the gases and a gas-consuming furnace and a careful supervision over the operations of the plant make it possible to reduce the nuisance to a minimum, especially where the garbage furnished is fresh and the capacity of the plant is not overtaxed. The plant is designed to reduce 90 tons of garbage a day. A more frequent collection would result in delivering garbage in the fresh condition, and the amount delivered would be more equally divided so that overtaxing the plant's capacity would be less likely to occur.

FOOD INSPECTION.

Food inspection as carried on by the health department of Toledo will be taken up under three headings, namely, "The Control of the Milk Supply," "The Inspection of Meats and Other Foods," and the "Chemical Laboratory."

The Control of the Milk Supply.

By statute, the control of the milk supply in municipalities in Ohio is placed in the hands of the local boards of health. The State law also makes provision for the maintenance of the purity of the milk. In addition to law the city of Toledo has passed ordinances requiring certain precautions to be taken.

Requirements of laws.—The laws are summarized as follows:

The board of health may appoint, define the duties and fix salaries of, inspectors of dairies, slaughterhouses, etc., milk, meat, etc., who are given the right of entry into any house, vehicle, or yard. The board may authorize the health officer to perform the duties of such inspectors.

The board of health is required to keep a record of the name, address of residence and place of business of all persons engaged or about to engage in the sale of milk, and may issue a permit, after inspection, to sell milk. If the place is found in an insanitary condition the permit may be refused. The board may also require a certificate from a licensed veterinarian that the cows furnishing milk brought for sale within the city are free from tuberculosis or other dangerous disease.

If typhoid fever, scarlet fever, or other dangerous contagious or infectious disease occurs in the family or among the employees of the producers or venders of milk, the dairyman or vender must immediately notify the local health officer, who may order the sale of such milk stopped pending an investigation. The investigation must be made without delay and the beard of health may order such steps to be taken as will prevent the sale of impure, adulterated, and unwholesome milk or milk liable to carry disease.

All dairies, including the cows, cow stables, milk houses and vessels, the owners of which offer milk, butter, or cheese for sale within the city are subject to inspection. The inspectors may enter any place where milk is sold or kept for sale and any vehicle used for the conveyance of milk within the corporate limits.

When an inspector believes that milk found in the city is impure or adulterated, he must take specimens and subject them to satisfactory tests, and, if the board of health directs, to chemical analysis. A record must be made of the results of the test and the analysis. A certificate sworn to by the analyst must be admitted as evidence in prosecution.

Milk is deemed adulterated if it contains more than 88 per cent of watery fluid or less than 12 per cent of solids or less than 3 per cent of fats.

For selling adulterated milk or milk to which a foreign substance has been added, or milk taken from diseased cows or cows fed on distillery or starch waste, or from cows kept in an insanitary place, there is provided a fine of not less than \$50 nor more than \$200 for the first offense, and not less than \$100 nor more than \$300 or imprisonment in the jail or workhouse for not less than 30 days nor more than 60 days for the second offense.

Further penalties are provided for misrepresentation as to pure milk: For the sale of skimmed milk unless properly labeled; for selling or manufacturing condensed

milk not up to the State standard, or if made from skimmed, impure, adulterated, or unwholesome milk; for selling milk which is impure, unclean, unhealthy, or unwholesome, or milk falsely labeled or branded; for keeping a cow for the production of milk in a cramped or unhealthy condition or feeding it on food which produces impure, unhealthy, or unwholesome milk; for filling or refilling milk or cream bottles without previous cleansing or sterilization.

Requirements of ordinances.—No person may sell milk or cream without a permit from the board of health. The application for a permit must be made on proper form and must contain the following information: Name, and address of residence and place of business. The dealer must thereafter notify the board of health of any change in the location of his business. The permit is issued after an inspection has shown that the stables, cows, wagons, store, and utensils are clean; that the food furnished to the cows is pure and wholesome; and that the persons handling the milk are clean and free from disease. The application must be signed by the applicant and filed in the health office and a record kept of same. The board of health may revoke the permit for cause. If applicants or persons from whom applicants receive milk refuse permission to have their dairies or herds examined the board of health may refuse a permit. The health officer or other person designated by the board of health has the right to enter and inspect all places where milk is sold.

If dairy herds are located in Lucas County the milk inspector has the right to inspect them for the purpose of detecting the presence or absence of tuberculosis or other infectious disease. If the herds are located outside of Lucas County such examination may be made by some local person satisfactory to the board of health. The health officer or inspector is authorized to use the tuberculin test and report without delay the results to the board. All animals examined must be tagged so as to show the presence or absence of disease.

All cans containing milk or cream coming into the city must be sealed before shipment. Inspectors have the authority to open any cans or other vessels sealed or otherwise, and if the milk is found to be filthy or the cans unclean the milk or cream may be then and there condemned and poured upon the ground. A record must be kept of all milk destroyed, with a record of the analysis of the sample taken before condemnation. Also a record must be kept of all inspections made. The board of health has the right to take samples of milk or cream for analysis, not exceeding in amount 1 pint. All wagons must have painted on both sides, in letters not less than 5 inches high, the name of the vender and the permit number. Wagons selling skimmed milk must be so labeled, and all wagons from which skimmed milk is sold and all receptacles containing skimmed milk must be painted pale blue. All premises from which milk is sold must be kept clean and free from garbage and rubbish.

No person suffering from an infectious disease such as cholera, smallpox, whooping cough, typhoid fever, typhus fever, scarlet fever, or consumption, or having come in contact with such diseases is permitted to handle milk, nor can milk be sold from any place where such disease is present without a permit from the board of health.

Cows suffering from an infectious disease must be removed from the herd, and milk from such cows must not be sold. It is unlawful to sell any milk from which a whole or part of the cream is removed, except as skimmed milk. Whole milk must contain not less than 3 per cent of butter fats, 12 per cent of total solids, solids, nonfat, 9 per cent, and not more than 88 per cent of water. Cream must have not less than 18 per cent of butter fats.

Milk must not be sold if it is drawn from cows within 15 days before and 12 days after parturition, if it contains any preservative, or if it comes from diseased cows or cows fed on refuse from vinegar factories or other similar material, and persons are forbidden to have in their possession for the purpose of feeding to milch cows any refuse from a distillery or vinegar factory or other similar slops. The same applies to cream.

All milk must be properly aërated immediately after milking, and must be kept free from dirt, foreign material, and sediment. All milk after aëration and straining and when offered for sale must be at a temperature of 60° or under.

When offered for sale milk must not contain more than 500,000 bacteria per cubic centimeter, and must contain no pathogenic organisms.

No milk or cream can be sold in quantities of less than 1 gallon, except in sanitary bottles sealed with a suitable cap or stopper, and except where the milk is sold at the milk house or dairy, when it may be dipped. Such dipped milk must not be carried on any street except in a covered vessel.

No person is permitted to transfer milk from one receptacle to another on a street, alley, or on any wagon, vehicle, or in any exposed place. Milk may be so transferred only in a creamery, milk depot, or in the house of the customer.

The name of the dealer bottling the milk or cream must be indelibly and legibly indicated on the cover or cap of the bottle. For violation of the above ordinances relating to aeration, temperature, etc., there is provided a fine of not less than \$25 nor more than \$300, or imprisonment in the workhouse not to exceed six months, or both.

Methods of operation.—There are two men engaged in the supervision of the milk supply. One, a graduate veterinarian, inspects producing farms and pasteurizing and bottling plants. In addition to this he is required to inspect, before and after slaughter, all animals killed in the local slaughterhouses except those under United States Government supervision, and to examine and supervise the disposition of dogs suspected of having rabies. It is needless to point out that these duties are too many for one inspector, and inspections of farms and milk plants are necessarily limited to infrequent intervals. The other inspector devotes his time to the collection of samples.

Samples are mainly collected in the early morning from wagons, twice a week for bacteriological and three times a week for chemical examination. An unopened pint bottle is taken as a sample. It is sealed by the inspector and the data necessary for identification written on the seal. The seal is of paper and is pasted over the top and around the neck of the bottle. Samples for bacteriological examination are iced during warm weather. No samples of bulk milk are taken, but an inspection of the cans at the depots is occasionally made to determine whether they are sealed according to ordinance. If cans arrive unsealed they are tagged and returned to the shipper.

The board of health does not recognize any standard except that already mentioned. There is, however, one producing farm which, by arrangements with the local physicians, furnishes certified milk which sells for 12½ cents a quart. This farm is in Michigan and was not inspected by the author. A visit was made to other producing farms in close proximity to Toledo. The results of these inspections were very disappointing. The barns were poorly ventilated and, generally speaking, dirty. The small-top milk pail was

not used. The cows were mostly dirty, aërators were not protected from flies, and, in fact, indications were that the farmers were lacking in the progressive spirit. Producing farms are scored once a year.

There are several plants furnishing pasteurized milk, and with one exception all use the holding method. There is, however, no uniformity as to temperature or time of holding, the temperature varying from 140 to 150 degrees and the time from 15 to 30 minutes, depending on the ideas of the person operating the plant. No thermoregulator or temperature recorder was in use at any of the plants, although it is understood that a temperature recorder has been installed at one plant since the inspection was made. The milk is always bottled by machinery, but capping, in many instances, is accomplished by hand.

Several plants were using a method for pasteurization which if operated properly should give excellent results. The raw milk is received, heated, held, cooled, agitated, and to some extent aërated in the same tank, from which it passes direct to the bottling machine. The fewer pipes and exposed surfaces the milk comes in contact with after pasteurization the less chance of contamination. The process is carried out by means of a revolving pipe or disk coil through which passes first the hot water and then water cooled by brine.

One of the plants uses paper bottles, which is a step in the right direction, but these bottles are not entirely satisfactory. The bottle is square, with a circular opening cut in its top for the mouth. It is made of thin pasteboard and is opaque. At the milk plant it is shaped into the proper form by four machines from blanks furnished by the manufacturer and finally parafined inside and out by a special The cap is also furnished by the manufacturer, and when the bottle is filled the cap is placed in the opening by hand and then expanded by a piece of special machinery, thus making a tight stopper. A square paper bottle has many advantages over glass, both to the dealer and to the consumer, in that it is used but once and therefore is in no danger of contamination, and the annovance of collecting bottles and breakage are avoided. It can also be packed in a smaller space and, being square, the bottles can be placed in close apposition, thus conserving a low temperature for a longer period of time. The kind mentioned, however, is not entirely satisfactory.

A study of the laboratory records giving the results of bacteriological examination of bottled raw milk taken from the delivery wagon shows that previous to August, 1912, but a small percentage of samples gave counts of less than 100,000 bacteria. About August, however, the regulations relating to cooling and bottling were put into effect. From August, 1912, to May, 1913, a majority of samples had a bacterial content of less than 100,000 per cubic centimeter.

After this date, however, the number of samples having over 100,000 bacteria per cubic centimeter greatly increased, some months being as high as 100 per cent, although the average remains below the standard of 500,000. Judging from the results of the analysis of bottled pasteurized milk collected under the same conditions, it has also increased in bacterial content until in many instances it is far from satisfactory. One could reasonably infer that the supervision over the milk supply has recently been less severe and that the methods used in handling the milk have therefore become lax. It should be stated, however, that recently the pasteurizing plants have installed the holding system, whereas previously they had used the flash method, therefore they should now produce a better quality of pasteurized milk.

The bacterial counts were made on agar, the strength and reaction of which was unknown, and the plates kept at room temperatures for periods varying from 24 to 72 hours. The time elapsing between the hour of collection and the hour of plating also varied considerably, as the bacteriologist, on account of his manifold duties, was not always able to plate promptly. In interpreting results, it is therefore necessary to make due allowance for faulty technique.

During the months of June, July, August, and September, 1914, an examination of 107 samples of milk for colon bacilli gave negative results.

The chemical examination of the milk supply during the last three years shows a steady improvement in the amount of chemical constituents, few samples at present being below the standard in butterfat content. It would, however, be poor milk, indeed, that could not show 3 per cent of this ingredient.

The chief dairy and food inspector estimates that there are consumed daily in the city of Toledo 10,500 gallons of milk and 500 gallons of cream and that 90 per cent of this supply comes from Michigan and only 10 per cent from Ohio.

During the year 1914 there were brought two prosecutions for selling adulterated milk and one for refusing to take out a permit to sell milk. A conviction was obtained in each case.

Discussion.—It is evident that there should be employed a full-time bacteriologist who should immediately make a complete and scientific study of the milk supply, including bacterial counts and the presence of streptococci and leucocytes. Samples should be collected from the producing farms and milk depots, from pasteurizing plants just before and just after pasteurization, and from the delivery wagons. As near as possible these samples should be taken from the same consignment in order to determine the rate of increase in the number of bacteria through its different stages of production and transportation and the efficiency of the methods employed for

pasteurization, etc. In that way faults could be discovered and methods instituted for their correction.

The general principle should be accepted that in order to be sold raw milk must come from tuberculin-tested cows or must be pasteurized. So far as known the health department has made no effort to determine the presence of tubercle bacilli in the market milk of Toledo, but I am informed by the analyst of one pasteurizing plant that 17 per cent of the samples before pasteurization inoculated into guinea pigs produced tuberculosis. It should be the duty of the health department to carry on these investigations.

On account of the difficulty and expense experienced in the enforcement of a state-wide law requiring all milch cows to be tuberculin tested and the fact that contaminated milk is frequently responsible for outbreaks of typhoid fever, scarlet fever, and diphtheria, a wise regulation would be one requiring all market milk to be pasteurized except perhaps that coming from the certified farm, provided the standards set by the certified milk commission were lived up to.

A standard should be set for pasteurized milk, by which is meant that each plant should be required to install a thermoregulator and a temperature recorder, and that milk should be heated to 145 degrees for 30 minutes. Uniform heating should be insured by a properly constructed pasteurizer.

It is important that more inspectors be employed for the inspection of milk producing farms. Such men need not be veterinarians, but they should be intelligent, that they may secure the cooperation of the farmers and by educational means improve the conditions. One of the food inspectors and one of the best fitted of the sanitary policemen should be detailed for this purpose.

If raw milk continues to be sold, the cows from which it comes should be tuberculin tested and a higher bacteriological standard set. The maximum number of bacilli should be not more than 100,000 per cubic centimeter. Physical examinations of employees coming in contact with the milk should be insisted upon.

A standard should be set for raw milk which is to be pasteurized and this standard should be not more than 500,000 bacteria per cubic centimeter; above this number milk should be deemed unfit for human consumption.

It has been customary in the office to issue permits for the sale of milk without any inspection of the premises. This is a mistake and should be corrected. The milk inspector has also been inspecting stores where milk is sold. This is unnecessary as the inspector employed in inspecting foods can at the same time readily look out for the milk for sale. At present there is a duplication of visits to the same store. The milk inspector can better devote his time to the inspection of the milk at milk depots. To do this properly he

must be provided with sterile paddles and a lactometer and thermometer, as well as sterile sample bottles. An inspection of the contents of a can of milk is far more important than an inspection of the outside of the can.

In the event that such examination of bulk milk shows it to be below standard a sample should be taken for laboratory tests and the milk denatured with rennet and returned to the producer.

				Raw n	ıil k.			Paste		
. Date.	Number of samples.	Per cent containing 100,000 bacteria or under.	Average per cubic centimeter.	Per cent containing over 100,000 per cubic centimeter.	Average per cubic centimeter.	Average per cubic centimeter (all samples).	Number of samples.	Average count.	Maximum count.	Minimum count.
JanuaryFebruaryMarchAprilMayJune ¹	4 9 24 17	100 34 8	44,000 22,730 50,000	100 66 92 100	2,532,222 638,000 522,954 671,176	44,000 2,532,222 232,910 483,542 671,176				
July¹ August September October November December	25 23 22 24	24 52 73 79 73	80,000 53,000 41,176 42,165 27,000	76 48 27 21 21	801, 052 810, 909 860, 000 136, 000 336, 666	628,000 415,652 227,222 61,666 111,363	9 5 14 4 2	542,222 48,000 160,000 215,000 35,000	2,000,000 80,000 560,000 400,000 60,000	80,000 40,000 40,000 40,000 10,000
1913. January February March April May June July August September October November December	25 29 24 28 30 23 22 24 12 16	86. 6 88 62 75 89 23. 4 13 20 4	29, 615 41, 363 36, 666 17, 100 19, 200 72, 285 80, 000 50, 000 60, 000	96 100	265,000 113,333 201,818 260,000 383,333 305,652 242,500 233,888 225,217 447,533 328,666	61,000 50,360 99,310 102,833 58,214 247,666 221,304 200,455 260,833 447,583 311,875	2 3 3 2 1 2 8 4	20,000 36,666 43,333 13,333 275,000 200,000 45,000 297,500 280,000	20,000 80,000 100,000 20,000 300,000 60,000 420,000 410,000	20,000 10,000 10,000 200,000 30,000 30,000
1914. January¹ February¹ March¹ April¹ May June¹ July¹ August¹ September October	10 23 29	70	40,000	30 100 100	386, 666 388, 260 430, 345	388, 260 430, 345	2 2 7	100,000 390,000 389,286	400,000 460,000	20,000 380,000 200,000
November December 1915. January	20 16	25	30,000	100 I	401,000 258,333 495,294	401,000 258,333 495,294	4 8 7	360, 000 176, 250 485, 714	400,000 300,000 680,000	300,000 50,000 380,000

1 No examinations.

The Inspection of Meats and Other Foods.

Requirements of statute.—Apparently many of the sections of the State food law can be enforced only by the State dairy and food commissioner or his agent. There are, however, three exceptions, namely, those provisions relating to the sale of unlabeled goods in

cans or jars, the sale of falsely stamped cans containing preserved fruit, vegetables or other foods, or mislabeled "soaked" goods, which it is specifically stated must be enforced by the local board of health. Fines are provided for violations in each instance.

A State law also authorizes the local board of health to employ food inspectors and to require permits to sell meat.

A statute also prohibits the cutting of ice from certain places or the sale of impure ice within the municipality. For violations of the sections relating to ice there is provided a fine of not to exceed \$100.

Requirements of ordinances.—City ordinances prohibit the sale of unwholesome food; define the age under which it is unlawful to kill any calf, lamb, or pig; prohibit the slaughter of overheated, diseased, or pregnant animals; provide for the killing and keeping of all animals and the preparation and keeping of all meat, fish, birds, and fowls so that the meat may remain in a good and safe condition for human consumption; prohibit the bringing into the city of damaged grain; prohibit the sale of adulterated or unwholesome food, including milk, and provides that the same may be seized and destroyed and that the owner be liable to fine and imprisonment.

The ordinances further state that it is the duty of persons having the knowledge to report the sale of food unfit for human consumption and that inspectors have the right to condemn and destroy such food or otherwise so dispose of it as to prevent its being used again or exposed for sale.

For a violation of the above ordinances there is provided a fine of not less than \$5 or more than \$50.

Requirements of regulations.—Regulations of the board of health prohibit the transportation of meat in the city unless it be securely wrapped or adequately covered. For violation there is provided a fine of not more than \$100.

Other regulations prohibit the sale of certain foodstuffs unless protected from flies, dust, dirt, or other injurious contaminations, and that no person suffering from a communicable disease may work in a building or part of a building where such foods are sold.

In promulgating these latter regulations the board made the mistake of attaching a penalty clause which conflicted with the State law providing a penalty for violation of any regulations of a local board of health. A number of prosecutions were brought but lost in court for the reason stated.

Methods of procedure.—There are at present three inspectors engaged in the inspection of food products, one inspector whose duty it is to inspect restaurants and one who devotes her time to the inspection of bakeries. As previously stated the dairy and food inspector, a veterinarian, is required to inspect animals before and

after slaughter. His duties, however, are too numerous to permit him to give the necessary time to any one subject.

The local slaughterhouses are just without the city limits. One is under United States Government supervision. All of the slaughterhouses visited personally were in fairly good sanitary condition. Certain nuisances have occurred from the methods of disposal of wastes and coors generated in rendering plants operated in connection with the business, but these have been or are being satisfactorily taken care of by the sanitary engineer of Lucas County.

Restaurants are scored twice a year and the results published in the monthly bulletin and in the daily papers.

A score card for bakeries is now being prepared.

On account of the far greater public health importance of the milk supply as compared to other foods, it would seem advisable to reduce the number of food inspectors to two, utilizing the third as an inspector of producing farms.

It would also seem advisable for the benefit of the food inspectors to assemble and publish all of the local ordinances and regulations and to promulgate and publish with them as regulations of the local board of health certain of the laws now being enforced by the agents of the State dairy and food commissioner as well as certain of the laws governing the sanitation of bakeries or other places where food is prepared, now enforced by the State industrial commission. In this way inspectors of the local board of health would have the same authority as State inspectors.

The Chemical Laboratory.

The chemical laboratory is maintained in conjunction with the diagnostic laboratory, and the criticism already made relative to the location of the latter would apply as well to the former.

Steps have already been taken, however, to secure better quarters and two larger, well-lighted, and well-ventilated rooms are now being equipped for laboratory purposes.

The work of the chemical laboratory consists of the chemical examination of milk and other food products and occasionally water.

Samples of milk are examined three times a week for fat content, solids nonfat, water, and the presence of preservatives. The results are published in the monthly bulletin.

Special attention is paid to the presence of visible dirt. The chemist has an interesting collection of cotton disks showing dirt filtered from the market milk of Toledo. This dirt is made up of manure, flies, insect larvæ, straw, etc. It should be stated, however, that more recently there has been a great improvement in the cleanliness of the milk.

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Much work has been done in the laboratory with respect to the examination of cereals containing insect larvæ, the examination of spoiled canned goods, confections, etc.

The laboratory is well equipped with apparatus to perform most of the work that may be necessary in the enforcement of pure-food ordinances or regulations.

PUBLIC HEALTH SOCIAL SERVICE.

The public health activities requiring the services of physicians and nurses are carried on by four different organizations. The child welfare work forms a part of the health department, and the health super-

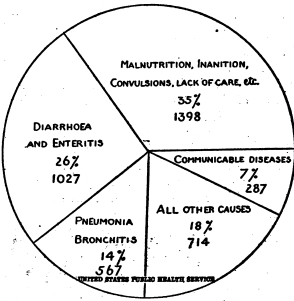


Fig. 6.—Total reported deaths: Infants under 1 year (exclusive of still-births), 3,993. Ten years, 1905–1915.

of schools vision under comes jurisdiction of the board of education, while some communicable - disease nursing and the antituberculosis work are performed by private philanthropy. Thus there is a division of authority and a lack of cooperation not conducive to economy and efficiency.

Infant Welfare Work.

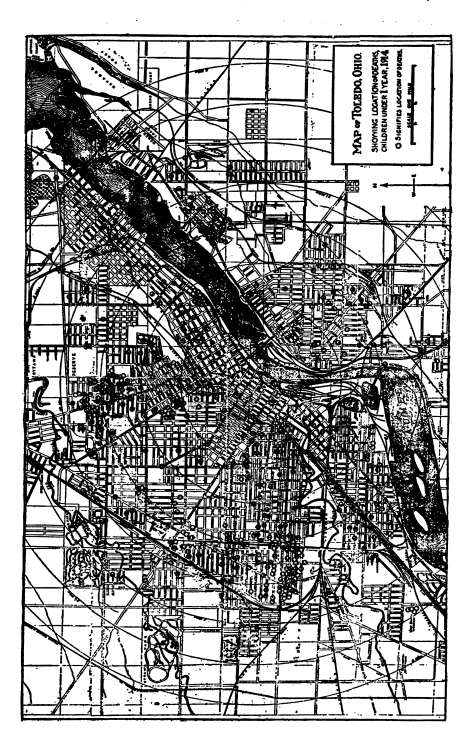
During the last 10 years there have died in the city of

Toledo 3,993 infants under 1 year of age, stillbirths excluded. Of these deaths fully 80 per cent were preventable. (Fig. 6.)

During the year 1914 there were 473 deaths of infants under 1 year of age, exclusive of stillbirths, or 16.27 per cent of the total deaths occurring in the city. The infant death rate for 1914 was 109 per 1,000 births, there having been 4,340 births reported. Of these 473 deaths fully 80 per cent, or the lives of 378 infants, could have been saved.

While a certain amount of infant welfare work has been carried on by the District Nurse Association, the unnecessarily high death rate has made it clear for some time past that a special effort should be attempted to conserve the lives of infants through some organized work on the part of the health department. Accordingly in the 1911

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month of January, 1915, three infant-welfare stations were opened, each in charge of a nurse.

The medical work at the welfare stations is being performed by the medical inspector. It is only recently, however, that milk has been available to furnish the necessary treatment, and it is obtained through private charity.

The city council appropriated \$125 for the purchase of milk for the infant-welfare stations, but the attorney general afterwards ruled that the board of health could not furnish food except for those in quarantine. Food as used in this sense has quite a different significance than when applied to infant welfare work, milk in that case being a remedy, usually the only or at least the most important part of the treatment.

From its inception to April 1, 1915, the child-welfare division has treated 244 patients and the nurses have made 934 visits to the homes, giving nursing care and instructions or making investigations into the worthiness of applicants for relief.

It is the intention to gradually extend the work so that eventually not only will all births reported be followed up but prenatal as well as post-natal supervision will be exercised.

There is a state law regulating the keeping of maternity boarding houses and lying-in hospitals. Among other things it permits the State board of health to license all such places after the application for a license has been approved by the local board of health. The local board is also given the power to inspect any such house or hospital at any time.

Health Supervision of Schools.

This work is under the control of the local board of education and is performed by a small but efficient force consisting of four physicians, one dentist, and five nurses.

The physicians and the dentist are part-time officials. The nurses are employed full time.

The chief medical inspector receives a salary of \$1,200 for a year of 12 months. The medical inspectors receive \$750, the dentist \$500, and 3 nurses \$700 each for a year of 10 months, while the 2 nurses at the open-air schools receive \$900 for 12 months' services.

There are enrolled in the public schools of the city 28,749 pupils, as follows:

Elementary	21,789
Kindergarten	2,922
High school	2,586
Night school	
Open-air schools	96
Total	

This number represents 15.6 per cent of the total population.

There are 383 pupils (not included in the above total) enrolled in the special schools for the deaf, dumb, blind, and mentally deficient. No supervision is exercised over pupils of the high schools unless there is some special case needing attention.

