

BY-LAWS
RULES AND REGULATIONS
OF THE
CENTRAL BOARD OF HEALTH

GOVERNMENT HOUSE

Quebec 6th November 1885

PRESENT: — His Honor the Lieutenant-Governor in Council.

It is ordered by His Honor the Lieutenant-Governor in Council, under the authority of Section 8th of Chapter 38th of the Consolidated Statutes of Canada, that the following by-laws passed at Montreal by the Central Board of Health for the province of Quebec, the 31st October, 1885, be sanctioned and published in the *Quebec Official Gazette*.

Duty of Municipal Councils.

1. Every city or town council, and every local municipal council within the province of Quebec shall appoint immediately, if none has yet been appointed, a Local Board of Health for its municipality, in conformity with the provisions of chapter 38, of the Consolidated Statutes of Canada.

Duties of Municipal Corporations.

2. Every city, town or other local municipal corporation within the province of Quebec, shall:

a. — Establish and provide without delay an hospital or a suitable house, in an isolated place to receive therein patients affected with small-pox in the municipality.

b. — Establish and provide, upon being required thereto by the Local Board of Health, in the municipality, suitable houses to receive patients suspected of suffering with small-pox until the nature of the disease has been ascertained, and other suitable houses to receive persons compelled to vacate their lodgings, pending the disinfection of the same.

c. — Supply the Local Board of Health with suitable vehicles for the transportation of small-pox patients, and of the bodies of those who have died of small-pox.

d. — To cause all public places, streets, lanes, public and private property, and all buildings and appurtenances situate within the municipality to be cleansed, and kept in a suitable state of cleanliness.

e. — To aid as much as in their power lies the Local Board of Health, and the officers thereof, in the execution of their duties.