

January 5, 1920

Regular meeting of the Town Board of the Town of Cheektowaga, held at the regular meeting place January 5, 1920.

Members present: Supervisor, John G. Stiglmeier, Town Clerk J Albert W. Stumpf, Justices of the Peace Herman Seege, Arthur Duringer, Henry Besser, Peter. Inda, Highways Superintendent John W. Ferry.

The following bills and accounts were presented for audit.

Buffalo Gen'l Elec Co. Street lights for Nov, Dist 2	210.96
D & L. L't Pr. & C.Co0 . Street lights for Oct Nov Dec Dist 2 & 3	771.75
D & L. L't Pr. & C. Co Street lights for Dec. Dist 1 & 4	279.08
Anthony Kowalski, special officer, Harlem Via.	30.00
Edward Sturm, spreading spc. Dist Tax & Franchise	124.00
Joseph Holtz Special Franchise	90.00
S.J. Przepiora Special Franchise	90.00
Emergency Hospital, Ambulance service	5.00
N.Y. State Hospital T.B. Patients	21.43
National Surety Co. Prem. Injunction bonds	20.00
Depew Herald Pub. Minutes	15.50
Polish Daily Pub. Minutes	25.00
Colson Brice & McCann, Minutes Bfo. Steel Car. Co Hearing	2.40
Edw. Jezewski Poll clerk	10.00
Leonard Reichel Watching voting machine	5.00
Henry Stradtman Watching voting machine	5.00
John Barnaby Canvassing soldier Ballot	5.00
John Stabler Canvassing soldier Ballot	5.00
Herbert H. Green Office rent	15.00
Albert W. Stumpf 3 mo service & expenses	247.80
Peter J. Inda spreading special dist tax	70.00
John W. Ferry 3 mo serice & expenses	272.00
Enterprise Times Pub notices	7.00
Frank Walkowski Health work	2.50
Frank Szczepanski town meetings	10.00
Frank Szczepanski Office rent	15.00
Bfo. Gen'l Elec. Co Service booth No 7	1.12
D & L. L't Pr. & C.Co Servie Booth No 2	1.00

Frak Kohlbrenner Overseer of Poor	47.00
K.F. Piotrowski Coal poor order	10.25
S. Zbierski Groceries poor order	24.25
B. Sipowicz Groceries poor order	10.42
John Staebler Coal poor order	11.05
Christ Miller Shoes poor order	31.20
Julius Reuman Groceries poor order	28.73
S. Kopydlowski Groceries poor order	32.41
Chas. Buckenroth Groceries poor order	21.21
Herman Seege Justice fee	28.85
Peter J. Inda Justice fee	80.15
Peter J. Inda Returned fines	109.00
Frank Szczepanski Justice fee	33.40
Frank Szczepanski Returned fines	40.00
Frank Szczepanski returned court fees	5.30
Frank Szczepanski returned peddler fees	10.00
Frank Szczepanski returned fire arm fees	3.00
A.L. Cappola Constable fee	23.60
A. McGurty Constable fee	32.70
Frank Walkowski Constable fee	1.95
Harry Coons Constable fee	22.55
Henry Seege Constable fee	5.55
Roy Voght Constable fee	4.50
John Beresniewicz Constable fee	8.50

Moved by Inda seconded by Seege that the above bills be allowed and the Clerk authorized to draw orders on the Supervisor for same, carried

Moved by Inda seconded by Ferry that the Liberty Bank be the depository for town funds, carried

Moved by Durringer seconded by Seege that bill of \$16.60 presented by Roy Voght be laid on table for investigation, carried

Moved by Inda seconded by Besser that the Supervisor bond be fixed at \$20000.00, carried.

Moved by Seege seconded by Ferry that the Town Clerk be authorized to purchase supplies for the Justices of the Peace, carried.

Moved by Stumpf seconded by Durringer that the Assessors be allowed \$5.00 per day for services, carried.

Moved by Stumpf seconded by Duringer that the Highway Superintendent be allowed \$4.00 per day for services and \$1.00 per day for expenses, carried.

The Supervisor directed the Clerk to call for the ayes and noes on increase for Highway Sup't and Assessors, ayes Inda Ferry, Duringer, Seege, Besser, Stumpf, Noes Stiglmeier, Ayes 6, noes 1.

The Clerk read communication from Polish Citizens & Taxpayers Ass'n regarding the condition of street signs in Walden Avenue District.

Moved by Stumpf seconded by Duringer that the communication be received and filed and the Highway Sup't directed to investigate the condition of these signs throughout the town, carried.

Moved by Inda seconded by Seege that the Town Board make an investigation of the disposed plant at some future date, and applications for caretaker at said plant to be laid on the table until said investigation, carried.

Moved by Inda seconded by Duringer that William Brennan Jr. Be appointed Attorney for the town for the ensuing two years, carried.

The Clerk read the application of Andrew Napieralski for appointment as Tax Collector, as there was no other applications, Mr. Duringer moved that Andrew Napieralski be appointed Tax Collector, the motion was seconded by Mr. Seege.