Methods of procedure.—Upon enrollment, a pupil is given a thorough examination to determine defects, physical and mental, and the results are noted on a card. This card forms the permanent medical record of the child through the entire course of instruction and is filed at the school where the pupil may be in attendance.

To avoid confusion the cards for girls and those for boys are differently colored. They contain spaces for the name of pupil, address, school, grade and age as well as spaces to note any change of address, school, age, or grade. In addition the defects which must be especially looked for are tabulated, with corresponding spaces for the notation of the results of examination and the results of treatment on four different occasions, it being thought that four examinations during the school life of a child should be sufficient to obtain satisfactory results.

A defect is noted on the card by means of symbols, "o" meaning that the pupil has been excluded from school, "x" meaning the presence of a defect not of a serious nature, "xx" signifying a defect sufficiently serious to notify the parent that the child should consult a physician, and "xxx" implying that the defect is serious and needs immediate attention. All cards marked with a "xxx" are summarized on a special form or indexed so to speak, so that the cases may be followed up with facility. Little or no further attention is given to pupils with minor defects.

When a child is found suffering from a condition such as pediculosis, scabies, or other communicable disease requiring exclusion, a notice is made out in duplicate. The original is taken to the parent by the pupil with a circular in English or Hebrew, giving a method of treatment. If the child persistently returns to school without having used the remedy, treatment is applied at the school and the child sent home.

When defects require medical attention, a notice to that effect is made in duplicate and the original taken to the parent by the pupil. Accompanying this notice is a blank form to be filled in by the attending physician and returned to the medical inspector, stating what he has found upon examination and what advice he has given to the parents.

The medical examiners upon the completion of the day's work inclose the duplicate of the "exclusion" and "medical examination" notices in an envelope on the outside of which is a summary of the total number of pupils examined, name of school, number excluded and number of notices sent to parents advising them of physical defects needing attention. This is forwarded to the chief medical inspector.

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Dental clinic.—The health supervision of schools includes a free dental clinic, which was originally established by the District Nurse Association but has since been taken over by the board of education.

Facilities for administering treatment have been installed in one of the schools and the dental surgeon devotes half of every week day to the work.

When the medical inspector finds a child whose teeth need attention the regular notice is sent to the parent with a card to be filled out and signed by the parent and taken to the dental clinic by the pupil. This is the authority for furnishing the treatment.

The dentist makes the necessary appointment and keeps a complete record of the defects found and the date of and kind of treatment furnished at each sitting.

In addition to dental relief the child is educated in the care of the teeth. An effort is made to have each child procure a toothbrush, and a circular is issued containing instructions for the care of the teeth.

It is estimated that about 80 per cent of the children own tooth brushes. In some cases it might be advisable to furnish them at cost price or free of charge.

Open-air schools.—There are two open-air public schools. One combines the features of a school and a sanatorium, and would be of incalcuable value as an adjunct to any educational institution. It was built at a cost of \$13,099 and is used for pupils who show physical signs of tuberculosis in its incipiency and a positive von Pirquet reaction. Open cases of tuberculosis are not taken, but, if possible, are sent to a hospital.

The building is comprised of two wings of two stories each, built to secure the maximum amount of fresh air, screened against flies, and protected against inclement weather by storm shutters, which, when wide open, form an unobstructed passage to the outside air on three sides of the wing. The lower floor of each wing is used for open-air classes; the upper floor forms a sleeping porch, one wing being used by the boys and the other by girls. The wings are connected by an inclosed, heated building, which contains separate toilets, tubs, and shower baths for boys and girls, kitchen, dining room, office, lockers, storerooms, etc.

The sleeping porches provide sufficient space for 60 cots and the enrollment in the school is, therefore, limited to 60 pupils. Needless to say, there is always a waiting list. The two open-air classes represent 8 different grades and are in charge of two teachers, and there are on duty night and day a graduate nurse and an assistant.

The unique features of this school are the facilities offered to pupils to remain day and night. In fact, many of the pupils, 35, to be exact, take advantage of this opportunity to sleep in the open air,

going home only for the period between Saturday afternoon and Sunday afternoon. Three meals a day are furnished to all pupils.

Except in the case of pupils who sleep at home and who have bathing facilities at home, every child is given a bath each day.

Careful records are kept of each pupil, including height, weight, chest measurement, temperature, pulse, respiration, with daily variations. A study of these records furnishes some very important data and warrants one in drawing at least one valuable conclusion, namely, that if a course of open-air instruction can produce such marked beneficial effects in the physically defective, its application to all classes of all schools would be equally valuable as a prophylactic measure. At least, it is unfortunate that the advantages of schools of this kind can not be extended to anemic, under-developed children not necessarily tuberculous. The expense to the board of education of maintaining the institution amounted, in 1914, to \$7,143.57.

The expense of furnishing subsistence is borne by the Thalian Society. It is estimated that the daily ration of three meals costs about 18 cents. The Thalian Society also furnishes the night nurse and an assistant. All other expenses incurred are defrayed by the board of education.

The other open-air school will accommodate 20 pupils. The children are given three meals a day, but no child remains over night.

Antituberculosis Activities.

The Thalian Society.—The activities directed toward the prevention of the spread of tuberculosis are carried on by the Thalian Society, which is the antituberculosis society of the city and is supported by funds raised on tag day. In 1914 the sum raised for this purpose was \$15,900, and in 1913 \$14,712.75.

There are seven physicians and five nurses engaged in this work.

There is one dispensary, which is comprised of a waiting room, office, examining rooms, pharmacy, and storerooms. The quarters are rather small for the work done, especially the waiting room, which is used in common by the tuberculous as well as other patients awaiting treatment by the city physician who has a consulting room adjoining. As the office hours are the same the waiting room is at times overcrowded, and it would be wise and only just for the city, which has but recently established its dispensary, to change the hours of consultation so that they would not conflict with those of the society.

Patients are referred to the antituberculosis dispensary by other charitable organizations, practicing physicians, other patients of the society, and the visiting nurses.

At the first visit to the dispensary a complete history of the patient is taken and entered on a special filing card together with the results June 25, 1915: 1916

of physical and laboratory examinations. Additional forms are added for weight, temperature, change of treatment, or remarks at subsequent visits or examinations.

A careful sociological investigation is made by a visiting nurse for every new patient and the results of this investigation are filed with the patient's medical record.

The four visiting nurses each submit a daily report of visits made to patients' homes and other matters of interest connected with their duties and these reports together with a daily record of patients, old and new, treated at the dispensary are summarized in a ledger which is totaled at the end of the month and furnishes the information required for a monthly report.

To each patient is given an identification card, which is authority for further relief, a circular of information relating to the prevention of the spread of and cure of tuberculosis, a sputum cup, a paper pocket sputum flask, and paper napkins.

To handle the field work the city has been divided into four districts, in each of which is a visiting nurse. There are at present 765 patients on the visiting list, obviously too many for four nurses to supervise properly. An effort is made to visit the more seriously ill at least once or twice every week, but others are usually not seen more than once in every three or four weeks.

The von Pirquet reaction is frequently used as an aid to diagnosis in children under 12 years of age. Subcutaneous injection of Koch's Old Tuberculin for diagnosis is used in older children and in adults. The X ray is used extensively as a means of differential diagnosis in questionable cases.

Because of the limited funds and necessarily small staff the pressure of work will not permit of sufficient time to make sputum examinations. In this the society should be assisted by the diagnostic laboratory of the local health department, but unfortunately that laboratory will have to undergo a thorough reorganization before it will be in a position to lend its cooperation. Arrangements have been made with the State board of health laboratory for the examination of sputum.

When there are vacancies in the hospital for tuberculosis, patients are sent there, preference being given to advanced cases.

The hospital for tuberculosis.—This institution is maintained in connection with the Lucas County Infirmary.

The State law does not permit a county infirmary to accept cases of pulmonary tuberculosis unless in separate buildings. Accordingly there was erected and recently opened a tuberculosis hospital located on the same site as the infirmary. It will accommodate 75 beds and cost about \$65,000 or about \$866 a bed, not including the site.

The hospital consists of a brick administration building containing an office, quarters for nurses and a doctor, a kitchen and a dining

room; a brick building containing two wards, sleeping porches, private rooms, operating and dressing rooms; and two wooden pavilions for incipient cases.

The more one studies pulmonary tuberculosis the more one is convinced that the propagation of the disease is due to a very large extent to intimate contact between the sick and the well and that the prophylactic measures ordinarily taken are futile. Certainly little headway can be made against the spread of the disease until there are adequate hospital accommodations and until the compulsory hospitalization of all open cases at least is practiced.

This seems like an enormous undertaking but could be done if, with some State aid, each city, village, township, and county would provide out of its revenues the necessary facilities for isolation. Thus the expense would be more evenly divided and would not be so great a burden on any community. Let there be less expensive but more commodious buildings and then maintain them in a good state of preservation.

Such hospitals should be located within the centers of population which they serve. A patient should know that by going to the hospital he will still be in close touch with his family and friends, who can without expense or trouble visit him from time to time. The general public should be made to understand that it is not the hospital which spreads disease but that it is the infected person whose movements are unrestricted who is a danger to the community.

Tabulation of activities of the Thalian Society, March, 1914, to March, 1915.	
Patients under care Mar. 1, 1914	260
Patients received during the year	743
Total number of patients cared for during the year	1,003
Total number of visits made during the year	9, 307
Deaths from tuberculosis in Toledo (all forms)	337
Under supervision before death	104
Per cent	32
Cases registered with the State board of health	305
Patients sent to the Lucas County Sanatorium	2
As the result of nurses' instructions following fumigation after death:	
Percentage of houses cleaned	90
Bedding, etc., destroyed	10
Bedding, etc., sterilized	75
As the result of nurses' instructions following fumigation after removal:	
Percentage of houses cleaned	50
Bedding, etc., destroyed	5
Bedding, etc., sterilized	70

The Toledo District Nurse Association.

This is an association supported by private philanthropy. The excellent work performed by this organization may be divided into two parts, first, that carried on by the graduate nursing staff, which

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cares for the indigent sick and instructs the family as to hygiene and sanitation and how to prevent disease; second, the medical staff which furnishes free dispensary treatment to indigent sick women and children.

On the nursing staff are 1 superintendent and 14 other nurses, 10 of whom are employed in district work, 1 who devotes her time to social service, 1 who is in the eye department and coopérates with the State commission for the blind, and 2 who are engaged in the free dispensary work.

There are 12 physicians on the medical staff all of whom are specialists in the different branches of medicine involved in the treatment of women and children, except obstetrics. Nurses only are furnished in obstetrical cases.

The physicians receive no remuneration. Nurses are paid from \$50 to \$75 per month depending upon the length of service. The superintendent receives \$125 per month. Nurses also receive traveling expenses. The medical relief is furnished at the headquarters of the association, which contains examining rooms, pharmacy, a room in which minor operations are performed, offices, store rooms, etc. One room is equipped with three beds which may be occupied for the day by patients who have undergone minor operations, such as a tonsillectomy. For worthy cases suffering from more serious conditions, medical or surgical, hospital relief is provided.

The district nurses are furnished an office in the district in which they work. This office is supplied with the articles necessary in the discharge of their duties. Such articles include dressings, blankets, bandages, bedpans, ice bags, wheel chairs, and in fact everything that is required in nursing or necessary to make the patient more comfortable. These articles may be either given or loaned to the patient.

While much of the work performed by the association is not, strictly speaking, of a public-health nature, being concerned with the cure rather than the prevention of disease, the services rendered are of such great benefit to humanity that they will always be necessary inthe community. However, that part of the work which is concerned with the communicable diseases, typhoid fever especially, should be taken over in large part by the nurses of the communicable-disease division of the health department.

Discussion.

The activities mentioned under the caption "Public health social service" are all more or less intimately related to public-health work, and, with the exception of the general nursing performed by the nurses of the District Nurse Association, should be correlated and placed under the control of the health officer. Such a step would put the entire public-health nursing service on a more economical and efficient

basis and would prevent to a large extent a duplication of visits to the home. Each nurse should have a district small enough to permit her, as far as practicable, to perform all of the duties required of her as a public-health official. Such duties would comprise the prevention of the spread of the communicable diseases, including the antituberculosis work, prenatal and postnatal supervision, the health supervision of schools, and the necessary social service. If all of these activities are eventually taken over by the health department, as they should be, there will be required not less than 30 full-time nurses.

The physicians engaged in the work contemplated above need not be employed on full time, but need only be required to furnish such time as will enable them to hold office hours at the antituberculosis and child-welfare stations and to perform the necessary work at the schools.

THE SANITARY POLICE.

This force is composed of 17 uniformed men, thus comprising more than one-half of the total number of employees of the board of health. They have police powers but no special qualifications for health work, nor has any effort been made to give them any training or to supervise their work.

The sanitary police are in charge of a sergeant who should be in a position to supervise the work of the men under him, but, as a matter of fact, his entire time is taken up in the investigation of the social status of people in quarantine, and where necessary, supplying them with subsistence, etc.

The sanitary policemen are each assigned to a district. The report for 1914 shows that they made 38,681 inspections, or about 10 inspections a day per man, allowing for Sundays and the annual vacation. There is no record of the number of reinspections. There were reported to the health department and an inspection made, or found as the result of an inspection, 11,910 nuisances, against each of which was issued a verbal or a written notice to abate, and according to the annual report all such orders were obeyed.

Included among the nuisances reported upon by the sanitary police one finds mentioned "foul vaults" (940), "full vaults" (1,589), and "catch basins and privy vaults located" (2,181). All such contrivances are foul and a menace to health whether full or only partially full. They should be abolished in compliance with existing State law and city ordinance.

In locating sites for new catch basins and privy vaults the health department is virtually assisting the typhoid bacillus to carry on its warfare. It is unnecessary for the board of health to place itself in this position as the State law provides that "except in cities having a building department or otherwise exercising the power to regulate the

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erection of buildings, the board of health may regulate the location, construction and repair of water-closets, privies, cesspools, sinks, plumbing, and drains." It is to be noted that the city of Toledo has a building department. The health department should be interested only in seeing that all houses are made to properly connect to the sewer and that no plans for new buildings are approved unless modern toilet facilities are provided for.

Other items in the above list are "garbage and filth in yard" (2,094), "garbage and filth in alley" (2,068), "garbage and rubbish in street" (142), "houses filthy or damp" (52), "defective sidewalks" (11), "vacant lots filthy" (46), "defective plumbing" (59), "water-closets foul and leaking" (21), "dilapidated privies" (57), "obstructed sewers" (67), etc.

Among the items in the report of inspections of more special interest are "garbage boxes ordered" (3,011), "houses placarded" (2,095), "houses disinfected" (2,260), and "manure boxes ordered repaired or constructed" (835).

It will be noted that much of the work involved in making the above inspections is closely associated with the activities of the garbage and the plumbing divisions, so much so that it would not be out of place to place these divisions, in accordance with the practice in many other cities, under the control of the health department.

The police department should be in a position, through its patrolmen, to cooperate with the health department by noting all violations of the sanitary code and issuing notices to abate nuisances without necessarily calling upon the health department except where expert advice is necessary. The health department, through its chemical laboratory, is frequently called upon by the police department to examine for suspected poisons. All such requests are complied with promptly and without charge. It would be but fair on the part of the police to reciprocate by acting in the capacity of sanitary police. This has been done elsewhere with entire satisfaction and does not require any increase over the regular force.

Health departments should realize that they are not established solely for the purpose of abating nuisances and that they have a far more important duty to perform than the inspection of rubbish heaps.

The health department of Toledo has paid too much attention to trivial things, and has left undone many of the more important matters that count in the prevention of disease.

That the field activities have been practically of no avail is proven by the fact that typhoid fever, tuberculosis, diphtheria, and other communicable diseases continue unreduced.

The services of 11 sanitary police could be dispensed with to advantage. The money thus saved, \$9,900, could be utilized to pay a full-time epidemiologist, a full-time bacteriologist, and seven full-time public-health nurses.

THE HOUSING PROBLEM.

Like many other cities of its size, the housing problem has not as yet reached such proportions that it has become a serious matter, and yet there are isolated cases that need immediate action.

Requirement of laws.—The statutes bearing on the powers of council to pass ordinances to regulate the use of houses for human habitation are summarized as follows:

Authority is given to the city council "to regulate by ordinance, the use, repair and maintenance of buildings used for human habitation, the number of occupants, and the mode and manner of occupancy, for the purpose of insuring the healthful, safe, and sanitary environment of the occupants."

With the same object in view, the council may also "compel the owners of such buildings to alter, reconstruct, or modify them or any room, store, compartment, thereof" and "to prohibit the use or occupancy of such building until all orders have been complied with."

The city council may also provide "for the removal and repair of insecure buildings."

The local board of health, under the provisions of statute, may, after appraisal, destroy any building infected with smallpox or other dangerous communicable disease which can not, in the opinion of the board, be made safe by disinfection. The council is required to recompense the owner to the extent of the estimated value, and in the event that the owner is not satisfied with the amount allowed, he may sue for the value thereof.

Requirements of ordinances.—The local ordinances bearing on the housing problem, which are inadequate to meet the situation, are summarized as follows:

Where a building is unsafe or in danger of being set on fire by reason of some fault in its construction, the inspector of buildings may order that the owner place the building in a safe condition or demolish it. If the danger is immediate, the inspector may cause the necessary work to be done to render the building safe or may tear down and remove it.

A lodging house is defined as a building in which persons are accommodated with sleeping apartments; and includes hotels and apartment houses where cooking is not done in the several apartments.

A tenement house or flat building is defined as a building which, or any portion of which, is occupied or intended to be occupied as a dwelling by more than one family on any floor, living independently of one another and doing their cooking upon the premises.

By a basement or cellar is meant a story, the floor of which is 2 feet or more below the grade of the sidewalk, and the ceiling less than 9 feet above the sidewalk. All stories, the ceilings of which are 9 feet or more above the sidewalk must be considered first stories.

The height of any basement used for dwelling purposes or for sleeping apartments must be not less than 8 feet and the height of the ceiling above the grade must be not less than 4 feet. The basement must be properly drained and ventilated, and each apartment must have a window or windows leading to the outside, with not less than 9 square feet of glass for every 100 square feet of floor area.

To be considered habitable, or to be used as a habitation, a room in any dwelling, lodging, or tenement house hereafter built or in any building hereafter altered to be used as such, must be at least 8 feet in height in the clear. An attic may, however,

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average 8 feet. Every such room must have one or more windows of an area of at least 10 per cent as great as that of the room. These windows must open either into the external air or into a room having one or more windows opening into the external air, with an area at least 20 per cent as great as that of said room. The top of at least one window in such room or rooms must be at least 7 feet from the floor and the upper sash must be movable.

The provisions above mentioned relating to the height of stories and window area apply to lodging and tenement houses as well as dwellings.

Livery, boarding, or sole stables, gas houses, gas reservoirs, and paint, oil, or varnish works are prohibited within 200 feet of any residence on either side of the street, in any block in which two-thirds of the buildings are devoted exclusively to residence purposes, unless with the written consent of a majority of the owners of the lots in such block and with the consent of certain of the city officials.

Every barn or stable, arranged for the keeping of more than four horses, four mules, or four cattle, must be provided with an adequate ventilating shaft, and where a public sewer is available, must be provided with a tight floor and drained into the sewer.

Water-closet compartments in lodging houses, factories, work shops, and public buildings must be made waterproof to a height six inches above the floor, except at the door, and all water-closets and urinal compartments must have a window opening to the outer air or into a ventilating shaft which has an area of not less than 10 square feet, where practicable.

The ordinances also provide that in lodging houses there must be one water-closet on each floor for each 15 people, and where there are more than 15 people there must be an additional water-closet for every 15 additional persons or fraction thereof.

The above summary is taken from the building code, which also contains provisions as to foundation, basement, and cellar walls. Such provisions, however, would not necessarily contemplate a rat-proof structure. The building ordinances were in fact not devised especially for the protection of the public health, but for adequate strength and fire protection.

An inspection made of some half dozen 5 and 10 cent lodging or "flop" houses, as they are called, disclosed an inexcusable condition calling for the immediate and serious attention of the authorities. The lack of modern toilet facilities and ventilation, the overcrowding, the filth and general insanitary surroundings proved beyond a doubt the necessity for adequate ordinances and efficient supervision. Not all were equally bad. In one at least a decided effort was made to maintain cleanliness which was particularly noticeable in a small, cheap restaurant operated in connection with the lodging house.

Ordinances are needed giving authority to the health department to vacate and under certain conditions to demolish houses unfit for human habitation.

All lodging houses or tenements should be registered in the health department, and no building should be used or remodeled for such purposes without the previous approval of the department. The amount of air space per individual should be specified; inside sleeping rooms in lodging houses should be prohibited; modern toilets and

bathing facilities should be required to be installed in compartments opening into the outside air and should be properly connected to the sewer; the owner should be required to air the rooms daily, to provide clean bedding at least weekly, to use an insecticide on the beds or bunks frequently, to furnish spittoons, and a proper garbage can and to keep the house and surroundings clean and free from accumulations of garbage and rubbish.

There should also be employed in the health department a capable inspector to enforce all ordinances covering the above requirements.

INDUSTRIAL HYGIENE.

The subject of industrial hygiene is especially interesting in Toledo on account of the importance of the city as an industrial center.

Both the State Board of Health and the Industrial Commission have made some valuable studies on the subject, but neither of these State bodies has sufficient funds nor a force of adequate number to enable it to go into details in the various communities.

Inasmuch as the entire matter is really one of prevention of disease and accidents, its regulation would logically be the function of a bureau of industrial hygiene of a State health department, and every local health department should be sufficiently well organized and equipped to act in the capacity of the local field agent of the State body.

Realizing that this idea is too ideal to be put into effect at this time, the chairman of the Committee on Public Health and Sanitation of the Toledo Commerce Club has devised a plan whereby the club would organize a bureau of industrial hygiene to study and improve conditions in the different places employing industrial workers.

The great benefit accruing to both employer and employee by a wise health supervision in industrial pursuits has been proven over and over again by concerns large enough to maintain health and sanitation divisions. Such a bureau in the Commerce Club would perform similar services for concerns employing a small number of men. The plan if put into execution would be a step in advance and would be of such great value both to the employee and the employer that it is to be hoped that the members of the Commerce Club will give it their heartiest support.

FLIES AND MOSQUITOES.

It is reported that these insects are a great pest during certain times of the year, the flies all through the warm weather, and the mosquitoes after about the middle of June.

On the first of April there was begun a sanitary survey and clean-up campaign carried on by the boy scouts under the auspices of the

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Committee on Public Health and Sanitation of the Toledo Commerce Club and with the support of the health department. During the progress of the survey there was distributed educational literature on the housefly and fly swatters were sold. An effort was made to secure the cooperation of the citizens in properly caring for and disposing of manure and garbage.

The ordinances providing for the storage and disposal of manure are inadequate, and such as they are, are not obeyed. They should be amended and brought up to date, and then rigidly enforced. A "fly swatting" campaign can be effective only when at the same time the source of the trouble is attacked. More flies can breed in one improperly kept manure pile in a week than can be swatted in a year.

The present study of health conditions in Toledo will include an investigation of the species of mosquitoes prevalent, their breeding places, and how they can be eradicated. The studies of this subject have been deferred pending the first appearance of mosquitoes.

DISSEMINATION OF INFORMATION.

In addition to the circulars of information relating to the cause and prevention of diphtheria, scarlet fever, and typhoid fever, which are sent to each household from which a case of such disease is reported, the health department publishes a monthly bulletin containing the results of the examinations of milk samples, morbidity reports, and occasionally a short popular article on the subject of the milk or other food supply or the cause and prevention of some prevalent communicable disease. About 1,100 of these bulletins are sent out every month to milk dealers, doctors, health officers, and other interested persons.

The duties of a health department include those educational in nature, and it is highly desirable for such a department to inaugurate series of illustrated popular public health lectures, so that the people may be taught the nature of the work of the department in order to cooperate understandingly, and to be in sympathy with all work attempted.

The Committee on Public Health and Sanitation of the Toledo Commerce Club has established a system whereby they will, upon request, furnish a physician or dentist to give five-minute talks on public-health questions before schools, churches, or other public or private gathering. The idea is excellent, and the demand for the services of the lecturers is increasing every day.

REGISTRATION OF BIRTHS AND DEATHS.

The registration of births and deaths is provided for by State law which is placed for its enforcement in a bureau of vital statistics, a subdivision of the Department of State of Ohio.

Local registrars are appointed by the local board of health from a list of eligibles furnished by the Civil Service Commission.

Toledo forms a primary registration district and the position of local registrar is held by the clerk to the local board of health.

Practically all deaths occurring within the city are reported and great care is taken by the local registrar to secure full and accurate data before transmitting the certificates to the State registrar.

The same care is taken with birth certificates. However, many of the births occurring in the city are not reported, while many are reported only after long delay, all of which means unnecessary work for the registrar and faulty statistical data.

The Supreme Court has rendered a decision to the effect that physicians can not be compelled to fill out the whole of the certificate of

birth but only that part which refers to place of birth, address, name, plural births, color or race of mother, and the certification of the attending physician. When the physician refuses to submit a completely filled out certificate, the local registrar secures the additional information himself.

The antagonistic attitude of some practitioners of medicine in regard to submitting re-

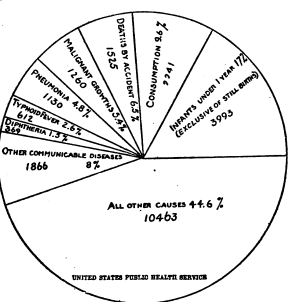


Fig. 7.-Total reported deaths, 23,459. Ten years, 1905-1915.

ports to a health department is often difficult to understand. Certainly there is something wrong in the system of medical education when men are graduated without having been thoroughly impressed with their obligations as physicians to the community and State.

During the year 1914 there were reported to the local registrar 2,846 deaths, which, with a population of 184,126, would give a death rate of 15.45.

For the same period there were registered 4,340 births, giving a birth rate of 23.57.

During the 10-year period 1905 to 1915 there were reported to the health department 23,459 deaths, fully 50 per cent of which could be classed as preventable (fig. 7).

EXPENDITURES.

Tabulation of expenditures, health department, Toledo, Ohio, calendar year, 1914.

EMERGENCY EXPENDITURES FROM SPECIAL APPROPRIATION ON ACCOUNT OF SMALLPOX.

