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es, sources may in its d shall destroy, remove or prevent the same as the case may require, and Board to exshall further enquire respecting articles that are capable of con- of fifth, &c. containing or conveying infection or contagion brought or conveyed into the Town by or through any vehicle or by any means whatsoever

129. The said Board may grant permits for or restrain the Removal of removal of any nuisance or infected articles within the Town when they consider it safe and proper for the public safety so to do.

130. Whenever it shall appear necessary to the said Board Abatement of or any of its officers for the preservation of the public health or nuisance, etc. for the abatement of any nuisance or upon the receipt by the said Board of a notice signed by two or more inhabitants of the Town stating the conditions of any lot, house, building or place within the Town to be so filthy as to be a nuisance or injurious to health, or that a public nuisance exists in or upon such lot, house, building or place, or that in or upon any such lot, house, building or place any accumulation of dung, manure, offal, filth, refuse, stagnant water or other offensive matter or thing is kept or permitted to remain so as to be a nuisance or injurious as aforesaid, the said Board or any of its officers may enter such lot, house, building or place for the purpose of examining the same, and if necessary May order remay order the removal of any such matter of thing as aforesaid, moval of nuisance, etc. And if any person having the care or control of such lot, house, building or place after having had twenty four hours notice from the said Board or any of its officers, to remove or abate such matter or thing as aforesaid, shall neglect or refuse to remove or abate the same, he shall be subject to the penalties of this by-law, and the said Board may remove or cause to be removed such matter or In ease of fallthing, and abate or cause to be abated such nuisance, the costs after notice at and expenses whereof shall be paid by the person in default in person in default in person in default. addition to the penalties imposed by this by-law.

N. T. V. LIERER

131. The notice mentioned in the next preceding section of on whom nothis by law, may be served on the occupant or person having fice is to be served and charge or control of such lot, house, building or place, and if such how.