The Clerk called for the ayes and Noes for said appointment, Inda and Stiglmeier asked to be excused from voting on said appointment. The ayes were as follows. Ayes Ferry, Duringer, Seege, Besser, Stumpf, Ayes five Noes, none, excused two.

The Chairman declared Andrew Napieralski duly appointed tax collector for the ensuing two years.

The Clerk read applications from the following persons for appointment as constable.

Pasquale Saggese, Roy Vogth, Henry Seege, Amedeo L. Cappola, John Markowski, Frank Walkowski, Andrew Hoerner, Michael Papero, Marvin P. Davidson, William Mendel, John Bauer, Harry Coons, Albert Pratt, Frank Szczepanski.

Moved by Inda seconded by Seege that applications for constable appointments be laid on table to be acted upon later, carried.

Moved by Stumpf seconded by Inda that appointment of Clerk to keep a record of Supervisor's accounts be laid on table, carried

Moved by Seege seconded by Duringer that the Board go into executive session, carried

Moved by Stumpf seconded by Duringer that action be taken individually on the appointment of constables and the Clerk directed to call for ayes and noes, carried.

Henry Seege, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

John Bauer, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

Harry Coons, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

Marvin Davidson, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

William Mendel, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

Pasquale Saggese, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

Michael Papero, ayes, Inda, Stiglmeier, Seege, Ferry, Duringer, Besser, Stumpf

Andrew Hoerner, ayes, Inda, Stiglmeier, Ferry, Duringer, Seege, Besser, Stumpf

Frank Walkowski, ayes Ferry, Duringer, Seege, Besser, Stumpf, Noes Stiglmeier, Inda.

Roy Voght, ayes None. Noes Inda, Stiglmeier, Ferry, Duringer, Seege, Besser, Stumpf

A.L. Cappola, ayes Inda, Stiglmeier, Seege, Besser, Stumpf, Noes, Ferry, Duringer.

John Markowski, ayes Inda, Stiglmeier, Ferry, Duringer, Seege, Besser, Stumpf.

Frank Szczepanski, ayes, Inda, Stiglmeier, Ferry, Seege, Duringer, Besser, Stumpf

Albert Pratt, ayes, Inda Stiglmeier, Ferry, Duringer, Seege, Besser, Stumpf

The chairman declared the following constables duly appointed as provided by Statute, Henry Seege, John Bauer, Harry Coons, Marvin Davidson, William Mendel, Pasquale Saggese, A.L. Cappola, Michael Papero, Andrew Hoener, Albert Pratt, John Markowski, Frank Walkowski, Frank Szczepanski.

Moved by Inda seconded by Seege this Board adjourn,
carried

Albert W. Stumpf
Town Clerk

January 17, 1920

Special meeting of the Town Board duly and regularly called and held at the regular meeting place, January 17, 1920 for the purpose of approving the Bonds of the Supervisor.

Members present: Stiglmeier, Stumpf, Duringer, Seege, Besser, Inda, John W. Ferry

Moved by Inda seconded by Stumpf that the Highway Board of American Surety Company of New York in the sum of \$25342.28 and executed by John C. Stiglmeier, be approved, carried.

Moved by Inda seconded by Stumpf that the General Fund Bond of American Surety Co of New York in the sum of \$20000.00 and executed by John C. Stiglmeier be approved, carried.

Moved by Duringer seconded by Ferry this Board adjourn,
carried.

Albert W. Stumpf
Town Clerk

February 2, 1920

Regular meeting of the Town Board of the Town of Cheektowaga, held at the regular meeting place February 2, 1920

Members present: Stiglmeier, Stumpf, Seege, Duringer, Inda, Besser, Ferry.

Minutes of the previous meetings were read and approved.

The following bills and accounts were presented for audit.

W.N.Y. Water Co., Hydrant service to 12-31-19	\$800.00
W.N.Y. Water Co., Hydrant service Mo. Of Jan.	400.00
Buffalo General Elec. Co: Street lights Dist 2. Dec.	217.99
D & L. L't Pr. & C.Co Street lights Dist 1 & 4 Jan.	279.08
D & L. L't Pr. & C.Co Booth No 2 Jan.	1.00
American Surety Co. Prem. Supervisor's bond	150.68

Irving F. Cragin Transcript Greiner case	12.00
P.J. Inda Spreading special tax	60.00
Edward Sturm Spreading special tax	64.50
W. C. Heeb Attending board meetings	50.00
Depew Herald Publishing meetings	7.40
John Weber Janitor service	12.50
N.Y. State Hospital, T.B. Patients	22.14
David Williamson Co. Law Blanks	28.09
David Williamson Co. Law Blanks	2.00
Frank Kohlbrenner, Overseer of poor	29.65
J.B. Lyon Co. Record Books	10.00
John H. Staebler coal poor order	5.95
George Meyer Groceries poor order	67.94
Mrs. Anna Pelloth Groceries poor order	16.30
Chas. Buckenroth Groceries poor order	16.48
Herman Seege Justice fee	50.40
Julius Reuman Groceries poor order	23.04
Peter J. Inda Justice fee	\$101.95
Peter J. Inda Returned fines	132.00
Wm. Mendel Constable fee	5.45
Henry Seege Constable fee	10.05

Moved by Inda seconded by Ferry that the above bills be allowed and the clerk authorized to draw orders on the Supervisor for same, carried

Moved by Besser seconded by Seege that the removal of snow from Town Highways be left entirely to the Highway Superintendent, carried.