Physicians (special services)								-	\$628.00
Physicians (vaccinators). Quarantine guards (for contacts).	10,012.00								2,627.50 10,012.00
Quarantine (coal and food furnished to contacts) Quarantine (incidental expenses).	3, 563. 85								3, 583. 85 692. 62
Vaccine	193.00								783.00
Total ordinary and extraordinary expenses	\$2,937.47 22,293.79 \$13,199.94	\$13, 199. 94	\$197.50	\$197.50 \$3,204.29 \$3,220.10	\$3,220.10	£123 . 40	\$123.40 \$1,059.92	\$27.55	\$27.55 46,354.05

The expenses incurred in the collection of vital statistics are borne mainly by the State and the county.

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APPROPRIATIONS.

The city of Toledo, like other cities in Ohio, is in a very unfortunate condition financially because of a State law which limits a city's revenues to a 10-mill tax levy to provide for its ordinary maintenance as well as to assume its share in the support of the State and county government.

In addition to this 10-mill tax levy there is allowed a levy of not to exceed 5 mills which goes into a sinking fund to be used for the payment of interest on and the liquidation of bonds issued prior to June 2, 1911, or debts incurred subsequent to that date if incurred by authority of a direct vote of the people. According to a ruling of the supreme court all money borrowed subsequent to June 2, 1911, without such authority from the citizens must be paid out of the 10-mill tax levy.

It is obvious that a restriction such as above placed on a municipality by a State legislature prevents progress. A sufficient amount of money can not be raised to defray the ordinary expenses, and consequently to meet the demands of a growing community money must be borrowed and interest paid. This is expensive and unbusiness-like, for debts must be incurred and left to posterity to settle.

In addition to limiting the amount of taxes that may be levied, a State law has also abolished a certain number of saloons in each community without at the same time increasing the cost of the license for those that remain in business. This has resulted in a loss of revenue to the city of \$85,000 for the first six months of the year 1915.

In apportioning the 10-mill tax levy the State tax of 0.045 mill is first deducted. It is then assumed that the city requires for its ordinary maintenance 5 mills, and for its schools 5 mills, while 3 mills should go to the county. This, however, is a total of 13 mills, or more than is allowed by law, so that instead of 5 mills for ordinary maintenance the city gets but five-thirteenths of the money collected after deducting the State tax, the city schools get five-thirteenths of this amount and the county three-thirteenths. These proportional amounts are not fixed by law, so that it is left to the judgment of the budget commission to make a readjustment if any one of the recipients can get along with less money while others require more.

The tax duplicate for the year 1915 amounts to \$289,881,410. The money collected for the first six months of the year 1915 amounted to \$1,484,567:30. If this sum be doubled it will represent approximately the amount available for the entire year. There is, however, less collected during the last six months as compared to the first six months.

The revenues for the first six months were divided as follows:

To the State	\$67, 357, 00
To the county	442, 193, 05
Schools	538, 320, 22
To the city, ordinary maintenance	436, 697. 03

The amount received by the city for ordinary maintenance was allotted in the following manner:

Service	\$157, 441. 76
Safety	•
Health	21, 201. 32
University	
Library	
General	
Parks and boulevards	19, 445. 00
Hospital purposes	3, 512. 64

436, 697, 03

For the year 1915 the health department received quite a substantial increase over the year 1914, or approximately \$42,402.64 in 1915, as compared to \$24,840.58 in 1914. This increase has been very helpful, but considering the large organization necessary to adequately handle all of the public health problems more money is needed.

The amount received by the school department is over 55 per cent of the total budget of the city. While this amount is not too much, considering the work done by the public schools, it is mentioned to emphasize the proportionately small amount allowed for publichealth purposes.

Likewise for police and fire protection there is allowed 21 per cent of the total revenues available to the city, as compared to 2.2 per cent for the protection of the public health.

The situation which Toledo is in financially is fully appreciated by the writer and might be a reason for reluctance on the part of the budget commission to allow larger funds for health and sanitation. Nevertheless it must be said emphatically that to carry on such work effectually more money is necessary. The minimum amount allowed for such purposes should not be less than 15 per cent of the city's available revenues. This would be for the year 1915, \$292,505 and should be divided so that \$75,000, or 5 per cent, should go to the health department and \$217,505, or 10 per cent, to the department of service for the collection of garbage, the collection of rubbish, street cleaning, and comfort stations. These figures represent an increase of appropriations over the present year of \$32,598 for public health and \$39,685 for sanitation and would be required for maintenance alone.

RECOMMENDATIONS.

As the result of a careful study of public health administration in Toledo extending over a period of over four months, certain definite conclusions have been reached and are made the basis of the following recommendations:

1. That there be created a department of health instead of a division as now provided for by the new charter.

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- 2. That the health officer or director of the department of health be required to devote his full time to his duties; that his tenure of office depend on efficiency, and that he be paid a salary equivalent to that received by other department heads.
- 3. That for purposes of administration the health department be subdivided into the following divisions: Epidemiology, medical inspection, sanitary inspection, milk and food inspection, birth and death registration, diagnostic laboratory, chemical laboratory.
- 4. That a full-time epidemiologist be appointed to investigate the origin of each case of communicable disease occurring in the city, especially typhoid fever, scarlet fever, diphtheria, and measles, so that preventive measures may be taken promptly at the source.
- 5. That a full-time bacteriologist be appointed, and the scope of the work of the laboratory enlarged so that it will be of greater benefit to the health department and to the community.
- 6. That a thorough study be made of and a better supervision be maintained over the milk supply of the city.
- 7. That to assist in maintaining this supervision two dairy farm inspectors be appointed by transfer of two men best fitted for the position from the sanitary police force or the food inspectors.
- 8. That all of the market milk of Toledo be pasteurized before being offered for sale to the public.
- 9. That in order to prevent the spread of communicable diseases and to better handle the child-welfare work, the present nursing force be immediately increased by seven additional nurses, their duties to include the placarding of houses, the supervision of the prophylactic measures to be taken at the home, and similar measures.
- 10. That the sanitary police force be reduced to five men, each to have the general duties of a sanitary inspector. In addition to such duties, one, to be known as the chief inspector, to have general supervision over the others and to be held responsible for the efficiency of their work; one, to be known as the tenement-house inspector, to enforce the regulations of the board of health for maintaining the sanitary condition of tenement and lodging houses; and one, to be known as the fumigator, to devote such time as may be necessary to the fumigation of premises that have been occupied by persons suffering from communicable diseases requiring disinfection.
- 11. That the cooperation of the police force be obtained to investigate nuisances and to issue the necessary orders to abate the same.
- 12. That the isolation hospital be placed under the control of the health department, and that as soon as practicable a 400-bed hospital, conveniently located, be creeted by the city of Toledo for the isolation and care of communicable diseases, with especial reference to open cases of pulmonary tuberculosis.

- 13. That all catch basins and privy vaults within the city be abolished, and that all premises be made to install flush closets properly connected to the sewer.
 - 14. That all surface wells within the city be eliminated.
- 15. That water mains and street sewers be extended to all parts of the city as soon as possible.
- 16. That the plumbing ordinances be so amended that a safe but cheaper system of plumbing be required to be installed wherever necessary.
- 17. That the council appropriate a sufficient sum of money to defray the expense of installing plumbing in houses where the people can ill afford to pay for it, the expense so incurred by the city to be charged as a lien against the property, to be paid off in easy installments.
- 18. That the health department furnish disinfectants free of charge to families in which there is a case of typhoid fever.
- 19. That the health department administer antityphoid vaccine free of charge to those making application.
- 20. That in the case of diphtheria, cultures be taken from all contacts including pupils of the public or other schools when necessary, and that two negative cultures taken not less than 24 hours apart be required before a patient is released from quarantine.
- 21. That the collection of garbage be made in the residence portion of the city four times a week in summer and twice a week in winter in addition to the daily collection now being made from hotels and restaurants.
- 22. That electric or railroad cars be utilized to transport garbage to the reducing plant, in order to save long wagon hauls.
- 23. That the types of wagons adopted be such that they may be used both for garbage and rubbish.
- 24. That ashes and other rubbish be collected not less than twice a week and that the material collected be used for filling in low places.
- 25. That householders be required to keep separate receptacles for garbage and rubbish.
- 26. That more adequate regulations be promulgated relating to the disposal of stable manure.
- 27. That the practice of emptying sewage into the creeks be discontinued.
- 28. That as soon as practicable the antituberculosis work now being performed by the Thalian Society and the health supervision of schools now under the control of the board of education, be taken over by the health department.
- 29. That to perform these duties, as well as the others of a public health nature required of a health department, the nursing staff be

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added to from time to time so that there will eventually be not less than 30 nurses employed.

- 30. That each nurse be given a district in which she shall perform all of the public health duties required.
- 31. That the educational work of the health department be extended.
- 32. That additional automobile transportation be furnished for the use of the dairy farm inspectors and the epidemiologist.
- 33. That the laws and ordinances relating to public health and the regulations, rules, and instructions of the board of health be assembled and published in booklet form for the information of the employees of the board, so that they may carry on their duties intelligently and understand their authority.
- 34. That the public health duties imposed by the new charter on the division of charities and corrections be transferred to the department of health.
- 35. That all citizens of the city cooperate with the health department in its efforts to suppress disease and that physicians make special effort to report promptly all cases of communicable diseases.
- 36. That special effort be made on the part of the physicians and others to report promptly all births occurring in the city.
- 37. That the record of expenditures be so kept that the health officer can call at any time for the financial status of any division of his department or piece of work.
- 38. That 15 per cent of the available revenues of the city be appropriated for purposes of public health and sanitation, \$75,000 for the health department and \$217,505 for the department of service, the latter amount to be used for the collection of garbage, ashes and rubbish, street cleaning, and comfort stations.

It is gratifying to report that the recently appointed health officer has already taken steps to reorganize the health department along the above lines. His efforts to have an efficient organization have been ably supported by the board of health, the newspapers of the city, and those citizens having the best interests of their city at heart.

PLAGUE-PREVENTION WORK.

LOUISIANA-NEW ORLEANS-PLAGUE ERADICATION.

The following report of plague-eradication work at New Orleans for the week ended June 12, 1915, was received from Surg. Creel, of the United States Public Health Service, in temporary charge of the work:

	OUTGOING QUARANT	INE.		1	BUILDINGS RAT-PROOFED.	
Num	ber of vessels fumigated ber of vessels fumigated noxide	with carbon	5 12	By ma	ovationarginal concrete wallarginal concrete wallarginal concrete floor and wall	267 210 454
Num cya	umber of vessels fumigated with hydro- syanic gas			By mi Square Total	nor repairse yards of concrete laid buildings rat proofed	762 57,901 1,693
oxi	ds of coke consumed in le fumigationds of potassium cyanide u	•••••	16,500	Total I	ouildings rat proofed to date ments ments to date	40,734 73 25,272
Poun	nic-gas fumigation	sed in hydro-	1653	Poden	LABORATORY OPERATIONS. ts received by species:	
Poun	nic-gas fumigation ds of sulphuric acid us nic-gas fumigation	ed in hydro-	200 175	Mt Mt	1s norvegicuss rattus	1,819 100
	bills of health issued pills of health issued FIELD OPERATIONS.	••••••	31 9	Mt Mt W	ıs alexandrinus	72 2, 963 5 9
Rats trapped			5,035 12,427	Pu	isk ratstridodents received at laboratory	36 135 5,049
Notice	ss served		1,478	Rođeni Suspici	otense received a favoratory to examined tous rats rats confirmed	2,360 7
Case No.	Address.	Captured.		gnosis rmed.	Treatment of premises.	
243	1026 Clouot Street	June 2,1915	June	10, 1915	Summary destruction of rodent hark Destruction of all fleat by sprayin pulliside solution, and immedia proofing initiated by owner.	g with
Last ca Total June Total	ase of human plague, Columbia of rodent plague, Jun number of rodents of 12	e 10, 1915. exptured to 	1	Mus rat Mus no Mus ale	usculus.: ttus rvegicus. .xandrinus.	4 16 215 8
June	12	20	a, 501 l	T	otal rodent cases to June 12, 1915	243

HAWAII-PLAGUE PREVENTION.

The following reports of plague-prevention work in Hawaii were received from Surg. Trotter, of the United States Public Health Service:

Honolulu.

WEEK ENDED MAY 29, 1915.

Total rats and mongoose taken	482	Average number of traps set daily
Rats trapped	478	Cost per rat destroyedcents 171
Mongoose trapped	4	Last case rat plague, Aiea, 9 miles from Honolulu,
Examined microscopically	407	Apr. 12, 1910.
Showing plague infection	0	Last case human plague, Honolulu, July 12, 1910.
Classification of rate trapped:		Last case rat plague. Kalopa stable, Paauhau,
Mus alexandrinus	212	Hawaii, Aug. 29, 1914.
Mus musculus	176	Last case human plague, Paguhan Landing, Ha-
Mus norvegicus	73	waii, Aug. 17, 1914.
Mus rattus	17	

Hilo.

WEEK ENDED MAY 22, 1915.

Rats and mongocse taken 2,737	Classification of rats trapped and found	
Rats trapped	dead—Continued.	
Rats found dead 1	Mus alexandrinus	336
Mongoose taken	Mus rattus	770
Rats and mongocse examined microscopi-	Mus musculus	984
cally	Last case of rat plague, Pasuhau Sugar Co.,	
Rats and mongoese plague infected 0	Aug. 29, 1914.	
Classification of rats trapped and found dead:	Last case of human plague, Pasuhau Sugar	
Mus norvegious 594	Co., Aug. 16, 1914.	

PORTO RICO-PLAGUE PREVENTION.

During the two weeks ended May 29, 1915, 691 rodents (rats and mice) were examined in Porto Rico. No plague infection was found. The rodents were collected at San Juan, Puerta de Tierra, and Santurce.

PREVALENCE OF DISEASE.

No health department, State or local, can effectively prevent or control disease without knowledge of when, where, and under what conditions cases are occurring.

IN CERTAIN STATES AND CITIES.

RECIPROCAL NOTIFICATION.

Minnesota.

Cases of communicable diseases referred during May, 1915, to other State health departments. By Collaborating-Epidemiologist Bracken, of the Minnesota State Board of Health.

Disease and locality of notification.	Referred to health authority of—	Why referred.
Typhoid Fever: Lynn Township, McLeod County. St. Paul, Ramsey County. Hibbing	Norma, Renville County, N. Dak. River Falls, Pierce County, Wis. Rock Sprines, Sweetwater County, Wyo.	Contracted typhoid when visiting grandparents in Lynn Township while typhoid existed in family. Returned to Norma, N. Dak. Employed as laborer on farm near River Falls before coming to St. Paul during 3-week period before first symptoms. Bearded in Rock Springs before coming to Hibbing and during 3-week period before first symptoms.

CEREBROSPINAL MENINGITIS.

State Reports for May, 1915.

Places.	New cases reported.	Places.	New cases reported.
Maryland, exclusive of Baltimore city: Baltimore County— Towson. Govans. Lutherville. Harford County— Havre de Grace. Total. Massachusetts: Bristol County— New Beilford. Essex County— Peabody. Salem. Hampden County— Springfield. Middlesex County— Lowell. Norfolk County— Braintree. Needham	1 1 4 —————————————————————————————————	Massachusetts—Continued. Plymouth County— Hull. Suffolk County— Beston. Worcester County— Fitchburg. Winchendon Worcester. Total. Minnesota: St. Louis County— Duluth. Wisconia: Manitowoc County. Marathon County. Sheboygan County. Total.	19 3

CEREBROSPINAL MENINGITIS—Continued.

City Reports for Week Ended June 5, 1915.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Boston, Mass Chicago, Ill Columbus, Ohio Covington, Ky Los Angeles, Cal Muscatine, Iowa	1 1	3 1 1	New Bedford, Mass New Orleans, La New York, N. Y. St. Louis, Mo Seattle, Wash	8 1	i 7 1

DIPHTHERIA.

California—San Francisco.

Passed Asst. Surg. Hurley reported by telegraph that during the week ended June 19, 1915, 45 new cases of diphtheria, with 4 deaths, were notified in San Francisco, Cal.

See also Diphtheria, measles, scarlet fever, and tuberculosis, page 1944.

ERYSIPELAS. City Reports for Week Ended June 5, 1915.

Cases. Deaths. Places. Cases. Hartford, Conn.

Places. Deaths. Baltimore, Md. Jersey City, N. J. Los Angeles, Cal... New York, N. Y. Passaic, N. J. Boston, Mass ... Brockton, Mass... Buffalo N. Y... Chelsea, Mass... Chicago, Ill... ī 1 Philadelphia, Pa. 83 Cincinnati, Ohio... Cleveland, Ohio... Pittsburgh, Pa.. Reading, Pa.... St. Louis, Mo... Detroit, Mich ... Duluth, Minn.. Everett, Mass... San Francisco, Cal York, Pa.....

GONORRHEA.

Wisconsin Report for May, 1915.

During the month of May, 1915, 8 cases of gonorrhea were notified in Wisconsin.

MALARIA.

State Reports for May, 1915.

During the month of May, 1915, malaria was notified in States as follows: Maryland, exclusive of Baltimore city, 1 case; Massachusetts, 9 cases; New Jersey, 42 cases.

City Reports for Week Ended June 5, 1915.

During the week ended June 5, 1915, malaria was reported in cities as follows: Charleston, S. C., 1 death; Jersey City, N. J., 1 case; Newark, N. J., 1 case; Stockton, Cal., 2 cases.

MEASLES.

See Diphtheria, measles, scarlet fever, and tuberculosis, page 1944.

PELLAGRA.

State Reports for May, 1915.

During the month of May, 1915, cases of pellagra were notified in States as follows: Maryland, exclusive of Baltimore city, 2; Massachusetts, 2.

Wisconsin-La Crosse-Correction.

The reported death from pellagra at La Crosse, Wis., published on page 1702 of the Public Health Reports, June 4, 1914, was an error. The death was from pneumonia.

City Reports for Week Ended June 5, 1915.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Baltimore, Md		1 1	Mobile, Ala. Nashville, Tenn New Orleans, La. Wilmington, N. C.	3	3 1

PLAGUE.

Louisiana-New Orleans-Plague-Infected Rat Found.

Surg. Creel reported June 22, 1915, that a plague-infected rat was trapped on June 14, 1915, at the intersection of Constance and St. Mary Streets, New Orleans, La.

PNEUMONIA. City Reports for Week Ended June 5, 1915.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Binghamton, N. Y Braddock, Pa Chicago, Ill. Cleveland, Ohio Columbus, Ohio Fall River, Mass. Grand Rapids, Mich Harrisburg, Pa. Kalamazoo, Mich Los Angeles, Cal.	3 77 21 1 6 1 3	5 52 13 5 6 1 1 1	New Castle, Pa. Norfolk, Va. Philadelphia, Pa Pittsburgh, Pa. Reading, Pa. Rochester, N. Y. San Francisco, Cal. Steelton, Pa. Stockton, Cal. York, Pa.	1 25 15 1 5 6 2	1 17 8 1 2 4

POLIOMYELITIS (INFANTILE PARALYSIS).

State Reports for May, 1915.

Places.	New cases reported.	Places.	New cases reported.
Maryland, exclusive of Baltimore city: Howard County— Laurel R. F. D. Montgornery County— Dickerson. St. Marys County— Clements. Total. Massachusetts: Essex County— Lawrence. Manchester Norfolk County— Quincy. Suffolk County— Boston.	1 1 1 3 1 1 1	Massachusetts—Continued. Worcester County— Worcester. Total. New Jersey: Essex County Passaic County. Total. Wisconsin: Dodge County. Rock County.	1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

City Reports for Week Ended June 5, 1915.

During the week ended June 5, 1915, poliomyelitis was notified in cities as follows: Melrose, Mass., 1 case; New York, N. Y.,1 case; Seattle, Wash., 1 case.

ROCKY MOUNTAIN SPOTTED FEVER.

Washington-Lincoln County.

The Commissioner of Health of Washington reported by telegraph June 16, 1915, that 5 cases of Rocky Mountain spotted fever had been notified in Lincoln County, Wash.

SCARLET FEVER.

See Diphtheria, measles, scarlet fever, and tuberculosis, page 1944.

SMALLPOX.

Massachusetts-New Bedford-Virulent Smallpox.

Acting Asst. Surg. Cody reported by telegraph, June 21, 1915, that 6 additional cases of smallpox with 2 deaths had been notified in New Bedford, Mass., making a total of 18 cases, with 6 deaths, reported since the beginning of the outbreak, May 15, 1915.

Minnesota.

Collaborating Epidemiologist Bracken reported that during the week ended June 19, 1915, no new focus of smallpox was notified in Minnesota.

....

SMALLPOX—Continued.

State Reports for May, 1915.

	T	<u> </u>	Vaccination history of cases.			
Places.	New cases reported.	Deaths.	Number vacci- nated within 7 years pre- ceding attack.	Number last vac- cinated more than 7 years pre- ceding attack.	Number never success- fully vacci- nated.	Vaccination history not obtained or uncertain.
Maryland, exclusive of Baltimore City: Baltimore County— Loch Raven Washington County— Sharpsburg Hagerstown	1 7 3 4				1 7 3 4	
Sharpsburg R. F. D. Boonsboro R. F. D. Mondel.	1 17				17	
Massachusetts: Bristol County— New Bedford	5	1	1	4		
Minnesota: Beltrami County— Blackduck Township Blue Earth County— Mankato	1 7				1 7	
Judson Township Lyra Township Brown County— New Ulm	6 1			i	6 1 3	
Springfield Carlton County— Wrenshall Township. Chisago County— Chisago County—	3 1 1				1	
Fish Lake Township. Clay County— Barnesville. Moorhead. Holy Cross Township.	2 1 2			2	2 1	
Crow Wing County— Riverton Roosevelt Township Faribault County—	1 1 3				1 1 3	••••••
Elmore Fillmore County— Canton Township. Freeborn County— Carlston Township.	1 1				1 1	······································
Freeborn Township Hennepin County— Excelsior Minneapolis	3 10				2 3 10	······································
Isanti County— Athens Township North Branch Township Jackson County— Jackson	· 1			i	1	
Le Sueur County— Waterville. McLeod County— Collins Township.	1				1	4
Martin County— Fairmont Norman County— Waukon Township	1				1 1	
Pope County— Barsness Township Glenwood Township Ramsey County— St. Paul	18 6 9			1	17 6 9	
Redwood County— Sanborn Brookville Township	8				8	
Rice County— Faribault	2	!			2 1	••••••

SMALLPOX—Continued.

State Reports for May, 1915—Continued.

			Va	Vaccination history of cases.			
Places.	New cases reported.	Deaths.	Number vacci- nated within 7 years pre- ceding attack.	Number last vac- cinated more than 7 years pre- ceding attack.	Number never success- fully vacci- nated.	Vaccination history not obtained or uncertain.	
Minnesota—Continued. Rock County—							
Rose Dell Township Stearns County—	1				1	ļ	
St. Cloud	1	1			1	İ	
North Fork Township	1				1		
St. Wendell Township Steele County—	1			1			
Owatonna	3			• • • • • • • • • •	3		
Wabasha County— Plainview	3				3		
Winona County—					_		
Winona Utica Township	2 1				2	-	
O tica Township			• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • •	1		
Total	115	ì		6	105	4	
Wisconsin:							
Barron County	13		3			. 10	
Brown County	5					5	
Buffalo County	4				4		
Columbia County	2					2	
Dane County	15					15	
Door County	1				1		
Douglas County	5					5	
Grant County	2		1			1	
Jefferson County	6			1	3	. 2	
Manitowoc County	2			1	6		
Milwaukee County	20				1	1	
Monroe County	1			• • • • • • • • • •	• • • • • • • • •	20	
Portage County	i				1	1	
Racine County	ī			·····i	1	•••••••	
Rock County	2			*	2	•••••••	
Sheboygan County	11	1			าเ	••••••••	
Winnebago County	3			i	2	······	
Total	101	1	4	4	31	62	

Miscellaneous State Reports.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Illinois (May 1-31): Adams County— Clayton Quincy. Cass County— Arenzville. Champaign County— Champaign. Urbana. Christian County— Pana Cook County— Chicago. Crawford County— Palestine. Franklin County— Akron Township. Thompsonville West Frankfort. Henry County— Kewanee. Wethersfield.	77 54 2 2 2 17 12 1 16 17 4 6		Illingis (May 1-31)—Contd. Jackson County— Murphysboro. Jersey County— Mississippi Township. Lawrence County— Russellville. Lee County— Amboy Logan County— Elkhart. Macon County— Decatur Township. Macoupin County— Woodburn. Madison County— Alton Granite City Marcer County— Mardison Mercer County— Matherville.	1 2 8 5 2 18 2 1 18 2 1 1 18 2 1 1 18 2 1 1 18 2 1 1 18 2 1 1 18 2 1 1 18 18 18 18 18 18 18 18 18 18 18 18	

SMALLPOX-Continued.

Miscellaneous State Reports-Continued.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Illinois (May 1-31)—Contd. Montgomery County— Witt. Ogle County— Brookville. Peorla County— Chillicothe. Deming Township. North Chillicothe. Peorla. Piatt County— Blue Ridge Township Rock Island County— East Moline. Rock Island Saline County— Eldorado. Sangamon County— Loami. Springfield. Stark County— Wyoming.	1 1 7 7 1 1 3 1 3 1 1		Illinois (May 1-31)—Contd. Union County— Dongola. Vermilion County— Danville. Wabash County— Mount Carmel. Williamson County— Carterville. Total. New Jersey (May 1-31): Counties— Burlington Cumberland. Gloucester. Total.	1 22 9 4 242 1 6 2 9	

City Reports for Week Ended June 5, 1915.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Akron, Ohio Baltimore, Md Butte, Mont Charleston, S. C. Chicago, Ill. Cincinnati, Ohio Coffeyville, Kans. Columbus, Ohio Danville, Ill Davenport, Iowa Detroit, Mich Duluth, Minn Evansville, Ind Galveston, Tex	2 5 6 1 1 1 3 16 1	1	New London, Conn. New Orleans, La. Newport, Ky. Portland, Oreg. Richmond, Va. Sacramento, Cal. St. Louis, Mo.	1 3 1 5 2 8 1 1 3 1	1

SYPHILIS.

Wisconsin Report for May, 1915.

