at once to notify the parties who own or occupy such lots or premises, or who either personally or through their employees have deposited such manure, refuse, matter, dirt or filth in any lane or by-way, to cleanse the same and to remove what is found thereon; such parties shall forthwith remove the same, and if the same be not removed within twenty-four hours after such notification, the Inspector may prosecute the parties so offending, and he may also cause the same to be removed at the expense of the person or persons so offending. He shall also inspect at intervals, as directed by the Board, all premises occupied by persons residing within its jurisdiction, and shall report to the Board each and every case of violation of any of the provisions of this By-law, or of any other regulations for the preservation of the public health, and shall also report every case of refusal to permit him to make such inspection.

7. Whenever it shall appear to the Board of Health or any of its officers that it is necessary for the preservation of the public health, or for the abatement of anything dangerous to the public health, or whenever they or he shall have received a notice signed by one or more inhabitant householders of the Municipality stating the condition of any building in the Municipality to be so filthy as to be dangerous to the public health, or that upon any premises in the Municipality there is any foul or offensive ditch, gutter, drain, privy, cesspool, ashpit or cellar kept or constructed so as to be dangerous or injurious to the public health, or that upon any such premises an accumulation of dung, manure, offal, filth, refuse, stagnant water, or other matter or thing is kept so as to be dangerous or injurious as aforesaid, the said Board of Health shall enter or direct the proper officer to enter such buildings or premises for the purpose of examining the same, and, if necessary, the Board or such officer shall order the removal of such matter or thing as aforesaid. If the occupant or proprietor or his lawful agent or representative having charge or control of such premises, after having had twenty-four hours' notice from any such officer of the Board of Health 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 imposed under Section 13 of this By-law.

8. If the Board of Health is satisfied, upon due examination, that a cellar, room, tenement or building within its jurisdiction, occupied as a dwelling-place, has become, by reason of the number of occupants, want of cleanliness, the existence therein of a contagious or infectious disease, or other cause unfit for such purpose, or that it has become a nuisance, or in any way dangerous to the health of the occupants or of the public, they may issue a notice in writing to such occupants, or any of them, requiring the said premises to be put in a proper sanitary condition, or if they see fit, requiring the occupants to quit the premises within such time as the Board may deem reasonable. If the persons so notified, or any of them, neglect or refuse to comply with the terms of the notice, every person so offending shall be liable to the penalties imposed by Section 13 of this By-law, and the Board may cause the premises to be properly cleansed at the expense of the owners or occupants, or may remove the occupants forcibly and close up the premises, and the same shall not again be occupied as a dwelling-place without the consent in writing of the Board.

9. No proprietor or tenant of any shop, house or outhouse, shall, nor shall any

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