During the month of May, 1915, 3 cases of syphilis were notified in Wisconsin.

TETANUS.

City Reports for Week Ended June 5, 1915.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Boston, Mass	1	·····i	Mobile, Ala Newark, N. J New York, N. Y Passaic, N. J		2 1

TUBERCULOSIS.

See Diphtheria, meases, scarlet fever, and tuberculosis, page 1944.

TYPHOID FEVER.

State Reports for May, 1915.

Places.	New cases reported.	Places.	New cases reported.
Maryland, exclusive of Baltimore City:		Massachusetts—Continued.	
Allegany County—		Essex County—	
Cumberland	1 1	Beverly	!
Eckhart MinesFlintstone R. F. D	İ	Haverhill	2
Westernport	l î	Lawrence	1 1 2 5 2 1 1 2 1
Anne Arundel County—	Į.	Lynn	2
Annapolis	4	Marblehead	1
Pumphreys	1 1	Methuen Newburyport	1
Eastport	1	Peabody	1 7
Baltimore County— Highlandtown	1	Salem	l î
Parkton	1	Saugus	3
Roland Park	1	Franklin County-	
Hampden. Catonsville.	1	New Salem	1
Rider	i	New Salem Hampden County— Chicopee Holyoke Westfield	2
Granite	Î	Holyoke	2
Hullsville	1	Westfield	2 1
Morrell Park	1	II MIIGGIESEX COUITY—	
Halethorpe	1	Cambridge Chelmsford	4
Caroline County— Marydel.	2	Lowell	1
Federalsburg	ĩ	Marlboro	3
Carroll County—	_	Metrose	2
Westminster Mount Airy R. F. D.	1	Ne v ton.	2
Mount Airy R. F. D	1	Reading	1 4 3 2 2 1 3
Cecil County— Elkton	1	Somerville	3 1
Dorchester County—	1	Woburn.	3
Lakesville	1	Nantucket County—	
Lakesville. Church Creek R. F. D.	1	Nantucket	1
v ienna	1	Norfolk County—	_
Cambridge	1	Braintree	į
Frederick County— State Sanatorium	18	Plymouth County—	1
Sabillasville	10	Brockton	2
Sabillasville. Emmitsburg R. F. D. Burkittsville R. F. D.	ī	i Suffolk County— i	_
Burkittsville R. F. D	1	Boston	19
Harford County—		Chelsea	1
Forest Hill	. 1	Clinton	1
Hanover	1	Grafton	21
Kent County—	- 1	Northboro	ĩ
Massey.	1	Worcester	11
Worton Prince Georges County—	1	Total	100
Accokeek	1	10041	129
Piscataway	i	Minnesota:	
Hyattsville	1	Anoka County—	
Queen Annes County—	_ [Anoka Crow Wing County— Brainerd.	1
Centerville St. Marys County—	1	Brainard	1
Cornfield Point	2	Dodge County—	
	- 1	Mantorville	1
Marion	1	Hennepin County—	_
Washington County—	_	Minneapolis. Hubbard County	2
Marion. Washington County— Hagerstown. Sharpsburg. Smithsburg.	5 2	Nevis	1
Smithsburg	2	Kittson County—	
Wicomico County—		Halloek	1
Salisbury	1	St. Vincent Township	$ar{2}$
Worcester County-	_	Lincoln County— Hendricks Township	_
Berlin	2	Nobles County—	1
Total	74	Worthington	1
		Pennington County—	•
l	_	St. Hilaire	3
fassachusetts:	11	Polk County—	_
Berkshire County—	. 11	Crookston	2
Lenox North Adams	1 1	Ramsey County— St. Paul	2
Pittsfield.	i	Koseau County—	4
Bristol County—	- 11	Warroad	1
AttleboroFall River	1 7	St. Louis Count —	_
Mansfield.	7 3	DuluthEly	2 7
New Bedford	6	Hibbing.	í
New Regions	6.11	ELEDOMS.	1

TYPHOID FEVER—Continued.

State Reports for May, 1915-Continued.

Places.	New cases reported.	Places.	New cases reported.
Minnesota—Continued. Stearns County— Holdingford. Eden Lake Township. Washington County— St. Paul Park. South Stillwater	1 1 1	New Jersey—Continued. Hudson County. Mercer County. Middlesex County. Monmouth County Passalc County. Union County.	9 3 5 3
Winona County— Winona Wright County— Howard Lake.	1	Total	
Total	35	Brown County	1
New Jersey: Atlantic County. Bergen County. Burlington County. Camden County. Cumberland County.	2 8 1	Milwaukee County Oneida County Sheboygan County Taylor County Walworth County Winnebago County	1 11 1 1
Essex CountyGloucester County	7 2	Total	23

City Reports for Week Ended June 5, 1915.

Places.	Cases.	Deaths.	Places.	Cases.	Deaths.
Altoona, PaBaltimore, Md	1 22	i	Mobile, Ala Nashville, Tenn	5 6	
Beaver Falls, Pa	1		Newark, N. J. New Haven, Conn	2	
Berkeley, CalBoston, Mass	3		New Orleans, I.a	5	5
Bridgeport, Conn		1	New York, N. Y	23	3
Buffalo, N. Y Charleston, S. C	3		Norfolk, Va Norristown, Pa	2 1 5	
Chelsea, Mass			Philadelphia, Pa	5	
Chicago, III	· 15	2	Phoenix, Ariz Pittsburgh, Pa	3	······i
Cincinnati, Ohio	7	1 1	Portland Oreg		ĩ
Cleveland, Ohio	6 2		Portsmouth, Ohio Providence, R. I	1	1
Covington, KyCumberland, Md		1	Reading Pa	1	
Cumberland, Md Danville, Ill	1 3	•••••	Rochester, N. Y	1	•••••••••••••••••••••••••••••••••••••••
Detroit, Mich		i	Saginaw Mich	2	1
Erie, PaFall River, Mass	2		St. Louis, Mo. San Francisco, Cal. Schenectady, N. Y	3	
Frand Rapids, Mich	6 1	1	Schenectady, N. Y		1
Harrisburg, Pa Hartford, Conn	6 1	1	Seattle, Wash	·····i	1
Haverhill, Mass	3]		Steelton, Pa Steubenville, Ohio	2	
ohnstown, Pa	1 1		Toledo, Ohio Trenton, N. J	19	
Key West, Fla	i		Washington, D. C	2	
awrence, Massincoln, Nebr	2		Wilkes-Barre, Pa	2	
os Angeles, Cal	1	1	Worcester, Mass	1	
owell. Mass	1		York, Pa	4	••••••••••••••••••••••••••••••••••••••
filwaukee, Wis	- 1		j	1	

TYPHUS FEVER.

Massachusetts-Lawrence-Correction.

The report of two cases of typhus fever at Lawrence, Mass., published on page 1765 of the Public Health Reports, June 11, 1915, was an error. The cases were typhoid fever.

DIPHTHERIA, MEASLES, SCARLET FEVER, AND TUBERCULOSIS. State Reports for May, 1915.

States.	c	ases report	ed.		Cases reported.			
	Diph- theria.	Measles.	Scarlet fever.	States.	Diph- theria.	Measles.	Scarlet fever.	
Maryland, exclusive of Baltimore city	30 781	218 4,809	70 1,233	Minnesota New Jersey Wisconsin	176 470 126	735 222	329 518 133	

City Reports for Week Ended June 5, 1915.

	Population as of July 1, 1915. (Es-		Diph- theria.		Measles.		Scarlet fever.		Tubercu- losis.	
Cities.	timated by United States Census Bureau.)		Cases.	Deaths.	Сазев.	Deaths.	Сазез.	Deaths.	Cases.	Deaths.
Over 500,000 inhabitants: Baltimore, Md. Boston, Mass. Chicago, Ill. Cleveland, Ohio. Detroit, Mich. New York, N. Y. Philadelphia, Pa. Pittsburgh, Pa. Bt. Louis, Mo. From 300,000 to 500,000 inhabitants:	584, 605 745, 139 2, 447, 045 656, 975 554, 717 5, 468, 190 1, 683, 664 571, 984 745, 988	167 208 601 150 157 1,430 412 152 185	10 70 117 17 34 377 44 28 73	2 6 11 2 3 37 8 3	76 211 811 275 7 1,977 822 197 277	2 12 5 34 6 3	28 108 59 20 14 260 18 27	4 3 1 1 8 1	39 46 263 27 14 380 120 26 34	20 15 80 29 16 176 47 18
Buffalo, N. Y. Cincinnati, Ohio. Jersey City, N. J. Los Angeles, Cal. Milwaukee, Wis. Newark, N. J. New Orleans, La. San Francisco, Cal. Seattle, Wash. Washington, D. C. From 200,000 to 300,000 inhabitants:	461, 335 406, 706 300, 133 465, 367 428, 062 399, 000 366, 484 1 416, 912 330, 834 358, 679	101 105 80 79 138 133 41 109	25 14 17 5 7 14 30 40 3	1 1 1 2	149 58 140 203 14 9 7 5 12 98	1 1 2	8 22 6 7 2 4 4 22		22 23 31 57 15 34 42 45 14	11 19 1 18 16 13 26 16 2
Columbus, Ohio	209, 722 272, 833 250, 025 250, 747	69 41 57 67	5 12 7 3	1	27 17 4 43	1	4 4 12 4	1 1	10 6 24 4	4 4 8 6
ants: Bridgeport, Conn Cambridge, Mass. Camden, N. J Dayton, Ohio Fall River, Mass. Grand Rapids, Mich Hartford, Conn Lowell, Mass. Lynn, Mass Nashville, Tenn New Haven, Conn Oakland, Cal. Reading, Pa Richmond, Va. Springfield, Mass. Syracuse, N. Y. Tacoma. Wash	118, 434 111, 669 104, 349 125, 599 128, 904 122, 759 108, 969 112, 124 100, 316 115, 978 147, 095 147, 26 24 28 31 27 22 24 39 53 19 22 28 38	3 3 6 3 6 1 4	1	7 9 12 6 7 6 4 16 26 4 3	1	2 14 5 3 6 4 8 6 7 3 3 2		9 3 1 2 2 3 9 3 6 11 2 14 4 8 5	2 5 1 1 3 1 1 2 2 4 6 3 3	
Toledo, Ohio	187, 840 109, 212 160, 523	64 28	4 2 4	1 1	26 5 1		3 1 4		17 12 8	11 5 4

¹ Population Apr. 15, 1910; no estimate made.

DIPHTHERIA, MEASLES, SCARLET FEVER, AND TUBERCULOSIS—Contd. City Reports for Week Ended June 5, 1915—Continued.

	Population as of July 1, 1915. (Es- timated by		lasof July 1. make		th	iph- oria.	Moa	Moasles.		arlet or.		ercu- sis.
Citios.	timated by United States Consus Bureau.)	from all causes.		Deaths.	Cases.	Deaths.	Cases.	Doaths.	Cases.	Deaths.		
From 50,000 to 100,000 inhabit-	•											
ants: Akron, Ohio Altoona, Pa. Atlantic City, N. J Bayonne, N. J Berkeley, Cal Binghamton, N. Y Brockton, Mass. Canton, Ohio Cherleston, S. C. Covington, Ky Duluth, Minn. Erie, Pa Evansville, Ind. Harrisburg, Pa Johnstown, Pa Kansas City, Kans Lancaster, Pa Lawrence, Mass. Little Rock, Ark. Malden, Mass. Manchester, N. H Mobile, Ala New Britain, Conn Norfolk, Va Passaic, N. J Passaic, N. J Passaic, N. J Passaic, N. J	82, 958 57, 606 55, 506 67, 582 54, 879 53, 082 65, 746 59, 139 60, 427 56, 520 91, 913 73, 798 72, 125 70, 754 66, 585 56, 585 96, 585 56, 586 57, 767 76, 959 98, 197 76, 536 55, 158 56, 967 77, 556 58, 967 78, 959 98, 197 78, 586 58, 967 78, 958 56, 967 78, 958 56, 967 78, 958 56, 586 56, 967 78, 958 56, 968 56, 968 56, 968 56, 968 56, 968 568, 968 569, 968	10 12 15 15 14 13 32 15 18 11 22 9	5 2 4 4 1 1 1 1 1 5 3 3 2 2 1 1 3 3 9	1 1 1	1 22 2 2 2 4		3 2 2 3 3 2 13 2 13 2 1 1 1 3 3 2 2 2 2	1	3 3 9 1 6 1 3 8 1 4 2 3 2 6	2 1 1 8 2 1 1 1 1 1 3 2 2 2 1		
Sacramento, Cal	58, 156 52, 840 64, 806	17 8	2 1		13		2			1		
Saginaw, Mich	54, 815 51, 115 95, 265 85, 460	13 15	5	1	3	i	2 5		5	1 1		
Somerville, Mass	85,460 67,030 59,468 75,218	14 11 18 25	2 2 2		14 2 17	1	5 1 1		9	3 		
Brookline, Mass	27,031 31,934	7	<u>2</u>		1 3		2			1		
Butte, Mont. Chelses, Mass. Chicopee, Mass. Cumberland, Md.	42,918 1 32,452 28,688 25,564	16 10	2 2 1		5 1 6		2		1 2			
Danville, Ill	31,554 47,127 39,650	16	···· <u>2</u>							<u>3</u>		
East Orange, N. J. Elgin, Ill	27, 844	1	i		2 1		3		1	·····		
East Orange, N. J. Elgin, Ill. Elmira, N. Y. Everett, Mass. Everett, Wash. Fitchburgh, Mass. Galveston, Tex. Haverhill, Mass. Kalamazoo, Mich	37,968 38,307 33,767	5 2	2	1	6		4		2 1	·····ż		
Galveston, Tex. Haverhill, Mass.	41, 144 41, 076 47, 774 47, 364	10	2	1 .	17		8 2		3	2 1 2		
Kalamazoo, Mich Kenosha, Wis La Crosse, Wis Lexington, Ky Lima, Ohio Lingoln, Nebr	30 3 9 1	13 2 	2		15				2	 		
Lima, Ohio Lincoln, Nebr	31, 522 39, 703 34, 641 46, 028	5 7 14			15 1 8				1			
Lynchburg, Va	35, 662 32, 385 30, 084 25, 737	6		·····	1 1 6		3 .		1	······		
Montelair, N. J. New Castle, Pa.	25, 737 25, 550 40, 351 31, 722	14 4	1 1				3 . 3 .		3	 ₂		
Lima, Ohio. Lincoln, Nebr. Lorain, Ohio. Lynchburg, Va. Madison, Wis. Medford, Mass. Montelatr, N. J. New Castle, Pa. Nowport, Ky. Newport, R. I. Newton, Mass. Niagara Falls, N. Y	31, 722 29, 631 43, 085 36, 240	7 4 6 23			12		1 11 1		2			

¹ Population Apr. 15, 1910; no estimate made.

DIPHTHERIA, MEASLES, SCARLET FEVER, AND TUBERCULOSIS—Contd. City Reports for Week Ended June 5, 1915—Continued.

Name of the second seco	Population as of July 1, 1915. (Es-		the	iph- eria.	Ме	asles.		arlet ver.		ercu- sis.
Cities.	United States Census Bureau.)	from all causes.	1	Deaths.	Cases.	Deaths.	Cases.	Deaths.	Cases.	Deaths.
From 25,000 to 50,000 inhabit- ants—Continued.						١.				
Norristown, Pa	30,833	10							1	2
Ogden, Utah	30, 466 32, 524	7 8	2		5	• • • • • •			3	····i
Orange, N. J	32, 324 43, 859	13	2		5				3	2
Pasadena, Cal	39, 725	1 40			9				ĺî	•
Pittsfield, Mass	37,580	7	1 2		ľ		1			i
Portsmouth, Ohio	28, 126	l	2		l		3		1	l
Portsmouth, Va	38,610	6			1					1
Racine, Wis	45, 507	11	3		39	1	4			. 1
Rock Island, Ill	27,961	8			2				1	1
South Omaha, Nebr	26,394	3						'		
Steubenville, Ohio Stockton, Cal Superior, Wis	26,631	7								····· <u>:</u>
Stockton, Cal	34,508	<u>-</u> -					1	• • • • • •		1
Superior, Wis	45, 285	7 12	[·····				1			2 1
Taunton, Mass	35, 957 30, 129	7			2 41		3		2 2	i
Waltham, Mass West Hoboken, N. J Wheeling, W. Va	41, 893	•	i	•••••	9		2		4	
Wheeling W Vo	43, 097	4	l il		i	• • • • • •	4		2	
Williamsnort Pa	33, 495	8	ا ۋا	i	2	•••••			-	3
Williamsport, Pa Wilmington, N. C	28, 264	9	ا ا	•						ĭ
Woonsocket, R. I.	43,355		i	i			i			•
From 10,000 to 25,000 inhabitants:	20,000	•••••	1 -	-	••••	•••••	- 1		•••••	•••••
From 10,000 to 25,000 inhabitants: Ann Arbor, Mich	14,979	9	4		1		1		5	
Beaver Falls, Pa	13,316		1							
Biddeford, Me	17,570 21,310	27							1	
Braddock, Pa	21,310		1						2	
Cairo, Ill	15,593	5								1
Clinton, Mass	1 13, 075	.3			1					1
Concord, N. H.	22, 480	14								2
Clinton, Mass Concord, N. H. Dunkirk, N. Y. Galesburg, III. Kearny, N. J. Key West, Fla	20, 175	2 3								• • • • •
Galesburg, III	23, 923	3	;-						····i	•••••
Key West Fig	22, 753 21, 437	5	1						1	•••••
Kokomo Ind	21, 437	2 4			19				•••••	
Kokomo, Ind Melrose, Mass	17, 166	9			3		i		····i	• • • • • •
Morristown, N J	13, 158	ร ี			۰		2		- 1	•••••
Muscatine, Iowa	17, 287	5								
Nanticoke, Pa. Newburyport, Mass	22, 441	5	i		8				5	
Newburyport, Mass	15, 195	3							2	
New London, Conn	20,771	7			3]		
North Adams, Mass	22, 019	2855373724	1							
Northampton, Mass	19,846	7	1		1				3	2 1
Phoenix, Ariz	17,798	2			1] .		1
Plainfield, N. J	23,280	4	ا.يا		5					ī
Rutland, Vt	14,624	2 7 2 5	1	1	.1				ا ب ا	••••••
Saratoga Springs, N. Y	12,842	7			15		-		4	1
steelton, Pa	15,337	2			• • • • • •		-		2	• • • • •
Wilkinsburg, Pa	22,361	6					-		2	•••••
Woburn, Mass	15,862	6					-			• • • • •
. 1	1			1	1	j	,	,	,	

¹ Population Apr. 15, 1910; no estimate made.

FOREIGN REPORTS.

CHINA.

Examination of Rats-Hongkong.

During the two weeks ended May 1, 1915, 4,705 rats were examined at Hongkong. No plague-infected rat was found.

Plague-Infected Rats-Shanghai.

During the week ended May 8, 1915, out of 235 rats examined at Shanghai 8 were found plague infected.

CUBA.

Communicable Diseases-Habana.

Communicable diseases have been notified in Habana as follows:

	Per	iod May 1	1–20.	Period May 21-31.			
Diseases.	New cases.	Deaths.	Remain- ing under treatment May 19, 1915.		Deaths.	Remain- ing under treatment May 31, 1915.	
Diphtheria. Loprosy. Measles: Paratyphoid fever Plague Scarlet fever Typhoid fever Varicella.	1 2 12 1	1	7 251 7 2 8 6 37 17	10 1 4 2 2 18 13	1 3	5 251 7 3 2 2 2 41 18	

¹ One case from Guanabacoa.

MAURITIUS.

Plague.

A case of plague was notified on the island of Mauritius April 5, 1915.

PERSIA AND PERSIAN GULF.

Plague.

During the period from March 1 to 21, 1915, 20 cases of plague, with 9 deaths, were notified on the island of Bahrein, in the Persian Gulf. On April 4, 1915, plague was reported present on the island of Mouharrak, in the vicinity of Bahrein.

On March 14, 1915, 2 cases of plague were removed to quarantine at Bender Abbas, Persia, from a vessel arrived from Bahrein. The cases terminated fatally.

(1947)

TYPHUS FEVER.

Reports Received During Week Ended June 25, 1915.1

Places.	Date.	Cases.	Deaths.	Remarks.
Egypt: Alexandria	May 14-20	14	8	
Germany:	1	1 17	l °	
Frankfort-on-Main Konigsberg Lubeck	May 16-22 May 9-22do.	6	1	·
Greece: Saloniki	do	- 	3	
Italy: Florence	Apr. 1-30	8	5	•
Japan: Tokyo	May 11-17	1		Total, Jan. 1-May 17, 1915; cases, 33.
Mexico: Aguascalientes	May 31-June 6		3	.
Russia: Petrograd	Apr. 25-May 1	2	1	<i>,</i>
Spain: Tarragona Turkey in Asia:	May 16-22		1	,
Tripoli	May 9-15	1	1	

Reports Received from Jan. 1 to June 25, 1915.

			 	
Austria-Hungary	AugDec. 31,1914.	279	<u> </u>	
Do	Jan. 1-Apr. 24		1	1.
Budapest	Apr. 25-May 1			
Fiume	May 3-9		1 -	
Vienna	Apr. 4-17	. 14		
	Apr. 4-11	14		1
Azores: Terceira	T 01 73.3 0	1	l	D
	Jan. 31-Feb. 6			Present.
Bermuda:				
Warwick Camp	Mar. 14-20	1		Among troops.
Canary Islands:		ł	1	
Santa Cruz de Tencriffe	May 9-15	1	1	
China:		1	1	
Antung	Feb. 1-7		1	
Hanko v	Mar 21-27	ii		On steamship from Shanghai.
Harbin	Inn 25-Apr 11	1 6		on secunian prom Shanghai.
Manchuria Station	Mar. 21–27. Jan. 25–Apr. 11 Mar. 15–21.	l ĭ		+ 1
mancuuria station	Jan. 23–30			Present.
Tientsin	Jan. 23-30			Present.
Dutch East Indies:		l	l	
Java		1	i	
Batavia	Dec. 19-26	5		Among foreigners.
Do	Mar. 14-Apr. 24	61	11	Present in surrounding country.
Egypt:	-		l	
Alexandria	Dec. 25-31	2		Jan. 15-21: Present.
Do	Feb. 12-May 20	232	43	- Tall. 10 21. 11636116.
Cairo	Dec. 23		3	Jan. 8-14: Present.
	Jan. 21-Apr. 29		170	Jan. 5-14: Present.
Do				73.3 44.40 75 4
Port Said	Mar. 5-Apr. 22	4	2	Feb. 11-18: Present.
Germany	Feb. 14-May 8	240		Among German soldiers. Pres-
				ent among Russian prisoners of
Frankfort-on-Main	May 16-22		1	war in camps in 11 Government
Konigsberg	May 9-22	6	1	districts and in Saxony and
Lubeck	do	1		other divisions of the Empire.
Great Britain and Ireland:		-		the division of the Binpite.
Dublin	Feb. 7-20	6		•
Do	Mar. 28-Apr. 3		1	
	Mar. 20-Apr. 3		i	
Dundee	May 2-15	6	4)	
Glasgow	Mar. 11-18	2		
Do	May 6-12	1		
Greece:				
Athens	Apr. 12-18			Present.
Do	Apr. 19-May 11	2	2	
Saloniki	Dec. 20-26.	5	5	
Do	Dec. 27-Jan. 2		5	Jan. 17-23: Present.
Do	Feb. 6.	····i	١	From Belgrade.
	Feb 01 Mon 7			TIOM DOMESTIC
Do	Feb. 21-Mar. 7			
Do	Apr. 3-May 22		8	
Guatemala:	- 1			
Guatemala City	I	1		Present.

¹ From medical officers of the Public Health Service, American consuls, and other sources.

TYPHUS FEVER-Continued.

Reports Received from Jan. 1 to June 25, 1915—Continued.

Places.	Date.	Cases.	Deaths.	Remarks.
Italy:				
Florence	Nov. 1-30	17	2	i e
Do	Dec. 1-31	2	l	1
Do	Jan. 1-31	4		l .
Do	Feb. 1-23	3	3	l
Do	Mar. 1-31	4	3	l
Do	Apr. 1-30	8	5	1
Venice	Jan. 2-9	8	i	i
Japan:		· -	_	
Hakodate	Feb. 1-Apr. 3	15	3	Mar. 6: Still present.
Tokvo	Apr. 13-May 17	19		Jan. 1-May 17: Cases, 39.
Yokohama	Apr. 27-May 10	15		
Mexico:	inpinion and invited		1	ĺ
Aguascalientes	Jan. 17-23		l	Present.
Do	Mar. 1-7		l	Do.
Do	May 3-June 6		8	20.
Netherlands:	May o cano o			
Flushing	May 1-8	1		· ·
Russia:	may 1-0	•		
Moscow	Jan. 2-Feb. 20	64	. 6	
Do	Feb. 21-Apr. 24	833	94	
	Feb. 21-Mar. 6	6	79	
Odessa	Dec. 19-26	8	2	
Petrograd				
Do	Dec. 25-May 1	69	13	
Vladivostok	Dec. 20-28	5	1	
Do	Jan. 14-Mar. 8	3	3	T3
Serbia	Feb. 6	• • • • • • • • •		Epidemic. About 500 deaths daily.
Spain:				uy
Madrid	Mar. 1-31	5	5	
Do	Apr. 1-30		š	
Tarragona	May 16-22		ĭ	
Switzerland:	May 10 22		•	
Zurich	Apr. 25-May 1	1		
Turkey in Asia:	1.pr. 20-May 1	•		
Adana	Apr. 4-24			Present.
Beirut	Mar. 28-Apr. 10	14	1	1 1030116.
Beirut	Apr. 10			Military center. Epidemic.
Erzeroum				Do.
Erzinjan	do Feb. 1–27			Present.
Harput				
Do	Mar. 1-31			Do.
Jaffa	Jan. 31-Feb. 6			Do.
Do	Mar. 28-May 8		12	
Mersina	Mar. 7-13			_ Do
Samsoon	Mar. 4			Present in military hospital.
Tarsus	Apr. 4-24			Present.
Trebizond	Dec. 13-Feb. 27			Many cases among troops, with
	.	1		high fatality rate.
Do	Apr. 10			Epidemic.
Tripoli	May 9-15		1	

CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX. Reports Received During Week Ended June 25, 1915.1

CHOLERA.

	01101			
Places.	Date.	Cases.	Deaths.	Remarks.
Austria-Hungary: Austria India: Clacutta Madras Rangoon Indo-China: Saigon Siam: Bangkok.	do	2 1 279	73 1 84 2	Mar. 1–31, 1915: 1 case, 1 death.
	YELLOW	FEVER	•	
Ecuador: Guayaquil	Apr. 1-30	1	1	

¹ From medical officers of the Public Health Service, American consuls, and other sources.

CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued. Reports Received During Week Ended June 25, 1915—Continued.

PLAGUE.

Places.	Date.	Cases.	Deaths.	Remarks.
Bahrein, island of	Mar. 1-21	20	9	On island of Mouharrak in vicinity of Bahrein, Apr. 4: Present.
Ceylon: Colombo	Apr. 18-24	2	2	
Amoy Egypt: Alexandria	Apr. 18-May 1 May 14-20	1		Present. In vicinity.
India: Calcutta Karachi. Rangoon	Apr. 18-24	192	18 158 3	Mar. 1-31, 1915: Cases, 58; deaths, 58.
Indo-China: Saigon	Apr. 11-May 1	4	1	
Kagi	May 2-15 Apr. 5	6 1	8	
Bender Abbas Siam: Bangkok	Mar. 14	2	6	From steamship from Bahrein.
Turkey in Asia: Bagdad	Apr. 18-24	133	118	
	SMAL	LPOX.		
Austria-Hungary: Vienna	May 9-15	30	5	
Canada: Manitoba— Winnipeg Quebec—	May 30-June 5	1		
MontrealCeylon:	June 6-12 Apr. 18-24	11 12	3	6 from outside city.
China: Amoy Hongkong	Apr. 25–May 1 May 2–8	i	1	Present.
Nanking Shanghai Tientsin	May 16-22	1 1	2	Do.
Egypt: Alexandria India:	May 14-20	6 46	5 14	
BombayCalcuttaKarachi	Apr. 25-May 1 Apr. 18-24 Apr. 25-May 1	2 3	71	,
MadrasRangoon	Apr. 18-24	18	6	Mar. 1-31, 1915: Cases, 61; deaths, 7.
Indo-China: Saigon Japan:	do	1		
Taiwan, island Mexico: Aguascalientes	May 9-15	1	3	
Frontera Mazatlan Monterey	May 16-22 May 12-18 May 3-June 6 May 23-June 5	9	1 2	
ProgresoVera CruzPortugal:	May 16-June 6	6 29	1 14	
Lisbon	May 16-22	4 34	11	
Spain: Valencia Straits Settlements:	May 16-29	52	7	
Singapore Turkey in Asia: Beirut	Apr. 11-17	4	1 2	
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## CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued.

## Reports Received from Dec. 26, 1914, to June 25, 1915.

### CHOLERA.

		LERA.		
Places.	Date.	Cases.	Deaths.	Remarks.
Austria-Hungary: Austria	Mar. 21-Apr. 24	13	1	1 3.467; deaths, 937. Total Jan.
Do		<b></b>		4-Mar. 20; 151 cases. Total Nov. 18-Dec. 22; Cases, 741; deaths, 133.
Bohemia		·····	-	Total Sept. 23-Dec. 5: Cases, 176; deaths, 56.
Coast land— Trieste Galicia.	Nov. 15-21	5		. Total Sept. 23-Dec. 5: Cases,
KracowLiskow	Oct. 4-Dec. 5 Sept. 23-Nov. 7	109 355	186	2,047; deaths, 793.
Przemsyl Lower Austria Vienna	Nov. 1-14 Sept. 1-Jan. 30	132 390	. <b></b>	Total Sept. 1-Dec. 5: Cases, 473; deaths, 67.
Do	Mar. 7-Apr. 3	2		Total Sept. 15-Dec. 5: Cases, 362;
BrunnSilesia	Sept. 15-Nov. 21	18	3	deaths, 93. Total Sept. 23-Dec. 5: Cases, 283;
StyriaGratz	Oct. 3-Nov. 14	10		deaths, 39. Sept. 23-28: Cases, 55; deaths, 18.
Upper Austria Bosnia-Herzegovina Croatia-Slavonia	Oct. 4-Nov. 7 Jan. 4-Apr. 17 Dec. 31-Apr. 19	185 490	69 164	Total Oct. 4-10: Case, 1. Total Oct. 4-10: Case, 1; death, 1.
Esseg, city	Mar. 9-15 Dec. 31-Apr. 11	583	164	Total Sept. 15-Nov. 30: Cases.
Do Budapest	Dec. 25–Feb. 13 Jan. 25–Feb. 7	22		3,042: deaths not yet reported. Total Nov. 18-Dec. 22: Cases, 452; deaths not reported.
FiumeBalkan TerritoryBorneo:	Mar. 22-Apr. 11	3 7	1	In scene of war.
Membakut estate Simporna Do	Mar. 2-31 Jan. 1-Feb. 8 Mar. 2-19	6 60	53 14	West coast. Mar. 13, still present.
Ceylon: Colombo	Sept. 5	1	1	
China: Nanking Wuchow Dutch East Indies:	Nov. 15-21 Nov. 27	•••••		Present. Do.
Banca— Muntok	Dec. 6-12	11	7	
Celebes— Menado Java—	Oct. 18-Dec. 5	425	409	
Batavia Do Sumatra—	Oct. 25-Dec. 26 Mar. 14-Apr. 24	361 37	343 31	May 4, epidemic.
L Lampong	Nov. 8-1 Oct. 18-Nov. 7 Oct. 18-Dec. 19	27 65 175	7 69 147	
Pencoulen district Telok Betong	Oct. 25–31 Nov. 14–Dec. 12	88 47	32 44	Watal Nav 9 Jan 16: Casas 54
Germany Do Brandenburg	Feb. 21-Mar. 3 Dec. 6-23	17 4	1	Total, Nov. 8-Jan. 16: Cases, 54. In prison camps. Vicinity of Frankfort on the
Torgau Posen	Jan. 5-16 Dec. 20-26	1 2 5		Oder. At Birnbaum.
Zirka Silesia Rosenberg	Jan. 5–16 Nov. 8–Dec. 26 Jan. 5–16	5 46 1		In 23 localities.
India: Bombay Calcutta Do	Nov. 1-Apr. 24	15	7 42 197	Oct. 25-31: Deaths, 17. Not previously reported.
Madras	Mar. 14-Apr. 24 Nov. 8-May 1 Jan. 17-Mar. 6 Sept. 1-Dec. 31	185 622 6	131 403 5	Mar. 1-31: 1 case, 1 death.
DoIndo-China	Feb. 28-Apr. 24	5	4	Jan. 4-Aug. 31: Cases, 259; deaths, 148. Aug. 1-31: Cases, 18;
Anam— Binh-Dinh.	Oct. 1-Nov. 30	84	42	deaths, 15.

Places.

# CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued. Reports Received from Dec. 26, 1914, to June 25, 1915—Continued.

CHOLERA—Continued.

Cases, Deaths.

Remarks.

Places.	Date.	Cases.	Deaths.	Remarks.
*.1 Out - Out - 1				
Indo-China—Continued. Cambodia—				
Pnum Penh	Aug. 1-Oct. 31	2	1	
Cochin China— Baria	Aug. 1-31	6	6	And vicinity, Nov. 3-23; Cases.
Cantho	Aug. 1–31 Oct. 1–31	2		And vicinity, Nov. 3-23; Cases, 20; deaths, 10. Total Jan. 1-Dec. 20: Cases, 154;
CholonSsigon.	Aug. 1-Nov. 30 Aug. 1-May 1			deaths, 79.
Laos—	1	1	1	1000022, 101
Pakse Tonkin—	Aug. 1-31	1	1	
Ninh-Binh	Oct. 1-31	11	2	
Japan	Oct. 1-31		·····i	Total Jan. 1-Dec. 31: 5 cases, 4 deaths.
Philippine Islands:	ł	-	1	
Manila Do	Oct. 25-Jan. 30 Feb. 7-Apr. 10	66 38	37 23	
Russia:	1			
Moscow	Nov. 8-Jan. 23		4	
Bangkok	Sept. 27-Apr. 17		15	
Straits Settlements: Singapore	Oct. 4-Jan. 30	5	5	
			1	<u> </u>
	YELLOW	/ FEVE	R.	1
<b>D</b> 13	l	i	Ī	
Brazil: Bahia	Jan. 24-Feb. 20	3	1	
Rio de Janeiro	Dec. 13-16	2	ī	
Ecuador: Guayaquil	Nov. 1-Apr. 30	6	4	
French Guiana:	-			4442
St. Jean du Maroni Mexico:	Sept. 23-Oct. 10	15	8	At the penal station.
Merida	Jan. 25	1	1	·
Do	Mar. 17	1 2	1	In children. Mild type.
Venezuela:	l -	,		
Caracas	Dec. 31	•		
	PLA	GUE.		<u> </u>
Bahrein (in Persian Gulf)	Dec. 29 Mar. 1-21	20	9	Present. On island of Mouharrak in vi-
				cinity of Bahrein, Apr. 4:
Brazil:				Present.
Bahia	Nov. 16-Feb. 27	20	16	35. 01.00.00.00.00.00
Pernambuco	Apr. 4–10 Oct. 11–Dec. 31	1	1 12	Mar. 21-27: Cases, 4; deaths, 2.
Rio de Janeiro	Dec. 20-Jan. 5	2		
Ceylon:	May 20	1		
Colombo	Oct. 25-Apr. 24	72	67	
China:	Mar. 28-May 1			Present. Also present in vil-
·				lages in vicinity. June 12-July 12: Cases, 325.
CantonChangchow	Apr. 6			Present.
Hongkong	Dec. 28-May 1	8	6	Chinese.
HongkongShanghaiSwatow	Dec. 6-Jan. 2 Apr. 1-17	10	3	Among natives.  Mostly pneumonic. Present in
				Mostly pneumonic. Present in villages in vicinity.
Cuba: Guanabacoa	May 13	1		
HabanaPinar del Rio	Feb. 9-June 14 Apr. 9-10	17	8	
Pinar del Rio Dutch East Indies:	Apr. 9-10	2	1	
Java	Jan. 29-Mar. 27	951	846	East Java. Total, Oct. 1-Nov. 30:
Java. Kediri. Madioen	Oct. 1-Dec. 30 do	885 150	819 131	Cases, 2,562; deaths, 2,278.
r asoeroeam	do	2,135	1,851	
Surabaya Do	do Dec. 13–Apr. 3	363 198	342 184	

## CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued.

## Reports Received from Dec. 26, 1914, to June 25, 1915—Continued.

#### PLAGUE-Continued.

Places.	Date.	Cases.	Deaths.	Remarks.
Ecuador:	Nov. 1-Jan. 31	10	4	
DuranGuayaquil	NOV. 1-Mar. 31	366	149	
Sanhomadon	Dec. 1-31 Nov. 1-Dec. 31	1 4	1 3	1
Fount		İ	1	Total, Jan. 1, 1914–Jan. 28, 1915: Cases, 225; deaths, 116.
AlexandriaDo	Nov. 5-28 Apr. 9-May 20	4		Cases, 223, deaths, 110.
Assiout, Province	Apr. 29-May 1	8	10	1
Gizeh, Province Minieh, Province	Apr. 1-May 1	7	7 2	1
Port Said	Apr. 28 Oct. 22-Dec. 24	9	7	Jan. 1-Dec. 18: Cases, 44.
Greece	Apr. 30-May 1	1		Sept. 12, present in Drama and
PiræusSaloniki	Jan. 17–27 Λpr. 4–10	1 5	7	Kavala.
India:	ļ ⁻		l	Not provide all populated
BasseinBombay	Jan. 4–Dec. 5 Nov. 1–Apr. 24	13 244	10 205	Not previously reported.
Bombay Calcutta Karachi	Apr. 18–24 Nov. 8–May 1	414	18 328	
Madras Presidency	Nov. 22-Dec. 12	6	6	
Do	l Feb. 7-Mar. 6	445	211 323	
Rangoon	Sept. 1-Dec. 31 Feb. 28-Apr. 24	125	117 107	Feb. 1-28, 1915: Cases, 54; deaths,
				52. Mar. 1-31, 1915: Cases, 58; deaths, 58.
Indo-China				Jan. 1-Aug. 31: Cases, 1,780; deaths, 1,413. Aug. 1-3: Cases, 155; deaths, 121.
Anam				155, deaths, 121.
Phanitet Do	Aug. 1–31 Oct. 1–Nov. 30	4 2	1 1	
Phanrang	Aug. 1-Nov. 30		10	<b>†</b>
Cambodia— Kompong-Speu	Nov. 1-30 Aug. 1-Nov. 30	5	3	
Pnum-Penh Stung-Treng	Aug. 1-Nov. 30 Oct. 1-Nov. 30	88 4	84 3	
Cochin China—	Nov. 1-30	3	-	
Cantho Cholon	Aug. 1-Nov. 30	39	14	
Giadinh Saigon	Oct. 1–31	1 23	15	And vicinity Nov. 3-30: Cases, 5.
Do Thudaumot	Jan. 4–May 1 Nov. 1–30	46 2	20 1	
Kaouang-Techeou-Wan Tonkin—	Aug. 1-Nov. 30	70	70	
Tong-San	Nov. 1–30	25	25	Total, Jan. 1-Dec. 31: 485 cases;
-				110 deaths.
Chiba-ken— Komikawa	Jan. 1-Dec. 31, 1914	6	6	
Moriyama Ibaraki-ken—	do	5	4	
Isohama Kagi	Jan. 1-Dec. 31, 1914 Jan. 24-May 15	1 65	1 47	
Kanagawa-ken-	1			Including reports proviously
Hodogaya		8	6	Including reports previously published in P. H. R.
KawasakiOhno-mura	do	1 9	1 8	
Tijima-mura	do	5 1	4	Do.
Taiwan (Formosa)	do	303	275	Do.
Tijima-mura Yokohama Taiwan (Formosa) Tokyo-fu Tokyo Do Libro (Tripoli)	do Dec. 29–Jan. 4	47	29 1	Do.
DoLibya (Tripoli)	May 31-June 14	5	4	Present in Derna and Marsa-
Mauritius	Nov. 6-Apr. 5	76		Susa among native laborers.
Persia: Belessavar	Oct. 30-Nov. 9	80	80	On Caspian coast.
Bender Abbas	Mar. 14 Dec. 12	· 2	2	From steamship from Bahrein.

# CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued. Reports Received from Dec. 26, 1914, to June 25, 1915—Continued.

### PLAGUE—Continued.

		<u> </u>	<u> </u>				
Places.	Date.	Cases.	Deaths.	Remarks.			
Peru:							
Departments— Ancachs				Total year 1914: Cases, 34; deaths,			
Arequipa	1			20. Total year 1914: Cases, 54; deaths,			
• •	1	l .	1	24.			
Cajamarca	1	1		Total year 1914: Cases, 16; deaths,			
Callao		·	.	Total year 1914: Cases, 14; deaths, 8.			
La Libertad			.	Total year 1914: Cases, 335; deaths, 176.			
Lambayeque				Total year 1914: Cases, 1,907; deaths, 47.			
Lima				Total year 1914: Cases, 106; deaths, 48.			
Piura	ļ			deaths, 48. Total year 1914: Cases, 94;			
Barranco	Mar. 1-Apr. 4	1		Total year 1914: Cases, 94; deaths, 56.			
Callao	Nov. 16-May 2	15	2	l			
Catacaos Chiclayo	Nov. 16-Apr. 4 do Nov. 16-Jan. 3	35 6	3 15				
Chocope	Nov. 16-Jan. 3	i	ļ	Present.			
Ferrenafe	Mar. 1-Apr. 4 Nov. 16-May 2	8					
Guadelupe Huancayo	Jan. 4–31do	1	1 1				
LambayequeLima (city)	Nov. 16-Apr. 11 Nov. 16-May 2	18 23	5 2				
Lima (country) Lurigancho	do	13 1	ī				
Lurin	l do	1					
MollendoPacasmayo	Nov. 16-May 2 Nov. 16-Jan. 3	25 1					
Piura Salaverry	Nov. 16-Apr. 4 Nov. 16-May 2	25 12	7 3	<u>.</u>			
San Pedro Trujillo	Nov. 16-Apr. 11 Nov. 16-May 2	26 61		• • •			
Russia:	-						
Moscow Senegal:	Dec. 6-Feb. 13	9	2				
DakarSiam:	Dec. 5			Do.			
BangkokStraits Settlements:	Dec. 26-Apr. 17		20				
Singapore	Nov. 1-Mar. 27	29	22				
Turkey in Asia: Paguad	Nov. 1-Dec. 3	11	9				
Do Do	Dec. 26–Jan. 5 Jan. 12–Apr. 24	12 665	8 473				
Union of South Africa				Corrected statement: To Mar. 29, cases, 28; deaths, 18.			
Cape Province—				Cases, 26, deaths, 16.			
Districts— Cradock Maraisburg	Feb. 5-Apr. 10	7	1				
Maraisburg Molteno	dodo	3	3				
MoltenoQueenstown Tarka	do	13 11	8				
Zanzibar	Oct. 25-31	2	3				
SMALLPOX.							
Ambia							
Arabia: Aden	Nov. 5-14	49	51				
Do Muttra	Apr. 22–28 Feb. 7–13	1	1	Present.			
Argentina: Rosario	Oct. 1-31		1				
Australia:	O 00. 1-01	•••••	1				
New South Wales— Aberdare	Mar. 19-25	2		·			
Cessnock Newcastle	Mar. 5-Apr. 15 Jan. 22-28	8 2					
Penrith	Dec. 11-17 Dec. 11-Mar. 25	1		Total Nav 12 10: Cases 7 in the			
Sydney	i	40		Total, Nov. 13-19: Cases, 7 in the metropolitan area and 2 in the			
Weston	Apr. 16-22	1		country districts.			

## CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued.

## Reports Received from Dec. 26, 1914, to June 25, 1915—Continued.

### SMALLPOX-Continued.

Places.	Date.	Cases.	Deaths.	Remarks.
Australia—Continued. Queensland—				
Brisbane				Nov. 19, in Colmslie quarantine station, 1 case from s. s. Kano Na from Melbourne, via Syd-
Thursday Island South Australia Victoria—	Mar. 8 Jan. 3–16	2		rey. From s. s. Chanda from Calcutta.
· Melbourne	Mar. 5	1		From s. s. Gregory Apcar from Calcutta.
Do Western Australia—	Mar. 13	1	1	From s. s. transport H2 from Cal- cutta.
Fremantle	Mar. 5	3		From s. s. Umballa from Bombay.
Austria-Hungary: Austria Prague	Mar. 28-Apr. 17 Jan. 17-23	333		Total, Feb. 28-Mar. 6, 292 cases.
Vienna Do	Oct. 31-Jan. 9 Jan. 17-May 15	141 961	15 235	Aug., 1914-Apr. 17, 1915: Cases, 1,360; deaths, 281.
Hungary— Budapest Fiume	Jan. 31-May 1 Dec. 6-Apr. 25	330 8	2	
Belgium: Antwerp Brazil:	Mar. 23-29	1		
Pernambuco Do	Jan. 18–31	795	57 4 215	
Rio de Janeiro Do Sao Paulo	Nov. 1–Jan. 9 Feb. 7–Apr. 17 Nov. 9–15	735 94 2	32	
British East Africa: Mombasa British Honduras:	Mar. 1-31	3	1.	
BelizeBulgaria:	Apr. 16-22	1		Isolated 3 miles from Belize.
Šofia Canada: Alberta—	June 30-Nov. 28	121		
Calgary British Columbia—	Apr. 10-17 Feb. 8-Mar. 20	1		
Vancouver Manitoba— Winnipeg	Jan, 24-June 5	16		
Ontario— Fort William Hamilton	May 16-22	1 9		From vessel.
Sarnia Toronto	Jan. 1-Apr. 30 Dec. 13-Mar. 13 Dec. 6-June 5	6 73	1	
Windsor	Jan. 17-May 1	5		Jan. 13: Cases, 4 from Grand Trunk ferryboat Lansdown.
Quebec— Montreal Quebec. Canary Islands:	Dec. 28-June 12 Dec. 13-Jan. 16	33 5		
Teneri.ïe— Santa Cruz.	Dec. 6-26		2	
Ceylon: Colombo	Oct. 25-Apr. 24	230	69	Jan. 14, 1 case from steamship Knight Templar; fatal. Feb. 6, 1 case from steamship Chind- wara.
China: Amoy	Apr. 25-May 1 Mar. 6-Apr. 24			Present.
Foochow	Mar. 6-Apr. 24 Feb. 7-13 Jan. 11-21	1 18		Do.
Hongkong. Nanking	Nov. 22-May 8	23	19	Feb. 20, present. Mar. 21-May 22, present.
Newchwang	Nov. 9-May 8	51	127	Feb. 20, present. Deaths among natives.
Tientsin Do	Dec. 6-12	i	1	-
Cuba: Guayos Habana	Jan. 12-Feb. 10 Mar. 8-21	7	1 1	Mar. 15: 1 case on steamship Moro Castle.

# CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued. Reports Received from Dec. 26, 1914, to June 25, 1915—Continued.

#### SMALLPOX—Continued.

Places.	Date.	Cases.	Deaths.	Remarks.
Dutch East Indies:	Nov. 8-14	50	30	Oat 19 24 Copes 110 dooths 44
Java	Jan. 8-Apr. 24	l	263	Oct. 18-24: Cases, 112; deaths, 44; mainly in Pontianak.  In the western part, including
Batavia	Oct. 18-Nov. 21	166	44	Batavia, Feb. 18-Mar. 20: Cases, 155; deaths, 45.
Do Surabaya	Jan. 8-Apr. 24 Nov. 1-7	169 1	53	
Sumatra— Tepanodi district Egypt:	Dec. 5-29	6	2	
AlexandriaCairoFrance:	Nov. 19-May 20 Dec. 3-Apr. 29	133 50	39 9	
Havre Marseille Nantes	Dec. 20–26	1 2	2	,
Paris	Mar. 20-27	4	2	
RoubaixGermany	Jan. 1-31	13	27	Nov. 15-Dec. 19: Cases, 14. Jan. 10-16: 11 cases.
Districts— Bromberg Marienwerder	Apr. 25-May 1	1		May 2-8, 1915: Cities, Berlin, 1. Bremen, 1.
Schaumberg-Lippe Stettin	dodoJan. 1-Feb. 28	1 1 10	i	
Strassburg Do	Mar. 1-31	37	i	
BradfordCardiffLeeds	May 9-15 Nov. 30-Dec. 5 Apr. 25-May 1	2 5 1		
LiverpoolLondonSouth Shields	Dec. 19	29 1	3	
Greece: Kavala	Nov. 22-Mar. 27	11		
Kilkish Patras Soloniki	Nov. 22-Feb. 27 Nov. 23-Feb. 21 Nov. 15-Apr. 10	1 86	18 64	Jan. 31: Epidemic.
Guatemala: Guatemala India:	Mar. 21-Apr. 5			Present.
BombayCalcutta	Nov. 1-May 1 Oct. 25-Nov. 28 Mar. 14-Apr. 24	446	248 37 272	Epidemic.
Do Karachi Madras	Jan. 3-May 1 Nov. 1-May 1	15 115	4 17	Epidemie.
RangoonDo	Oct. 1-Dec. 31 Jan. 1-Apr. 24	164	3 26	Feb. 1-28: Cases, 16; deaths, 6. Mar. 1-31, 1915: Cases, 61; deaths, 7.
Indo-China: Anam— Biah-Dinh	Oct. 1-31	3		
PhanrangCambodia— Pnompenh.	Nov. 1-30 Oct. 1-Nov. 30	2	1	
Cochin China— Bac-Lien	Nov. 1-30	1		
Saigon Laos— Pakse	Feb. 22-Apr. 24 Feb. 22-Mar. 27	19 1	11	
Tonkin— Haiduong Haiphong	do Oct. 1-Nov. 30	4 13	i	
Hanoi	Nov. 1-30 Dec. 1-31	1	-	
Do Turin	Mar. 1-31 Dec. 21-Mar. 21	1		Inn 1-Dag 31: Come 405: don't-
Japan Kagi Nagasaki	Jan. 31-Feb. 6 Jan. 18-Mar. 14	3 4	3 1	Jan. 1-Dec. 31: Cases, 485; deaths, 110, exclusive of Taiwan.
Nagasaki-ken Taiwan	Oct. 1-Dec. 31 Oct. 25-May 15	60 79	12 29	

# CHOLERA, YELLOW FEVER, PLAGUE, AND SMALLPOX—Continued. Reports Received from Dec. 26, 1914, to June 25, 1915—Continued.

#### SMALLPOX-Continued.

Places.	Date.	Cases.	Deaths.	Remarks.
Mexico:				
Aguascalientes	. Dec. 7-June 6	.	. 32	
Chihuahua	. Nov. 30-Apr. 9	. 29	19	ł .
Frontera	May 9-22	. 8	2	May 24, present. June 5, epi- demic.
Juarez	Dec. 4		.]	Prevalent.
Mazatlan	.  Dec. 9-May 18	. 66	46	
Mexicali	. Feb. 14-20	. 3		
Monterey Nuevo Laredo	Dec 14-June 6			Feb. 10: Epidemic.
Progreso	Jan. 31-Apr. 10 Apr. 4-June 5	5 50	16	To May 13: Cases, 17.
Salina Cruz	Nov. 1-7	1 1	1 10	
San Juan Bautista	May 8	1		Present among troops.
Tampico			49	Prevalent among the military.
Tuxpam	Apr. 29		1	Prevalent among the military. Recent epidemic: 300 cases esti-
Vera Cruz	Dec. 1-June 6	263	60	mated.
Netherlands:		1		1
Rotterdam	Jan. 24–Mar. 6	5	1	<b>[</b> -
Newfoundland:	7	1 -	1	l
St. Johns	Jan. 23–29	1		
Norway:	Nov. 1-30	7	2	Including report, vol. 29.
Christiansand	Nov. 30-Dec. 5		4	including report, vol. 29.
Stavanger Persia:	Nov. 30-Dec. 5			
Teheran	Feb. 14-20			Present.
Peru:	1 -00.11-20			-1000000
Arequipa	Feb. 28	1	l	Epidemic.
Philippine Islands:	I	1		· .
Manila	Dec. 20-26	2		From steamship Ixion.
Portugal:	ł		l	
Lisbon	Nov. 22-May 22	42		
Russia:	N 0 4 04			
Moscow	Nov. 8-Apr. 24 Oc+ 25-Nov. 18	239	55 1	
Odessa	Nov. 30-Mar. 13	10 111	13	Feb. 20-27: Cases, 6; deaths, 1.
DoPetrograd	Oct. 25-May 1	1,006	328	1 to. 20-21. Cases, 0, deaths, 1.
Riga	Oct. 11-Apr. 30	250		
Vladivostok	Mar. 2-8	ı		
anto Domingo:				
Santo Domingo	Feb. 1-15		2	
pain:				
Almeria	Mar. 1-31		2 66	
Barcelona	Nov. 22-Mar. 25	5	10	
Madrid Do	Nov. 1-Feb. 28	9	9	
Do	Mar. 1-31 Apr. 1-30 Dec. 1-Mar. 31	• • • • • • • • • • • • • • • • • • • •	7	
Seville	Dec 1-Mar 31		12	
Valencia	Nov. 15-May 29	1,239	72	
traits Settlements:		-,		
Singapore	Oct. 10-Apr. 17	21	9	
weden:				
Stockholm	Dec. 13-19		1	
Sundsvall	Feb. 1-28	1		
witzerland:	Nov. 7-May 15	89	1	
Baselurkey in Asia:	NOV. 7-May 13	09		
Beirut	Nov. 1-May 15	158	55	
Haifa	Nov. 2-Dec. 6	14	6	
Do	Apr. 19-25	5		
Toffa	Jan. 10-Apr. 10	9		
Jerusalem	Oct. 1-Nov. 30	5		
Tripoli	Dec. 27-Apr. 24	78	7	Present in villages in vicinity.
enezuela:	35. 04		1	Decemb
Tachira, State	мау 24	••••••		Present. Present in vicinity.
San Cristobal	May 24do Apr. 25 Nov. 14–21	•••••		Outbreak.
Zulia, State	Apr. 25	•••••		Outsicas.
anzibar	NOV. 14-21	•••••	11	
A				
t sea:	Mar 14	1 1	1 1	En route to Sydney.
t sea: S. S. Chanda, from Calcutta, via Thursday Island.	Mar. 14	1	1	En route to Sydney.

## SANITARY LEGISLATION.

## STATE LAWS AND REGULATIONS PERTAINING TO PUBLIC HEALTH.

#### CALIFORNIA.

Secretary of State Board of Health and Assistant Secretary—Salaries and Duties.
(Act May 19, 1915.)

Section 1. Section 2982 of the Political Code is hereby amended to read as follows:

\$4,500 and necessary expenses incurred in the performance of his duties. He shall enforce all orders and regulations of the State board of health, and shall vigilantly observe sanitary conditions throughout the State, and take all necessary precautions to protect it in its sanitary relations with other States and countries. He shall keep an accurate record of the proceedings of the State board of health and of his own acts, and shall file a written report of the same at each regular meeting of the board. There shall be an assistant to the secretary of the State board of health, who shall be appointed by and hold office at the pleasure of and perform such duties as shall be prescribed by said board. The assistant to the secretary of the State board of health shall receive an annual salary of \$2,400. The salaries of the secretary and assistant to the secretary shall be paid out of the general fund at the times and in the manner in which State officers are paid.

## Communicable Diseases—Appropriation for Prevention, Suppression, and Investigation. (Act May 18, 1915.)

SECTION 1. The sum of \$50,000 is hereby appropriated, out of any moneys in the State treasury not otherwise appropriated, to be expended by the State board of health, under the direction of the governor, for the prevention of the introduction of Asiatic cholera, bubonic plague, smallpox, or other contagious or infectious disease into this State, and for their investigation and suppression in case of their origin or introduction. The claims for such expenditures must be audited by the board of control, except that when, in the opinion of the governor, an emergency arises which demands or necessitates the immediate use of money for the purposes herein provided, the controller must draw his warrant in the name of the governor without such audit, on account of the sum hereby appropriated, upon the order of the governor, in such sums from time to time, not exceeding \$1,000 at any one time, as he may direct. In cases where sums are so drawn upon the order of the governor, without audit by the board of control, vouchers must be thereafter filed with the controller, showing the manner and the purposes for which such sums have been expended. Such portion of the sum provided by this section as may be deemed advisable by the State board of health and approved by the governor, may be used in accordance with the provisions of this section and section 2 of "An act to prevent the introduction, and provide for the inves-

tigation and suppression of contagious or infectious diseases, and appropriating money to be used for such purpose," approved June 7, 1913: *Provided*, That all expenditures connected therewith shall be audited by the board of control and paid in accordance with the provisions of this act.

SEC. 2. This act, inasmuch as it provides for an appropriation for the usual current expenses of the State, shall, under the provisions of section 1 of Article IV of the constitution of the State of California, take effect July 1, 1915.

## Sanitary Districts—Validation of Organization and Changes of Boundaries. (Act May 27, 1915.)

Section 1. All sanitary districts formed under the provisions of an act entitled "An act to provide for the formation, government, operation, and dissolution of sanitary districts in any part of the State for the constructing of sewers and other sanitary purposes, the acquisition of property thereby, the calling and conducting of elections in such districts, the assessment, levying, collection, custody, and disbursement of taxes therein; the issuance and disposal of the bonds thereof, and the determination of their validity, and making provision for the payment of such bonds and the disposal of their proceeds," approved March 31, 1891, and the acts amendatory and supplementary thereto, and which sanitary districts have acted in the form and manner of sanitary districts under the provisions of said act, are hereby declared to be and have been sanitary districts from the date of the entry in the minutes of the board of supervisors of an order that the sanitary district has been duly established and all proceedings of the sanitary districts, whereby the boundaries thereof have been altered and outlying contiguous territory in the same county as such sanitary district, annexed thereto, and all other acts of said sanitary districts heretofore performed according to the act aforesaid, are hereby validated and declared to be legal.

## Mosquitoes, Flies, and Other Insects—Abatement Districts Authorized. (Act May 29, 1915.)

Section 1. Mosquito-abatement districts may be organized and incorporated and managed as herein expressly provided, and may exercise the powers herein expressly granted or necessarily implied.

Sec. 2. Any county, or city and county, or portion of a county, or city and county, whether such portion includes incorporated territory or not, in the State of California, having a population of not less than 100 inhabitants, may be created a mosquito-abatement district under the provisions of this act by procedeing as herein provided.

SEC. 3. A petition, which may consist of any number of separate instruments, shall be presented at a regular meeting of the board of supervisors of the county in which the proposed mosquito-abatement district is located, signed by the registered voters within the boundaries of the proposed district, equal in number to at least 10 per cent of the number of votes cast in said proposed district for the office of governor of this State at the last general election prior to the presenting of the petition: *Provided*, That where one or more municipal corporations or part thereof is included in such proposed mosquito-abatement district, such petition must be signed by at least 10 per cent of the qualified electors of such municipal corporations or part thereof and of the unincorporated territory included in such proposed district, and in addition thereto the common council, board of trustees, or other governing body of each such municipality shall by resolution, duly authenticated, request the inclusion of such incorporated territory in such district.

Such petition shall set forth and describe the proposed boundaries of such district, and shall pray that the same be created under the provisions of this act, and the text of such petition shall be published for at least two weeks before the time at which the

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same is to be presented in a newspaper printed and published in such county, and also a newspaper printed and published in each municipal corporation or part thereof included in such proposed district, and if there be no newspaper published in any such municipal corporation, the text of such petition shall be posted for the same length of time as required to be published, in three public places within such municipal corporation or part thereof included in such proposed district, and the text of such petition so published or posted shall have annexed thereto a notice stating the time of the meeting of the board of supervisors at which the same will be presented. When contained upon more than one instrument, one copy only of such petition need be published and posted. No more than five of the names attached to said petition need appear in such publication or posting of said petition and notice, but the number of signers shall be stated.

With such publication there shall also be published, and if posted, there shall also be posted, a notice of the time of the meeting of the board when such petition will be considered, and that all persons interested therein may then appear and be heard.

At such time the board of supervisors shall hear the petition and those appearing thereon, and also all protests and objections to the same, and may adjourn such hearing from time to time, not exceeding two months in all. No defect in the contents of the petition or in the title to or form of the notice or signatures, or lack of signatures thereto. shall vitiate any proceedings thereon, provided such petition or petitions have a sufficient number of qualified signatures attached thereto. On the final hearing said board shall make such changes in the proposed boundaries as may be deemed advisable and shall define and establish such boundaries: Provided, That if said board deems it proper to include therein any territory not included within the said proposed boundaries, they shall first cause notice of their intention so to do to be mailed to each owner of land within said territory proposed to be included whose name appears as such on the last completed assessment roll of the county or city and county wherein said territory lies, addressed to such owner at his address given on such assessment roll, or if no address is so given, then to his last known address; or if it be not known, then at the county seat of the county in which his land lies, which said notice shall describe the territory so proposed to be included, and shall fix a time, not less than two weeks from the date of mailing thereof, when all persons interested may appear before said board and be heard: And, further provided, That the boundaries lying within a municipal corporation shall not be altered unless the municipal board of such municipal corporation shall, by resolution, assent to the alteration of such boundaries therein.

Upon such hearing of such petition the board shall determine whether or not the public necessity or welfare of the proposed territory and of the inhabitants thereof requires the formation of such district, and shall also determine whether or not said petition complies with the provisions of this act, and for that purpose must hear all competent and relevant testimony offered in support of or in opposition thereto. A finding of the board of supervisors in favor of the genuineness and sufficiency of the petition and notice shall be final and conclusive against all persons except the State of California, upon suit commenced by the attorney general. If, from the testimony adduced before said board, it appears to said board that the public necessity or welfare requires the formation of such district, the said board shall, by an order entered on its minutes, declare such to be its finding, and shall further declare and order that the territory within the boundaries so fixed and determined, be created a mosquito abatement district, under an appropriate name to be selected by said board, which name shall contain the words "Mosquito abatement district." The county clerk shall immediately cause to be filed with the secretary of state a certified copy of such order of the board of supervisors, and from and after the date of the filing of such certified copy, the district named therein shall be deemed incorporated as a mosquito abatement district, with all the rights, privileges, and powers set forth in this act, and necessarily incident thereto.

SEC. 4. Within 30 days after the said filing with the secretary of state of the certificate of incorporation of said district, a governing board of trustees for said district shall be appointed. Said board shall consist of one trustee to be appointed from said district at large by said board of supervisors and of one trustee to be appointed from each municipality in said district by the governing board of such municipality: Provided, That if the board of trustees thereby created shall consist of less than five members, then the board of supervisors shall appoint from such district at large enough additional members to make a board of five trustees. The governing board of such district shall be called "The Board of Trustees of - Mosquito Abatement District." Each trustee appointed by a municipal board shall be an elector of the municipality from which he is appointed, and each appointee of the board of supervisors shall be an elector of the district. All such trustees shall hold office for the term of two years from and after the second day of the calendar year succeeding their appointment: Provided, however. That the first board of trustees appointed under the provisions of this act shall. at their first meeting, so classify themselves by lot that one-half of their number, if the total membership is an even number, and if uneven then that a bare majority of their number shall go out of office at the expiration of one year and the remainder at the expiration of two years, from the second day of the calendar year succeeding their appointment.

Sec. 5. The members of the board of trustees shall meet on the first Monday subsequent to 30 days after the filing with the secretary of state of the certificate of incorporation of said district and shall organize by the election of one of their members as president and one thereof as secretary. The members of the board shall serve without compensation except that the necessary expenses of each member for actual traveling expenses on meetings or business connected with said board shall be allowed and paid. In event of the resignation, death, or disability of any member, his successor shall be appointed by the board of supervisors, if such board originally made such appointment, or by the governing board of the appropriate municipality, if such appointment were originally made by the board of a municipality. The board of trustees shall provide for the time and place of holding its regular meetings, and the manner of calling the same, and shall establish rules for its proceedings. Special meetings shall be called by three trustees and notice of the holding thereof shall be given to each member at least three hours before the meeting. All of its sessions, whether regular or special, shall be open to the public, and a majority of the members of the board shall constitute a quorum for the transaction of business.

Sec. 6. The board of trustees of such district shall have power to take all necessary or proper steps for the extermination of mosquitoes, flies, or other insects within the district, and subject to the paramount control of the municipal or other public authorities, to abate as nuisances all stagnant pools of water and other breeding places for mosquitoes, flies, or other insects within the district; to purchase such supplies and materials and to employ such labor as may be necessary or proper in furtherance of the objects of this act, and if necessary or proper, in the furtherance of the same, to build, construct, and thereafter to repair and maintain, necessary levees, cuts, canals, or channels upon any land within the district, and to acquire by purchase, condemnation, or by other lawful means, in the name of the district, any necessary lands, rights of way, easements, property, or material requisite or necessary for any of such purposes; to make contracts to indemnify or compensate any owner of land or other property for any injury or damage necessarily caused by the exercise of the powers by this act conferred or arising out of the use, taking, or damage of such property for any of such purposes, and generally to do any and all things necessary or incident to the powers hereby granted and to carry out the objects specified herein.

SEC. 7. The board of trustees of each mosquito abatement district shall, at least 15 days before the first day of the month in which the board of supervisors of the county, or city and county, in which such district is situate is required by law to levy the

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amount of taxes required for county, or city and county, purposes, furnish to the board of supervisors and to the county auditor, respectively, an estimate in writing of the amount of money necessary for all purposes required under the provisions of this act during the next ensuing fiscal year. The board of supervisors of such county, or city and county, shall thereafter, at the time and in the manner of levying other county, or city and county, taxes levy upon all of the taxable property within the district and cause to be collected a tax to be known as the "——— mosquito abatement district tax," the maximum rate of which must not be greater than sufficient to raise the amount estimated to be raised by the said board of trustees of the district, nor in any event shall such tax exceed 10 cents on each \$100 of taxable property in such district.

Whenever it appears to the board of trustees of such district that the amount of funds required during the next ensuing fiscal year shall exceed the maximum amount which the supervisors are authorized to levy for the annual district tax, as hereinabove in this section provided, then said board of trustees may in their judgment call an election and submit to the electors of the district the question of whether a tax shall be voted for raising the necessary additional funds, and notice thereof shall be published for at least four weeks prior to such election in a newspaper printed and published in such district: Provided, That no particular form of ballot shall be required nor shall any formalities in conducting such election invalidate the same if the election shall have otherwise been fairly conducted. At such election the ballots must contain the words "Shall the district vote a tax to raise the additional sum of \$----?" The board of trustees shall canvass said votes cast at such election and if a majority of the votes cast are in favor of the imposition of said tax the board of trustees must report the same to the board of supervisors, stating the additional amount of money required to be raised. The board of supervisors shall at the time of levying the county taxes, levy an additional tax upon all of the taxable property in the district voting such additional tax sufficient to raise the amount voted.

All taxes levied under the provision of this section shall be computed and entered on the county assessment roll by the county auditor, and collected at the same time and in the same manner as state and county taxes; and when collected shall be paid into the county treasury for the use of the district.

The funds shall be withdrawn from the county treasury upon the warrant of the board of trustees of such district signed by the president or acting president of the board, and countersigned by its secretary.

Sec. 8. Any territory, incorporated or unincorporated, lying adjacent and contiguous to a mosquito abatement district, may be added and annexed to such district, at any time, upon proceedings being had and taken as in this act provided. The board of trustees of such district, upon receiving a written petition therefor containing a description of the new territory sought to be annexed to such district, signed by the owners comprising more than one-half of the assessed value of such territory as shown by the last county assessment roll, must thereupon submit to the electors of the district and also to the electors residing in the territory sought to be annexed, the proposition of whether such proposed territory shall be annexed and added to such district. The proposition to be submitted to the electors at such election, both within said district and within said territory so proposed to be annexed, shall be as follows: "For annexation," or "Against annexation," or words equivalent thereto. Such election must be called and held, and notice thereof shall be published for at least four weeks prior to such election in a newspaper printed and published in such district, and also in a newspaper printed and published in such territory so proposed to be annexed. The board of trustees shall canvass, separately, the votes cast within said district, and the votes cast within said territory so proposed to be annexed. and if it shall appear from such canvass that a majority of all the ballots cast in such district and a majority of all the ballots cast in such territory so proposed to be annexed are

in favor of annexation, the board of trustees shall certify such fact to the secretary of state describing said property proposed to be annexed and upon receipt of such last mentioned certificate, the secretary of state shall thereupon issue his certificate reciting that the territory (describing the same) has been annexed and added to the ——— mosquito abatement district (naming it), and a copy of such certificate of the secretary of state shall be transmitted to and filed with the county clerk of the county, or city and county, in which such mosquito abatement district is situated. From and after the date of such certificate the territory named therein shall be deemed added and annexed to and form a part of said mosquito abatement district, with all the rights, privileges and powers set forth in this act and necessarily incident thereto. If the property so proposed to be annexed is included within a municipality, consent to such annexation shall first be obtained from the governing board of such municipality, and an authenticated copy of the resolution or order of such board so consenting to such annexation, shall be attached to the petition, and be made a part thereof.

Sec. 9. The district may at any time be dissolved upon the vote of two-thirds of the qualified electors thereof, upon an election called by its board of trustees upon the question of dissolution, and the proposition which shall be submitted to the electors at such election shall be as follows: "Shall the district be dissolved?" Such election must be called and held; and notice thereof shall be published for at least four weeks prior to such election in a newspaper printed and published in such district. If twothirds of the votes at such election shall be in favor of the dissolution of the district, the board of trustees shall certify such fact to the secretary of state, and upon receipt of such last-mentioned certificate the secretary of state shall thereupon issue his certificate reciting that the mosquito abatement district (naming it) has been dissolved, and a copy of such certificate of the secretary of state shall be transmitted to and filed with the county clerk of the county, or city and county, in which such mosquito abatement district is situated. From and after the date of such certificate the district named therein shall be deemed disincorporated, and the property of the district shall thereupon vest in the county, or city and county wherein said district is situate. if the district at the time of its dissolution comprises unincorporated territory alone. and if it comprises incorporated territory alone, or partly incorporated and partly unincorporated territory, then in such event its property shall be ratably apportioned among the several municipalities and the county or city and county, in proportion to the assessed value of the property included within said district as shown upon the last county assessment roll: Provided, however, That any real property, easements, or rights of way belonging to said district shall in such event remain the property of the municipality wherein the same is situate, if situated within incorporated territory. otherwise the same shall remain the property of the county.

SEC. 10. Every notice herein required to be published may be published in a daily or weekly or semiweekly newspaper; and if there is no daily or weekly or semiweekly newspaper published within the district or within a subdivision thereof or other territory wherein the same is required to be published, then such notice shall be posted for the length of time herein required for the publication of the same in three public places of such district or such subdivision thereof or such other territory as the case may be. The term "municipality," as used in this act, shall include a consolidated city and county, city or town, and shall be understood and so construed as to include, and is hereby declared to include, all corporations heretofore organized and now existing, and those hereafter organized, for municipal purposes. The word "district" shall apply, unless otherwise expressed or used, to a mosquito abatement district formed under the provisions of this act, and the word "trustees" and the words "board of trustees," shall apply to the trustees and to the board of trustees of such district.

SEC. 11. If any section, subsection, sentence, clause, or phrase of this act is for any reason held to be unconstitutional, such decision shall not affect the validity of the

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remaining portions of this act. The legislature hereby declares that it would have passed this act, and each section, subsection, sentence, clause, and phrase thereof irrespective of the fact that any one or more other sections, subsections, sentences, clauses, or phrases be declared unconstitutional.

#### MINNESOTA.

## Tuberculosis—Patients at the State Sanatorium to be Employed by the State Forester. (Chap. 325, Act Apr. 24, 1915.)

Section 1. The State forester is hereby authorized and directed that in the employment of labor whenever it is necessary to reforest the State lands of the State, or to perform such other labor as will by him be deemed proper in the care of such lands, he shall consult the superintendent of the State sanatorium for consumptives and find from such superintendent those persons who are able to perform labor who have received treatment at said sanatorium or a county sanatorium for three months and shall in the employment of such laborers give preference to those who are in his judgment competent to perform such labor.

SEC. 2. The compensation to be paid for such labor shall be the same as that received by others for like services.

## County Tuberculosis Sanatoria—Establishment and Maintenance. (Chap. 270, Act Apr. 23, 1915.)

SECTION 1. That section 717 of the General Statutes of Minnesota for the year 1913 be, and the same hereby is, amended to read as follows:

- 717. The board of county commissioners of any county in this State or the boards of county commissioners in any group of counties in this State shall have and are hereby granted and given power with the advice and approval of the advisory commission of the Minnesota Sanatorium for Consumptives to establish and maintain as hereinafter provided a sanatorium for the treatment and care of persons affected with tuberculosis, provided that said power so granted shall be exercised as follows:
- (a) Such sanatorium may be established by a majority vote of the commissioners of such county or a majority vote of the commissioners of each such group of counties whenever and in cases where the amount of the cost of construction to be paid by such county or group of counties shall not exceed such sum as may be raised by a tax levy of not to exceed 1 mill on the dollar of the taxable property of any such county or group of counties.
- (b) When the cost of constructing said sanatorium shall exceed the amount specified in subdivision "a" thereof, or whenever it is necessary to issue the bonds of such county or any county in any such group of counties to defray the cost which such county or any of such counties are required to pay under the terms of this act, then and in all such cases the question of (1) whether such sanatorium shall be established (and when necessary) (2) Whether such bonds shall be issued to defray any county's portion of the cost thereof, shall be submitted to the voters of such county or, if more than one, to the voters of each of such counties requiring a bond issue, and the sanatorium shall not be established or bonds issued therefor unless a majority of the voters of such county, or, if more than one, of each such county voting thereon shall vote in favor of each proposition submitted to it or to them.
- (c) The board of county commissioners of any such county, or, if more than one, the board of county commissioners of any such counties shall have the power and authority in any case to submit the questions to the voters of any such county or counties in any way and manner provided in this act, and in the event that the cost which the county, or, if more than one, the counties will be required to pay for the erection of such sanatorium under this act shall be less than an amount equal to the amount which can be

raised in any such county or counties by a tax levy of 1 mill on the dollar of the taxable property of each such county or group of counties, and the commissioners of any such county or counties shall decide not to construct the same under the power herein contained, on a petition of not less than 5 per cent of the freeholders of such county or counties, such question shall be submitted to the voters of such county or group of counties, and if a majority of the voters of such county or a majority of the voters of each county of such group of counties voting thereon vote in favor thereof, then such sanatorium shall be erected hereunder and a tax levied, if necessary, to pay the cost which such county or counties are required to pay under this act, which tax shall be extended and collected as herein provided.

Provided, That any county or group of counties which has heretofore commenced proceedings to erect a sanatorium or taken any steps preliminary thereto may by a resolution of the board of county commissioners thereof, adopted by a majority vote of said board of county commissioners, or each board of county commissioners, as the case may be, determine to proceed under the provisions of this act, and may continue hereunder and complete such sanatorium and be entitled to all the provisions and benefits provided for in this act.

Provided, however, That the said sanatorium, when so constructed, shall in all respects conform to the requirements of this act.

The board of county commissioners of any such county, or the board of county commissioners of each of such group of counties, if more than one, erecting such sanatorium under the provisions of this act, may by resolution create a fund to be known as the "Sanatorium fund," and such funds may be raised by taxation at the time of deciding to erect such sanatorium under this act or at any time subsequent thereto; or if submitted to the people at the first meeting of the board of county commissioners, after the people of said county or counties shall have voted to erect the same, and the amount so determined by said board to be raised by taxation shall be levied by the county auditor in addition to all other taxes authorized by law, and shall be extended on the tax lists and collected as other county taxes, and this provision shall be construed to vest in the county commissioners of such county or counties, as the case may be, power to levy a tax to pay interest and principal of any bonds authorized hereunder as the same shall come due and become payable, and the said tax shall be levied, extended, and collected in the same way and manner as other county taxes are levied, extended, and collected, and shall be used for no other purpose: Provided. That no institution established under this act shall have less than 20 beds.

The question as to the establishment and maintenance of the sanatorium or issuance of bonds therefor may be submitted at a general or special election; if at the general election, the notices of such election shall state that the questions will be voted upon and the provisions for taking such votes shall be made upon the blue ballots furnished therefor, as in the case of other questions, and the result shall be canvassed and returned in like manner; if at a special election, such election shall be ordered by resolution of the county board and the procedure for, at, and after such election shall be substantially and as far as applicable the same as provided for in sections 399 to 403, inclusive, of the Revised Laws of 1905 (658-662), and the county auditor upon the passage of the necessary resolution shall proceed as in said sections provided. If the proposition is to affect more than one county, then the necessary action shall be taken by the county board and county auditor of each county affected. If funds are to be borrowed from the State, the procedure outlined herein shall be sufficient for that purpose, instead of those provided for in chapter 122, General Laws of 1907 (1879-1888).

If the bonding proposition should carry at any such election at which both propositions are voted upon, and the other proposition should fail to carry, no bonds shall be issued to provide money for the establishment or maintaining of a sanatorium until at some future election at which the question is properly submitted and a majority of the votes cast upon the question shall have been in favor of the establishing and main-

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taining of such sanatorium. Where more than one county is involved the result of the vote on the question or questions submitted in each of said counties shall be certified by the county auditor thereof to the county auditors of the other counties interested.

The amount of taxes to be raised in any one year in any one county for the construction of any such sanatorium hereunder shall never exceed an amount equal to the amount which may be raised by a tax levy of 1 mill on the dollar of taxable property in such county. ('13 c. 500, sec. 1.)

SEC. 2. That section 718 of the General Statutes of Minnesota for the year 1913 be, and the same hereby is, amended to read as follows:

718. Upon the decision to establish and maintain a tuberculosis sanatorium under this act, the county commissioners of any county shall appoint a commission consisting of three members, residents of the county, at least one of whom shall be a licensed physician. These members shall be chosen with reference to their special fitness for such office and the appointment of said licensed physician before becoming effective shall be approved by the State board of health. Under the first appointment one member shall be chosen to hold office for one year, one for two years, and one for three years, all from the first Monday of the next July following such appointment, and thereafter one member shall be chosen each year to serve for a period of three years commencing with the first Monday in July in each year, respectively, and each appointee shall hold office until his successor is appointed and has qualified. This commission shall be known as the county sanatorium commission. Its members shall serve without compensation, but shall be entitled to reimbursement for all necessary expenses incurred by them in connection with their official duties.

Said county sanatorium commission shall have full charge and control, except as hereinafter provided, of all moneys received for the credit of the tuberculosis sanatorium fund hereinafter described and full charge and control of the location, establishing, and maintenance of any sanatorium building constructed under this act and shall make such regulations concerning the same as may seem to it advisable, but no site shall be secured and no buildings erected or equipped without the approval and consent of the advisory commission of the Minnesota Sanatorium for Consumptives, and before final action is taken and plans and specifications shall be submitted to the State board of health for approval as provided by section 2131, Revised Laws of 1905 (4640). The State board of control shall have full power and control over the construction and equipment of any such sanatorium whose establishment has been determined upon by said county sanatorium commission as hereinafter provided.

Said county sanatorium commission may when deemed necessary appoint and employ with the approval and consent of the advisory commission of the Minnesota Sanatorium for Consumptives a competent superintendent who shall employ other necessary help at a compensation to be determined by the county sanatorium commission. Said superintendent shall be the executive officer of the sanatorium and he shall act as secretary of the county sanatorium commission. One member of said commission shall be elected annually by the commission as its president. ('13 c. sec. 2).

The county sanatorium commission of a county or group of counties may authorize the superintendent of a sanatorium to employ a nurse or nurses to visit in their homes consumptives who have been discharged from such institution and who reside within such county or group of counties. Such nurse shall render monthly reports in duplicate to the superintendent of the sanatorium and to the State board of health. Said sanatorium commission may establish an open air school or preventorium for child patients in connection with the sanatorium with the consent and approval of the advisory commission of the Minnesota Sanatorium for Consumptives.

Said county sanatorium commission of a county or group of counties is hereby authorized, with the approval of the advisory commission of the Minnesota Sanatorium for Consumptives, to use any surplus of the tax levy made for the maintenance of a

sanatorium, for building, purchasing, equipments, building additions, building cottages, making improvements and repairs.

SEC. 3. That section 719 of the General Statutes of Minnesota for the year 1913 be, and the same hereby is amended to read as follows:

719. Two or more counties may unite in acquiring, establishing, equipping or maintaining such sanatorium and in such case said commission shall be composed in the first instance of two members chosen from each county in such group by the county commissioners of each such county, and after the site for the sanatorium has been selected and has received the approval of the advisory commission of the Minnesota Sanatorium for Consumptives such commission shall be increased by the addition of a third member chosen from the county in which said sanatorium is to be located. by the county commissioners thereof; under the first appointment one member from each county shall be chosen to hold office for two years and one for three years from the first Monday of the next July following such appointment, and the additional member thereafter chosen from the county in which said sanatorium is to be located shall be chosen to hold office for one year from the said first Monday of the next July: and thereafter the members chosen to succeed said first appointees at the expiration of their terms shall each hold office for the term of three years, and each appointee provided for in this section shall hold office until his successor is appointed and qualified.

In any case where a group of two or more counties have jointly acquired, established. equipped, or maintained a sanatorium, and one or more counties in such group desires to separate from such group for the purpose of alone, or with another county or group of counties. establish or maintain separate sanatorium under this act, such county or counties desiring to withdraw from said group shall in writing request permission of the remaining counties in such group to do so and to fix and determine the financial obligation of the petitioner and of the other remaining counties of the group. In the the event that the majority of such remaining counties shall fail to consent to such withdrawal within 90 days of such request, or consenting, fail to agree on said financial obligation, the county or counties desiring such separation shall, through the county attorney, make a petition setting forth facts showing that it would better serve the interests of all concerned that such county, either alone or with another group, carry on its work, which petition shall be presented to the district court of any county affected by said proceeding. Upon the presentation of such petition the court shall fix a time and place of hearing, and by order direct the other interested counties to appear not less than 20 days after the service of notice thereof on the several county auditors of the interested counties. At the time so fixed, or at any other time designated, the court. without a jury, shall hear said petition and such evidence as may be adduced by the parties, and if the petition be granted, by its order detach the petitioner from the group to which it belonged, and may annex the same to another group, and may fix and determine the financial obligation of the petitioner with respect to the group of counties to which it was formerly joined, and also to the group of counties to which it may be annexed.

SEC. 4. That section 720 of the General Statutes of Minnesota for the year 1913 be, and the same hereby is, amended to read as follows:

720. A county or group of counties wishing to establish a sanatorium as indicated in section 1 (717) shall, through the board or boards of county commissioners, appropriate one-half the necessary funds in apportioned amounts as hereafter provided for the establishment, construction, and equipment of the same, and may issue bonds therefor in the manner provided by law for the issuance by counties of bonds for other purposes. The State treasurer shall pay out of the funds hereafter provided under this act one-half the cost of the erection and equipment of each such sanatorium, including cost of site, which payment shall be made in the manner provided by law for the payment of expense ir curred by the State board of control in the erection and equipment

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of public buildings: Provided, That the amount contributed by the State toward the cost of the erection and equipment of each such sanatorium, including cost of site, shall not exceed \$50,000. Whenever any such sanatorium has been erected and equipped, said county sanatorium commission shall have full charge and control of the maintenance of the same, but may confer with the State board of control with reference thereto or respecting the purchase of supplies therefor whenever it desires so to do, and said State board of control shall aid in the securing of favorable contracts for the purchase of supplies when so called upon. Said county sanatorium commission shall determine by resolution each year prior to July 1 the amount of money necessary for the maintenance of such sanatorium during the following year, and a certified copy of such resolution shall be forthwith forwarded to the board or boards of county commissioners, and such board or boards shall at the regular meeting in July include the properly approved and apportioned amount in the annual levy of county taxes. In no case shall the amount of such levy in any one year exceed 1 mill on the dollar of assessed valuation. For the maintenance of each free patient treated in the sanatorium, the sum of \$5 per week shall be paid to said county or group of counties by the State treasurer out of funds appropriated under this act, which payments shall be made monthly upon warrants of the State auditor, drawn upon the State treasurer: Provided. That the president and executive secretary of the advisory commission of the Minnesota Sanatorium for Consumptives certify that the institution has been properly conducted.

Moneys received by a county or counties from the State treasurer for the maintenance of free cases shall be placed to the credit of the sanatorium fund. In case two or more counties unite in a decision to establish a sanatorium, the county sanatorium commission shall apportion by resolution one-half the estimated total cost of site. erection and equipment and the estimated total cost of maintenance for the ensuing year between or among said counties, and designate the amount to be raised by each county, which said apportionment shall be based approximately upon the respective population of said counties as determined by the last previous Federal or State census. When so apportioned said commission shall forward to the board of county commissioners of each county a certified copy of such resolution, and each county board shall then proceed to pay if it has funds available for that purpose or to make a tax levy for the amount apportioned to its county. All moneys collected or received for such sanatorium purposes except cost of site, erection, and equipment shall be deposited in the treasury of said county to the credit of the tuberculosis sanatorium funds, and shall not be used for any other purpose and shall be paid out in a maner provided by law for other county expenses by the proper officers of said county, upon the properly authenticated vouchers of the county sanatorium commission signed by the president and secretary thereof, and all moneys collected or received to be used toward the payment of the cost of site, erection, and equipment of such sanatorium shall be sent by each county treasurer to the State treasurer to be placed to the credit of said sanatorium and shall be paid out in the manner as in this section provided for other payments toward cost of site, erection, and equipment of said sanatorium. ('13 C. 500, sec. 4.)

## Tuberculosis Hospitals—Counties Containing 25,000 Inhabitants or less may Aid. (Chap. 326, Act Apr. 24, 1915.)

SECTION 1. County commissioners authorized to aid in the maintenance or erection of hospitat.—The board of county commissioners in any county in this State containing 25,000 inhabitants or less is hereby authorized to appropriate from the general revenue fund of such county a sum not exceeding \$40,000 in any one year to aid in the maintenance or erection of a hospital within such county.

SEC. 2. Commissioners may require a bond from hospital authority.—Before any such appropriation shall be made in any county under the provisions of this act the board of county commissioners of such county may, in their discretion, require a bond on the part of the authorities of such hospital in a sum of at least the amount of the appropriation with sureties to be approved by such board, conditioned that such hospital shall be operated in a first-class manner for the year for which said appropriation is made, or for such further time as such board may require, and that the authorities of such hospital shall receive at such price or compensation as may be fixed and agreed upon by and between such board and the authorities of such hospital at or before the time of the giving of such bond, all patients who may be a charge or dependent upon such county.

### Appropriations for Public Health Work. (Chap. 374, Act Apr. 24, 1915.)

[The following appropriations are available, where not otherwise stated, for each of the fiscal years ending July 31, 1916, and July 31, 1917:]

SEC. 19.—STATE BOARD OF HEALTH.	
1. For maintenance	14,500
2. For maintenance, available for year ending July 31, 1915	8,000
3. For recording vital statistics.	5,000
4. For dealing with preventable diseases.	15,000
5. For expense of maintaining laboratories, \$3,000 of which amount shall be applied to the main-	_
tenance of the public laboratory at Duluth, \$2,500 to the maintenance of the public laboratory	
at Mankato, \$14,500 to the maintenance of the public laboratory of the Board of Health of	
the State University, at Minneapolis	20,000
6. For providing free antitoxin	5,000
7. For conducting Pasteur institute.	7,000
8. For sanitary engineering work.	7,000
9. For dealing with and caring for indigent nonresidents who are carriers of typhoid lever or other	
infectious diseases, available for the year ending July 31, 1915	S 500
10. For dealing with and caring for indigent nonresidents who are carriers of typhoid fever er other	
infectious diseases.	500
SEC. 20ADVISORY COMMISSION OF THE MINNESOTA (STATE) SANATORIUM F	OE

## SEC. 20.—ADVISORY COMMISSION OF THE MINNESOTA (STATE) SANATORIUM FOR CONSUMPTIVES.

#### Advertisements-False or Misleading, Prohibited. (Chap. 309, Act Apr. 24, 1915.)

Section 1. Any person, firm, corporation, or association who, with intent to sell or in anywise dispose of merchandise, securities, service, or anything offered by such person, firm, corporation, or association, directly or indirectly, to the public for sale or distribution, or with intent to increase the consumption thereof, or to induce the public in any manner to enter into any obligation relating thereto, or to acquire title thereto or any interest therein, makes, publishes, disseminates, circulates, or places before the public, or causes, directly or indirectly, to be made, published, disseminated, circulated, or placed before the public in this State, in a newspaper or other publication, or in the form of a book, notice, handbill, poster, bill, label, circular, pamphlet, or letter, or in any other way, an advertisement of any sort regarding merchandise, securities, service, or anything so offered to the public, which advertisement contains any assertion, representation, or statement of fact which is untrue, deceptive, or misleading shall be guilty of a misdemeanor.

Sec. 2. The duty of a strict observance and enforcement of this law and prosecution for any violation thereof is hereby expressly imposed upon the Dairy and Food Commission of the State of Minnesota; and it shall be the duty of the county attorney of any county wherein a violation of this act shall have occurred, upon complaint being made to him, to prosecute any person violating any of the provisions of this act.

### Drugs, Medicines, and Poisons—Sale or Compounding by Persons Not Registered Pharmacists Prohibited. (Chap. 62, Act Mar. 31, 1915.)

SECTION 1. That section 5046, General Statutes 1913, be amended to read as follows: "5046. Punishment for sale by other than druggist.—No person not a registered pharmacist or a dealer employing and keeping such a pharmacist in active charge of his place of business shall retail, compound, or dispense drugs, medicines, or poisons, or keep or conduct a place for retailing, compounding, or dispensing drugs, medicines, or poisons, or falsely assume or pretend to the title of a registered pharmacist. No registered pharmacist or other person shall permit the compounding or dispensing of prescriptions or the vending of drugs, medicines, or poisons in his place of business, except under the supervision of a registered pharmacist or assistant. Every person violating any provision of this section shall be guilty of a misdemeanor and shall be punished by a fine of not less than \$50, except in cases where the death of a human being results from such violation, when the person offending is guilty of a felony."

#### Habit-Forming Drugs-Sale and Dispensing. (Chap. 260, Act Apr. 23, 1915.)

- SECTION 1. On or after the 31st day of December, 1915, it shall be unlawful for any person to possess or sell or otherwise dispose of any opium or preparation or manufacture thereof; any morphine or salt or ester or other derivative thereof; any coca leaves except decocanized coca leaves; any preparation or manufacture of coca leaves except decocanized preparations or manufactures; any cocaine or salt or ester or other derivative thereof; any alpha—or beta—eucaine or salt or ester thereof; or any chloral or any salt or ester thereof; or any synthetic substitute for any of the aforesaid substances: *Provided*, That nothing contained in this section shall apply:
- (a) To the possession of any of the aforementioned substances by legally licensed physicians or surgeons in connection with the practice of medicine or surgery, by legally licensed dentists in connection with the practice of dental medicine or surgery, by legally licensed veterinarians in connection with the practice by veterinary medicine or surgery, by legally licensed pharmacists or druggists in connection with the practice of pharmacy, by hospitals or similar institutions when intended exclusively for the treatment of patients in said institutions, by manufacturers of any of the aforementioned substances by wholesale dealers in any of the aforementioned substances, or by colleges, scientific, or public institutions when intended exclusively for educational, scientific, or public purposes.
- (b) To the possession by common carriers of original packages of any of the aforementioned substances consigned to any of the persons enumerated in paragraph (a) of this section.
- (c) To the possession by duty authorized officers of the law of any of the aforementioned substances seized in the performance of their official duties.
- (d) To the possession by any person of any of the aforementioned substances which have been dispensed by a legally licensed physician, surgeon, dentist, veterinarian, pharmacist, or druggist in compliance with this act, and are possessed in the form in which they are dispensed and in a container which is labeled in conformity with this act.
- (e) To the possession by consumers, by common carriers, or by retail dealers licensed by the board of pharmacy of bona fide medicinal preparations intended for internal use which do not contain 1 fluid ounce or, if a solid or a semisolid preparation, in 1 avoirdupois ounce separately more than 2 grains of opium or the extractive of 2 grains thereof, or more than one-fourth grain of morphine or any salt thereof, or more than one-eighth grain of heroin or any salt thereof, or more than 1 grain of codeine or any salt thereof, or 120 grains of chloral or any salt or ester thereof, or of any bona fide medicinal preparation suitable for external use only which does not contain cocaine or any salt or derivative thereof or any synthetic substitute therefor, or alpha or

beta eucaine or any salt or derivative thereof or any synthetic substitute therefor; or heroin or any salt or derivative thereof.

- (f) To the sale or other disposal of the aforementioned substances by manufacturers. wholesale dealers, legally licensed pharmacists or druggists to manufacturers, wholesale dealers, hospitals or similar institutions, colleges, scientific or public institutions, or legally licensed physicians, dentists, veterinarians, pharmacists, or druggists; Previded. That a record of such sale or disposal, showing the date of the transaction, the names and addresses of the parties thereto, and the name and quantity of the substance transferred be made and kept on file by both parties to the transaction for two years, open to inspection by duly authorized officers of the law: Provided, That the making and preserving of any order and duplicate or of any record required by any other law of this State or of the United States, which order, duplicate, or record shall set forth the facts above required to be stated, shall be deemed a satisfactory compliance with the provisions of this paragraph. Whenever required to do so by the authorities charged with the duty of enforcing this act any person selling or distributing the aforementioned substances shall render to such authorities requesting it a true and correct statement verified by affidavit setting out the quantity of such drugs received by him during a period immediately preceding the request, not exceeding three months, as the authorities may demand, the names of the persons from whom the said drugs were received, the quantity in each instance received from each of such persons. and the date when received.
- (a) To the sale or other disposal to a consumer of any of the aforementioned substances by a legally licensed pharmacist or druggist pursuant to the written prescription of a legally licensed physician, surgeon, or dentist: Provided, That said prescription is dated as of the day on which it was signed by the prescriber, bears the signature and address of the prescriber and the name of the person for whose use the said substance is intended: And provided, That the said prescription be serially numbered and dated and filed in its appropriate place in the prescription file of the compounder and be retained on file for two years, open to inspection by any duly authorized officer of the law: And provided further, That, with the exception of any prescription for a preparation which, if for internal use, does not contain in 1 fluid ounce, if a solid or semisolid preparation, in 1 avoirdupois ounce separately more than 2 grains of opium or the extractive of 2 grains thereof, or more than one-fourth grain of morphine or any saft thereof, or more than one-eighth grain of heroin or any salt thereof, or more than I grain of codeine or any salt thereof, or 120 grains of chloral or any salt or ester thereof, or, if for external use, does not contain cocaine or any salt or derivative thereof or any synthetic substitute therefor, or alpha or beta eucaine or any salt or derivative thereof or any synthetic substitute therefor, or heroin or any salt or derivative thereof, such prescription shall be filled but once, and no copy of such prescription shall be given to any person except to a duly authorized officer of the law for use in connection with the enforcement of this act or laws of the United States: And provided further. That the medicine dispensed upon such prescription shall be delivered in a container which is labeled with the serial number of the prescription, the date upon which it is filled, the name of the person for whose use the medicine is intended, the name of the prescriber, and the name and address of the dispenser.
- (h) To the sale or other disposal of any of the aforementioned substances by a legally licensed pharmacist or druggist to a person authorized in writing by the prescriber to receive such substance on the written prescription of a legally licensed veterinarian: Provided, That such prescription is dated as of the day on which it was signed by the prescriber, bears the signature and address of the prescriber, the name of the person authorized to receive the medicine, and the kind of animal for whose use the said substance is intended: And provided, That such prescription be identified, filed, and preserved in the manner provided in the preceding paragraph: And provided further, That with the exception of any prescription for a preparation for external use, which

does not contain any cocaine or any salt or derivative thereof or any synthetic substitute therefor, or any alpha or beta eucaine or any salt or derivative thereof on any synthetic substitute therefor, or any heroin or any salt or derivative thereof, such prescription shall be filled but once, and no copy of such prescription shall be given to any person except to a duly authorized officer of the law for use in connection with the enforcement of this act or the laws of the United States: And provided further, That the medicine dispensed upon such prescription shall be delivered in a container, which is labeled with the serial number of the prescription, the date upon which it is filled, the name of the person authorized by the prescriber to receive the medicine, the kind of animal for whose use the medicine is intended, the name of the prescriber, and the name and address of the dispenser.

- (i) To the administration, sale, or other disposal of any of the aforementioned substances by a legally licensed physician or dentist for or to a patient upon whom he is in professional attendance: Provided, That said physician or dentist shall keep a record of the name and address of the patient, the date of the sale or other disposal, and the amount of the drug transferred: Provided, That the making and preserving of any record required by any other law of this State or of the United States, which record shall set forth the facts above required to be stated, shall be deemed satisfactory compliance with the provisions of this paragraph: And provided further, That any of the aforementioned substances dispensed for the use of a patient by a legally licensed physician or dentist shall be delivered in a container labeled with the name of the patient, the date of the delivery, and the name and address of the dispenser.
- (j) To the administration of any of the aforementioned substances to a lower animal and not to a human being by a legally licensed veterinarian, or to the prescribing, sale, or other disposal of the aforementioned substances for administration to a lower animal and not to a human being, by a legally licensed veterinarian: Provided, That said veterinarian when selling or delivering any of the aforementioned substances shall keep a record of the name and address of the person to whom he delivers any of the aforementioned substances, the kind of animal for whose use the aforementioned substances are delivered, the date of the delivery, and the amount of the drug transferred in such instances as he may deliver of any of the aforementioned substances more than two full adult medicinal doses for the kind of animal specified: And provided further, That any of the aforementioned substances delivered by a legally licensed veterinarian shall be delivered in a container labeled with the name of the person to whom the delivery is made, the kind of animal for whose use the medicine is intended, the date of the delivery, and the name and address of the dispenser.
- (t) To the sale by manufacturers, wholesale dealers, legally licensed pharmacists, druggists, physicians, surgeons, dentists, or veterinarians, or by retail dealers licensed by the board of pharmacy to sell bona fide medicinal preparations intended for internal use, which do not contain in 1 fluid ounce, or if a solid or semisolid preparation in 1 avoirdupois ounce, separately more than 2 grains of opium or the extractive of 2 grains thereof, or more than one-fourth grain of morphine or any salt thereof, or more than one-eighth grain of heroin or any salt thereof, or more than 1 grain codeine or any salt thereof, or 120 grains of chloral or salt or ester thereof, or of any bona fide medicinal preparation suitable for external use only, which does not contain cocaine or any salt or derivative thereof or any synthetic substitute therefor, or alpha or beta eucaine, or any salt or derivative thereof or any synthetic substitute therefor, or heroin or any salt or derivative thereof.
- SEC. 2. It shall be unlawful for any physician or dentist to furnish to or prescribe for the use of any habitual user of the same any of the substances enumerated in section 1 of this act: *Provided*, That the provisions of this section shall not be construed to prevent any legally licensed physician from prescribing in good faith for the use of any patient under his care for the treatment of a drug habit such substances as he

may deem necessary for such treatment: Provided, That such prescriptions are given in good faith for the treatment of such habit.

- SEC. 3. Any person who violates the foregoing provisions of this act shall be deemed guilty of a felony and for each violation thereof shall be punished on conviction thereof by imprisonment in the penitentiary for not less than one year nor more than five years, or by a fine of not less than \$100 nor more than \$1,000, or both imprisonment and fine in the discretion of the court: Provided, however, That a legally licensed pharmacist or druggist shall not be held liable for the innocent compounding and dispensing of any of the articles enumerated in section 1 of this act in consequence of a false, fraudulent, or forged prescription which he in good faith believed to be a prescription of a licensed physician, licensed dentist, or licensed veterinarian issued for a lawful purpose.
- Sec. 4. Whenever any legally licensed physician, surgeon, dentist, veterinarian, pharmacist, druggist, manufacturer, wholesale or retail dealer, or institution shall have been twice convicted in a court of proper jurisdiction of any felony under this act, the officer or board having power to issue licenses to any such licensed person may, after giving such licensee reasonable notice and opportunity to be heard, revoke the license of said licensee.
- Sec. 5. The word "person" as used in this act shall be construed to mean and include a partnership, association, company, or corporation, as well as a natural person.
  - SEC. 6. All acts and parts of acts inconsistent with this act are hereby repealed.
  - SEC. 7. This act shall take effect and be in force from and after December 31, 1915.

### Preservative Compounds-Adulteration. (Chap. 335, Act Apr. 24, 1915.)

Section 1. It shall be unlawful for any person to manufacture for sale within the State of Minnesota any article to be used as a canning compound or chemical preservative in the canning and preserving of fresh fruits and vegetables which is adulterated within the terms of this act, nor shall any person add to, apply, or use, in the process of canning fruits or vegetables, any canning compound which is adulterated within the terms of this act.

Provided, That no article shall be deemed adulterated within the provisions of this act when intended for export to any foreign country or purchaser, and prepared and packed according to the specifications or directions of the foreign country to which said article is intended to be shipped; but if said article shall be, in fact, sold or offered for sale for domestic use or consumption, then this proviso shall not except said article from the operation of any of the other provisions of this act.

SEC. 2. The having in possession of any preservative compound which is adulterated as herein defined, with intent to sell the same, is hereby prohibited, and whoever shall have in his possession with intent to sell, sell, or offer for sale any preservative compound which is adulterated within the meaning of this act shall be guilty of a misdemeanor and, on conviction thereof, shall be punished as hereinafter provided.

Proof that any person, firm, or corporation has or had possession of any preservative compound which is adulterated within the terms of this act shall be prima facie evidence that the possession thereof is in violation of this section.

- SEC. 3. The term "Preservative compound" as used herein shall include all articles used for preservative purposes, whether simple, mixed, or compound, and any substance used as a constituent in the manufacture thereof.
- SEC. 4. That for the purposes of this act a preservative compound shall be deemed to be adulterated if it contain any added poisonous or other added deleterious, unwholesome, and injurious ingredient which may render said article injurious to public health; and formaldehyde, hydrofluoric acid, and salicylic acid, sulphurous acid, and all compounds and derivatives thereof are hereby declared unwholesome and injurious.

- SEC. 5. The dairy and food commissioner of the State is charged with the proper enforcement of all provisions of this act.
- SEC. 6. Whoever shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and violation thereof shall be punished by a fine of not less than \$25 nor more than \$100, or by imprisonment in the county jail for not more than three months.
  - SEC. 7. That chapter 441, General Laws of 1913, be and the same is hereby repealed.

## Butter and Cheese—Grading—Tuberculin Test of Cows not Required. (Chap. 368, Act Apr. 24, 1915.)

SECTION 1. That subdivision 3 of section 4 of chapter 366 of the General Laws of Minnesota for 1913, same being subdivision 3 of section 3685, General Statutes of Minnesota, 1913, be and the same is hereby amended so as to read as follows:

"Third. The butter or cheese manufactured in such factories shall grade or score at least 93 points out of a possible 100, according to the usual and accepted methods of judging and grading butter and cheese. For the purpose of obtaining such license such grade must have been made at least 15 days prior to such application."

SEC. 2. That section 5 of chapter 366 of the General Laws of Minnesota for 1913, same being section 3686 of the General Statutes of Minnesota, be and the same is hereby amended so as to read as follows:

"Sec. 5. Scoring necessary to continue use of brand.—No license shall be granted for the use of Minnesota brand or label grade B for the manufacture of butter or cheese unless all the requirements necessary for the manufacture of butter or cheese graded Minnesota A1, as set forth in section 4 of this act, shall have been complied with, excepting that the butter or cheese shall score at least 92 points out of a possible 100, according to the usual and accepted methods of judging and grading butter and cheese, and shall not have fallen below 92 per cent more than three times in any year, and shall never fall below 92 per cent; and the factory in which such butter or cheese is manufactured must score at least 85 points; and the dairies supplying milk or cream to such factories shall score at least 50 points. And, further, cows from which milk or cream is produced need not be tested for tuberculosis."

## Cold-Storage Eggs—Must be Labeled and Sold as Such. (Chap. 18, Act Feb. 25, 1915.)

SECTION 1. No person, firm, or corporation by himself or his agents shall sell, agree to sell, or advertise for sale any cold-storage eggs without making it known to the purchaser or prospective purchaser that the eggs are cold-storage eggs, and all boxes or other receptacles in which cold-storage eggs are sold or delivered, in wholesale or retail, shall be stamped in a conspicuous manner with the words: "Cold-storage eggs."

SEC. 2. The dairy and food commissioner of the State is charged with the proper enforcement of all the provisions of this act.

SEC. 3. Whoever shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not less than \$25 nor more than \$100 or by imprisonment in the county jail for not less than 15 days for each and every offense.

## Communicable Diseases of Animals—Compensation for Animals Condemned and Killed. (Chap. 114, Act Apr. 12, 1915.)

SECTION 1. That Section 4696, General Statutes of Minnesota for 1913, be and the same is hereby amended so as to read as follows:

4696. Killing—Owner to be notified—Appraisal—Protest—Autopsy, etc.—Whenever the State live stock sanitary board shall decide upon the killing of an animal affected

with the disease of tuberculosis, glanders or foot-and-mouth disease, it shall notify the owner or keeper of such decision, when the judgment of the State live stock sanitary board such animal may be ordered transported for immediate slaughter by said board through its executive officer to any abattoir within the State where the United States Bureau of Animal Industry maintains inspection, and said live stock sanitary board shall pay the expense, said transportation and yardage.

Before being removed from the premises of owner, there shall be appointed three competent disinterested men, one appointed by the State, one by the owner and a third by the first two, to appraise such animal at its cash value.

Such appraisal shall in no case exceed \$60 for a cow and \$125 for a horse, except in the case of pure bred cattle and horses, where the pedigree shall be proved by certificates of register from the herd books where registered, and in that case the maximum appraisal shall not exceed \$150.

If upon slaughter such animal is found by the inspector in charge of such abattoir, or veterinarian of the State live stock sanitary board, to be free from any contagious or infectious disease, then the full amount of such appraisal, less the value of the carcass, shall be paid to the owner of such animal from the funds hereby appropriated for the purpose of carrying out this act.

But if upon post mortem examination such animal shall be found to be afflicted with tuberculosis, glanders or foot-and-mouth disease, then and in that case the value of the carcass shall be deducted from the appraised value of the living animal; three-fourths of the remainder shall be paid to the owner by the State, provided the animal has been kept for one year or since its birth in good faith in the State prior to the killing thereof.

The owner or keeper may file with the board which has ordered the killing, within 48 hours after being notified, a protest stating therein under oath that to the best of his knowledge and belief the animal is not infected with tuberculosis, glanders or footand-mouth disease; blank protest shall be furnished by the board which has ordered such killing.

Thereupon, if the animal be killed, an autopsy shall be held by three experts, who shall be graduate veterinarians of a recognized college, one appointed by the State board, one by the owner, to be paid by the owner, and the third by the first two to be paid by the State, who shall appraise such animal before it is killed at its cash value, and the autopsy shall then be held upon such animals by the above mentioned veterinarians.

If the autopsy shows that the animal is entirely free from any such disease, the full cash value thereof immediately before the killing shall be paid to the owner by the State, less the value of the carcaes, but if found to be diseased, the owner shall be paid three-fourths value, as hereinbefore provided.

The appraisements made under this act shall be in writing and signed by the appraisers and certified by the local board of health and the State live stock sanitary board, respectively, to the auditor of the State, who shall draw a warrant on the State treasurer for the amount thereof.

When cattle have been bought in good faith for slaughtering purposes by butchers who are retail dealers, and the carcasses thereafter found to be infected with tuberculosis, it shall be the duty of the local board of health to appoint three disinterested persons to appraise the value of said carcass, and the owner of said carcass shall be entitled to receive from the State two-thirds of the amount of such appraisement, and the hide shall also be returned to him: *Provided*, *however*, That this provision shall not apply to a slaughtering or packing house that has a State or United States Government inspection system.

## Railway Cars Carrying Live Stock—Cleaning and Disinfection. (Chap. 41, Act Mar. 18, 1915.)

SECTION 1. It shall be the duty of every railway company operating a railroad within this State to cause every railroad car used in the transportation of live stock in this State to be properly and thoroughly cleaned by removing all litter, manure, and refuse from such car once in every month between the 1st day of March and the 1st day of December of each year.

Sec. 2. It shall be the duty of every railway company operating a railroad within this State to cause to be cleaned and properly disinfected immediately before loading every car used for transporting live stock for feeding or breeding purposes from any railway terminal point in this State to any other point in this State.

SEC. 3. The State live stock sanitary board is hereby authorized to make and to change from time to time all reasonable rules and regulations for the disinfection of cars used for the transportation of live animals within this State. The said board shall furnish from time to time to each railway company operating a railroad within this State copies of said rules. It is hereby made the duty of every such railway company to obey each and every one of said rules.

SEC. 4. Any railway company violating any of the provisions of this act shall be guilty of a misdemeanor and shall on conviction thereof be fined not less than \$50 nor more than \$500.

## Sewer Systems—Establishment by Municipalities Having Less than 10,000 Inhabitants. (Chap. 35, Act Mar. 16, 1915.)

SECTION 1. That chapter 312 of the general laws of 1903 as amended by chapter 141 of the general laws of 1907, chapter 364 of the general laws of 1909, chapter 385 of the general laws of 1909, and chapter 396 of the general laws of 1913 be, and the same is hereby, amended so as to read as follows:

SEC. 2. In any city of this State having a population of 10,000 or less, and in all villages and boroughs of this State, whether organized under the general laws or a special law, the city, village, or borough council shall have power to maintain and extend any existing sewer system, to relay, alter, or extend any existing sewer system and to establish and maintain a general system of sewers and to create sewer districts and change, diminish, or enlarge the boundaries thereof from time to time.

SEC. 3. The city, village, or borough council may at any time establish a general sewer system, and may classify sewers as general, district, joint district, and lateral. General sewers shall be the designation of such large sewers as shall be common to the entire city, village, or borough or used as outlets for district or joint-district sewers and shall not include those which may or shall be constructed for the immediate drainage of any particular district. District sewers shall be the designation of all main sewers laid for the immediate draining of a particular sewer district. Joint-district newers shall be the designation of such large sewers as may be laid through or be used jointly by two or more sewer districts between a district sewer and a general sewer or independently of general sewers, and for all purposes of construction, maintenance, repairing, and taxation, or providing for the cost therefor, shall be treated as though in a single district. Lateral sewers shall be the designation of all sewers of whatever size, capacity, or length which may be constructed to drain any portion of a sewer district directly into any district, joint-district, or general sewer. Sewer districts shall be wherever practicable laid out to include any particular portion of the city, village, or borough, which may be drained entirely by itself, or which may be first drained by itself and then through connection with a general sewer.

SEC. 4. All general, district, and joint-district sewers shall be laid when practicable in public grounds, streets, or alleys. Whenever it shall be necessary in the

judgment of the city, village, or borough council to lay and maintain any general, district, joint-district, or lateral sewer in or through other than public lands the city, village, or borough may acquire the right thereto by purchase or by condemnation under the right of eminent domain.

- SEC. 5. No action shall be taken for the extension of any existing sewer nor for the construction of an entire or partial system except upon the adoption of an ordinance or resolution by a majority vote of all the members of the city, village, or borough council. The creation of sewer districts and the alteration of the boundaries thereof shall be by ordinance, and the council may at all times cause inspections, surveys, plans, and profiles to be made by the city, village, or borough engineer or other competent engineer to be selected by the city, village, or borough council, and reported to the city, village, or borough council, and reported to the city, village, or borough council for its guidance in determining the form and extent of any sewer district to be created, enlarged, or diminished; and such sewer districts shall be consecutively numbered.
- SEC. 6. The cost of constructing a general sewer shall be paid out of the sewer fund, if any, or if there is no sufficient sewer fund then out of the general revenue fund of the city, village, or borough.
- Sec. 7. The cost of constructing every district sewer may be assessed against all the land in the sewer district subject to assessment for local improvements, without regard to cash valuation, and each lot, piece, or parcel of land in the district so subjected to assessment shall be assessed in the ratio of the square feet area to the total assessable area of the whole sewer district.
- Sec. 8. The cost of constructing every joint district sewer may be assessed against all the land in the two or more sewer districts which it drains, and for that purpose all of the districts so drained by any joint district sewer shall be treated as one district, and the same plan, method, and means employed as in assessing for the cost of a district sewer.
- SEC. 9. The entire cost of constructing all lateral sewers may be assessed against every lot, piece, or parcel of land abutting thereon, subject to assessment for local improvement at an equal sum per front foot without regard to cash valuation.
- SEC. 10. Whenever the city, village, or borough council shall determine by ordinance or resolution to alter, repair, relay, or extend any existing sewer, or to construct any new sewer, the cost thereof shall be estimated by the city, village, or borough engineer or some other competent engineer to be selected by the city, village, or borough council, who shall draw plans and specifications and tabulate the results of his estimate of the cost and report the same to the city, village, or borough council; and such plans and specifications shall be filed with the clerk or recorder of such city, village, or borough before any proposals for bids for work thereunder shall be advertised, and shall remain on file, open to the inspection of all persons until after the contract for such work shall be let and copies of such plans and specifications shall be furnished by the engineer who shall prepare the originals, to any person applying therefor, at a cost of 75 cents per hour for the time necessarily employed in making such copies.
- Sec. 11. The city, village, or borough council shall then cause proposals for bids for such work to be advertised in the official paper of the city, village, or borough, and in a newspaper at the capital of the State, at least once in each week for three successive weeks, which advertisement shall specify the work to be done and shall call for bids upon a basis of cash payment for the work, and shall state the time within which bids will be received and the exact time at which the same will be opened for consideration by the city, village, or borough council. No bid shall be considered unless the same shall be accompanied by a cash deposit or duly certified check payable to the order of the treasurer of the city, village, or borough for at least 15 per cent of the amount bid, and be directed to the clerk or recorder of the city, village, or borough, securely sealed, so as to prevent its being opened without detection, and be indorsed

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upon the outside wrapper with a brief statement or summary as to the work for which the bid is made. In letting contracts for any such work it shall be the duty of the city, village, or borough council to require the execution of a written contract and a bond in such sum as the city, village, or borough council may require, conditioned for the faithful performance of the contract and for saving the city, village, or borough harmless from any and all liability in the prosecution and completing of the work. The city, village, or borough council, if a contract is awarded, shall award the same to the lowest responsible bidder.

If any bidder to whom such contract is awarded shall fail to enter promptly into such written contract and to furnish such bond, then such defaulting bidder shall forfeit to the city, village, or borough the amount of his cash deposit or certified check and the city, village, or borough council may thereupon award the contract to the next lowest responsible bidder; provided the city, village, or borough council shall have the right to reject all bids, and provided further, that whenever the estimates made for the city, village, or borough council for the entire work projected shall be less than \$500, then the city, village, or borough council may directly purchase the materials therefor and cause the work to be done by day labor. Every contract awarded under this act shall be made between the city, village, or borough as one party, in the name of the city, village, or borough, and the successful bidder as the other party, and such contract shall be executed on the part of the city, village, or borough by the mayor or executive officer thereof and countersigned by the clerk or recorder of said city, village. or borough, with the corporate seal of the city, village, or borough affixed, and an attested copy thereof shall be filed and remain in the office of the clerk or recorder of the city, village, or borough.

In every contract executed under this act, whether or not so stated therein, there shall be reserved the right of the city, village, or borough council to have the work supervised by the city, village, or borough engineer or other person, and in case of improper construction or unreasonable delay in the prosecution of the work by the contractor, to order and cause suspension of the work at any time and to relet the contract therefor or to order a reconstruction of any portion of the work improperly done, or, where the remaining work to be done or the work of reconstruction to be made shall call for an expenditure of less than \$500 to complete the work or reconstruction by the employment of day labor.

SEC. 12. In case the contractor to whom any such contract may be let shall properly perform the work therein designated, the city, village, or borough council may, from time to time, before the completion of the work, in its discretion, pay to such contractor 80 per cent of the amount already earned thereunder upon the estimate of the city, village, or borough engineer or other competent engineer selected by the city, village, or borough council.

SEC. 13. Whenever any work or improvement provided for by this act shall have been determined upon and a contract let therefor, the city, village, or borough engineer, or other competent engineer selected by the city, village, or borough council, shall forthwith calculate the proper amount to be specially assessed for such district, joint district, and lateral sewers against every assessable lot, piece, or parcel of land within the sewer district affected, without regard to cash valuation, in accordance with the provisions of sections 7, 8, and 9 of this act.

Provided, That no property shall be especially assessed for the cost of a sewer in excess of the cost of a sewer 18 inches in diameter, and that whenever any district, joint district, or lateral sewer of larger diameter than 18 inches shall be laid or relaid the cost thereof in excess of the estimated cost of a like sewer 18 inches in diameter shall be paid out of the sewer fund, if any, or in case there is no sufficient sewer fund then out of the general revenue fund of the city, village, or borough.

Provided further, That in calculating the special assessment for any district sewer or joint district sewer the cost of laying or relaying such sewer in any public ground,

street, or alley; and all catch basins, manholes, lamp holes, and flushing valves and tanks shall be taken as a part of such district sewer or joint district sewer and to be paid for by such special assessment.

And provided further, That private owners may lay, relay, or extend any lateral sewer through any public ground, street, or alley and connect the same with any general district or joint district sewer upon permission granted by a majority of the city, village, or borough council, and that any private owner alone, or two or more owners jointly, may lay, relay, or extend lateral sewers through private ground pursuant to rights acquired therefor by agreement or purchase from any private owner or owners. In the event that any private owner alone or jointly with others lay, relay, or extend any such lateral sewer through public ground the city, village, or borough shall not be or become in any manner or in any respect liable for any act or negligence involved therein.

When such engineer shall have finished his calculation of the amount to be specially assessed as aforesaid, against each lot, piece, or parcel of land in the sewer district affected, he shall at once prepare and file with the clerk or recorder of the city, village, or borough tabulated statements in duplicate, showing the proper description of each and every lot, piece, or parcel of land to be specially assessed and the amount he has calculated against the same, and such statement shall be the basis of the assessment and be known as the proposed assessment to be made by the city, village, or borough council, as hereinafter prescribed, and shall be laid before the city, village, or borough council for its approval at its next regular meeting to be held not less than 10 days thereafter. The clerk or recorder of the city, village, or borough shall thereupon cause notice of the time and place, when and where the city, village, or borough council will meet in regular session to pass upon such proposed assessment to be published in the official paper of the city, village, or borough at least 10 days prior to such meeting of the city, village, or borough council.

During all the time between the filing of such proposed assessment with the clerk or recorder of the city, village, or borough and such meeting of the city, village, or borough council, such proposed assessment shall be open to inspection and copying by all persons interested.

At such meeting of the city, village, or borough council, all persons aggrieved by such proposed assessment may appear before the city, village, or borough council and present their reasons why such proposed assessment or any particular item thereof should not be adopted, and the city, village, or borough council shall hear and pass upon all objections thereto, if any, and may alter or affirm and adopt such proposed assessment as shall be deemed just in the premises, and upon the adoption by resolution of such proposed assessment the same shall be certified by the clerk or recorder of the city, village, or borough, and filed in his office, and shall thereupon be and constitute the special assessment. The amounts assessed against each lot, piece, or parcel of land by such special assessment shall bear interest from the date of the adoption of such special assessment until the same have been paid, the rate of interest to be designated by a resolution of the city, village, or borough council at the time of the adoption of such special assessment, but not to exceed 6 per cent per annum, and such special assessment, with the accruing interest thereon, shall be a paramount lien upon the property included therein, from the time of the adoption of such assessment by the city, village, or borough council, and shall remain such lien until fully paid. and shall have precedence over all other liens, except general taxes, and as to such shall be concurrent, and shall not be divested or impaired by any judicial sale, and no mistake in the description of the property or in the name of the owner shall invalidate the lien.

The city, village, or borough council may at any time, by resolution, direct the clerk or recorder of the city, village, or borough to make up and file in the office of the county auditor a certified statement of the amount of all such unpaid assessments and the

amount of interest which will be due thereon on the 1st day of January of the following year, and the clerk or recorder of said city, village, or borough shall, within 20 days thereafter, make up and file such certified statement in the office of the auditor of the county, which statement shall also contain a description of the lands affected by the assessment. Such resolution may also direct that such special assessment shall be payable in equal annual installments, not exceeding 10, and payable on the 1st day of January of each year, each of said installments to bear interest at the rate hereinbefore provided until fully paid, and the certified statement of the clerk or recorder shall in this case show the amount of each of such installments, the date when each installment becomes due, and the amount of interest to be paid on each installment in each year. After said statement is filed in the office of the county auditor it shall be the duty of such auditor to extend upon the tax roll of each year the amount of such assessment or installment thereof, as the case may be, and the amount of interest which will become due on the 1st day of January of the following year, as shown by said certified statement, against the different lots or parcels of land therein described, and such amounts when so extended each year shall be carried into the tax becoming due or payable in January of the following year, and enforced and collected in the manner provided for the enforcement and collection of State and county taxes, and the assessments and interest paid to the county treasurer shall be paid over by him to the treasurer of such city, village, or borough upon the apportionment of general taxes.

Provided, That any person may at any time before the transmission of the certified statement of the clerk or recorder of such city, village, or borough to the county auditor, pay such special assessment as to any lot, piece, or parcel of land affected thereby, together with the interest accrued thereon at the date of such payment, to the city, village, or borough treasurer, and receive the proper receipt therefor, and the clerk or recorder of said city, village, or borough shall, upon the presentation of such receipt from said city, village, or borough treasurer, cancel upon the special assessment roll the special assessments so paid.

Provided further, That any person may pay any such assessment with accrued interest thereon after the same has been so certified to the county auditor, provided the tax roll containing such assessment has not in due course been delivered to the county treasurer for collection, and the receipt of such city, village, or borough treasurer shall be sufficient authority, upon presentation to the county auditor, for him to mark such assessment "paid" upon his roll, but after the roll has been delivered to the county treasurer for collection, the said assessment must be paid to him, with the penalties allowed by law. The same penalties and interest shall attach and be collected by the county treasurer on assessments as upon general taxes, which penalties and interest shall belong to the city, village, or borough, and to be turned over by the county treasurer to the city, village, or borough with the assessments.

SEC. 14. In case of omission, errors, or mistakes, in making such assessments in respect of the total cost of such improvement, or otherwise, it shall be competent for such city, village, or borough council to provide for and make supplemental assessments to correct such omission, errors, or mistakes; and such supplemental assessments shall be a lien as in case of the original assessment, drawing interest at the same rate, and be payable and enforceable in the same manner as is herein provided with respect to the original assessment.

SEC. 15. All moneys collected on any such special assessments shall constitute a fund for the payment of the cost of the improvement in the district for which such assessment was made, and the same shall be credited to the proper sewer district fund under the designation: "Fund of Sewer District No. —," and in anticipation of the collection of such special assessment the city, village, or borough may issue warrants on such fund, to be known as "sewer warrants," payable at such times and in such amounts as, in the judgment of the city, village, or borough council, the collections of such special assessments will provide for, which warrants shall bear interest at a rate

not to exceed 6 per cent per annum, payable annually, and may have coupons attached representing each year's interest. Each warrant shall, upon its face, state for what purpose it is issued, and specify the particular fund against which it is drawn, and shall be signed by the mayor or executive officer, and countersigned by the clerk or recorder of the city, village, or borough, and be in denominations of not less than \$50 nor more than \$500. Such warrants may be used in making payments on contracts for the improvements, or may be sold by the city, village, or borough for not less than par, and the proceeds thereof used in paying for such improvement. It shall be the duty of the city, village, or borough treasurer, on presentation, to pay such warrants and interest coupons as they mature out of the proper sewer district fund, and to cancel the same when paid. If any such warrants shall become due, or any interest shall become due on any such warrant, when there are no funds to pay the same, the city, village, or borough council is hereby authorized to effect a temporary loan for the payment thereof.

Sec. 16. Any matured sewer warrant or interest coupon may be used in payment of any such special assessment on any particular property situate within the district for which such warrant or coupon shall have been issued; and the warrants and coupons so used shall be canceled and retired by the city, village, or borough treasurer.

Sec. 17. No conveyance of any land upon which any such special assessment or portion thereof remains unpaid shall be recorded until all of such special assessments shall have been paid in full, any provision in this act to the contrary notwithstanding.

SEC. 18. In all proceedings and records prepared or used in the making, levy, or collection of such special assessments, letters, figures, and proper ditto marks may be used to denote lots, pieces, and parcels of land, and blocks, sections, townships, ranges, and parts thereof, and dates.

Sec. 19. No error or omission which may be made in any of the proceedings of the city, village, or borough council, or any officer of such city, village, or borough, in refusing to, reporting upon, ordering, or otherwise acting, concerning any local improvement provided for in this act, or in making any such special assessment, or in levying or collecting the same, shall invalidate such assessment, unless it shall appear that by reason of such error or omission substantial injury has been done to the party claiming to be aggrieved.

SEC. 20. In all cases where any assessment, or any part thereof, as to any lot, lots or parcels of land assessed under any of the provisions of this act, or of any law of any city, village, or borough prior to this act, for any cause whatever, whether jurisdictional or otherwise, shall be set aside, or declared void by any court, the city, village or borough council shall, without unnecessary delay, cause a reassessment or new assessment, to defray the expenses of such improvement, to be made, whether such improvement was made under this act or any laws of any city, village, or borough prior to this act, and such reassessment or new assessment shall be made as nearly as may be, as herein provided for making the assessment therefor in the first instance: and when the same shall have been made and confirmed by the city, village or borough council, it shall be enforced and collected in the same manner that other assessments are enforced and collected under this act, and in all cases where judgments shall hereafter be refused or denied by any court for the collection and enforcement of any special assessment, or where any court shall hereafter set aside or declare void any assessment upon any lot or parcel of land for any cause, the said lot or parcel may be reassessed or newly assessed from time to time, until each separate piece or parcel of land has paid its proportionate part of the cost and expenses of said improvement as near as may be.

SEC. 21. Nothing in this act shall affect any valid assessment made by any city, village, or borough prior to the passage of this act, but all such prior assessments shall be collected in accordance with the provisions of law in respect of the same in force prior to the passage of this act.

SEC. 22. The notice of the time and place when and where the city, village, or borough council will meet in regular session to adopt any proposed assessment under section 13 of this act, and to be prepared by the clerk or recorder of such city, village, or borough, and published, shall specify the particular sewer district or districts in which the improvement is to be made, and shall describe with all reasonable certainty the location, extent, and termini of the sewer or sewers to be laid, relaid, or extended; provided, that no omission or inaccuracy in such notice shall invalidate the notice or the assessment, unless substantial injury shall be shown by the person claiming to be aggrieved thereby.

When the city, village, or borough council shall meet for the purpose of adopting any proposed assessment under the provisions of Section XIII, of this act, no grievance or objection thereto, or to any item therein, shall be heard by the city, village, or borough council, unless the party objecting, or his duly authorized agent or attorney, shall on or before the date of such session of the city, village, or borough council, file with the clerk or recorder of such city, village, or borough for presentation to the city, village, or borough council, a complete written statement of the objection, with specific reference to the matter or item or items called in question, and to which objection is made.

Sec. 23. Any person feeling himself aggrieved by such special assessment may, by notice in writing served upon the mayor or executive officer, and also upon the clerk or recorder of the city, village, or borough, a copy whereof, with proof of service, shall be filed in the office of the clerk of the district court of the proper county, within 20 days after the adoption of such special assessment, appeal from such special assessment to the district court aforesaid, and such appeal shall be disposed of in a summary manner by the court. And at the trial of such appeal no pleadings shall be required, but the party appealing shall in his notice of appeal specify and enumerate the particular grounds of his objection to such special assessment, and shall not be entitled to have considered on such appeal any grounds of objections or items other than those specified in such notice, and no question shall be tried on such appeal as to any fact which may have arisen or existed prior to the letting of the contract or contracts for the improvement; and a copy of the assessment roll in question and of the resolution of the city, village, or borough council confirming or adopting the same, certified by the clerk or recorder of the city, village, or borough, or the originals thereof, shall be prima facie evidence of the facts therein stated or denoted, and that such assessment was regular, just, and made in conformity to law, and the judgment of the court on the determination of such appeal shall be final. Such appeal shall be entered and brought on for hearing and be governed by the same rules as far as applicable as in appeals from justices of the peace in civil actions, and like bonds shall be given to the city, village, or borough by the person appealing as are required in the appeals from justices of the peace in civil actions, but such bond shall, to render such appeal effective, be approved by the judge of such district court: Provided. That no appeal to the district court shall be made, heard, or determined as to such special assessment, or any item therein, unless such objection shall have been, as in this act specified, previously presented to and passed upon by the city, village, or borough council.

SEC. 24. Whenever any such sewer shall be laid, relaid, or extended, it shall be the duty of the city, village, or borough council to maintain and keep the same in repair at the expense of the city, village, or borough.

SEC. 25. All private connections shall be made with lateral sewers, unless some insurmountable obstacle of a practicable or scientific nature shall prevent, and no private connection with any sewer whatever shall in any event be made without formal permission therefor granted by the city, village, or borough council, and the making of all private connections with any sewer shall be subject to supervision and control by the city, village, or borough council: *Provided*, That such supervision and

control may be delegated by the city, village, or borough council to the city, village, or borough engineer or other person to be selected by the city, village, or borough council at its discretion.

Sec. 26. Whenever it shall become necessary for the city, village, or borough to exercise the right of eminent domain for the purposes included within this act, all proceedings therein shall conform as near as may be to the provisions of sections 2620 to 2632, both inclusive, of the General Statutes of 1894 and amendments thereto.

SEC. 27. This act shall not be construed as in any manner superseding, repealing, amending, or qualifying the provisions of any home-rule charter heretofore or hereafter adopted by any city or village under existing laws: *Provided*, That any proceedings taken or commenced by any city or village under the provisions of this act before the time when such home-rule charter shall take effect may be carried out and completed according to the terms and provisions of this act.

SEC. 28. All acts and parts of acts inconsistent with this act, except as qualified in section 27 hereof, are hereby in all things repealed.

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