Moved by Ferry seconded by Seege that the Attorney be directed to begin proceedings against the New York Central Railroad Company for failure to comply with an order heretofore adopted by this Board to place flagman and gates at Harlem Avenue crossing, carried.

Moved by Ferry seconded by Inda that the following resolution be adopted:

Resolved that the Town Attorney be, and he is, hereby directed to institute appropriate action to compel the Delaware Lackawanna & Western Railroad Company, Erie Railroad Company, The Lehigh Valley Railroad Company and the Director General of Railroads for the United States to keep Kennedy Road open and unobstructed at the point where their said respective railroads cross the same, and to compel the maintenance of a flagman on the crossing of the Delaware, Lackawanna Railroad of said Highway, adopted this 2nd day of February 1920, ayes seven, Noes, none

Moved by Inda seconded by Besser that the following resolution be adopted:

Resolved that the Town Attorney be, and he is hereby, directed to notify the New York Central Railroad Company and the director General of Railroad for the United States to replace the present Highway bridge, carrying Walden Avenue and Harlem Avenue over the West Shore Railroad, so-called in the Town of Cheektowaga, with a suitable and adequate Highway Bridge, in accordance

with the agreement between the West Shore Railroad Company and the Town of Cheektowaga, adopted this 2nd day of February, 1920, ayes seven, Noes, none.

Moved by Inda seconded by Durringer that the following resolution be adopted:

Resolved, that public safety requires the separation of the grades of William Street and the Lehigh Valley Railroad at the point where said railroad crosses said highways in the Town of Cheektowaga, near the easterly boundary lines of the City of Buffalo, and be it further

Resolved, that this Board petition the Public Service Commission in and for the Second District of New York for an order separating the grades of said railroad and said highway, and be it further

Resolved, that the Supervisor of the Town of Cheektowaga be, and he is hereby, authorized and directed to execute for and on behalf of this board all necessary petitions and other papers relating to said proceedings and improvement, and, with the assistance of the Town Attorney, to take any and all action necessary or proper to cause said improvement to be made as speedily as possible, adopted this 2nd day of February 1920, ayes seven Noes, none.

Moved by Seege seconded by Inda that the following resolution be adopted:

Whereas the New York Central Railroad Company and United States Railroad Administration have presented to the Town Board and Board of Highway Superintendents of the Town of Cheektowaga, a petition dated January 28, 1920, on behalf of Buffalo Steel Car Company, Inc. For permission to lay, maintain and operate a switch track at grade, in the Town of Cheektowaga, to be located as shown on the plans submitted with said application across the highway known as the School House Road, at a point between the northerly line of the right of way of the New York Central Railroad Company and a point thirty (30) feet northerly therefrom, for use as an industrial switch in connection with a plant to be constructed and operated on the so-called Inrogen Ray Farm by said Buffalo Steel Car Company, Inc, and its assignees and licensees, together with consents, duly executed, of the abutting owners on said School House Road now, therefore be it.

Resolved that the permission asked for be, and the same is hereby, granted to the New York Central Railroad Company and United States Railroad Administration and to the Buffalo Steel Car Company, Inc: upon the following terms and conditions:

- (1) The grade of said track shall, at all times, conform to the grade of said School House Road as now established and as the same may be altered in the future by the Town Board and [and] Board of Highway Superintendents of the Town of Cheektowaga or its successors, and said track shall be laid under the supervision of the Town Superintendent of Highways of the Town of Cheektowaga.
- (2): The roadway of said highway between the rails of said switch track and for the distance of two (2) feet on each side thereof shall be paved with concrete by the New York Central Railroad Company, or by Buffalo Steel Car Company, Inc, and shall be maintained in a good and passable condition by said Buffalo Steel Car Company, Inc, as long as said track shall occupy said highway.
- (3): If, at any time, the said track shall be removed from said highway, the said Buffalo Steel Car Company, Inc. Shall pave and restore the portion of said highway theretofore occupied by its said track, so that the same shall at least be equal in quality to the pavement of the roadway of said highway in the said vicinity.
- (4): Public travel in, over and along said highway shall not be delayed or obstructed at any time by the use of said switch track for more than five (5) minutes continuously at any one time.
- (5): No car shall be shunted over said highway, unless a locomotive shall be attached thereto: nor shall any locomotive, or any other railway vehicle, be moved on said track over said highway, or any portion thereof, unless a flagman shall be on duty at said crossing to warn and protect the public in the used of said highway.
- (6): Said track shall not be used for through traffic or general Railroad uses or purposes, unless and until the grade of said track and of Walden Avenue at the point where it crosses and Highway shall have been separated without expense to the Town of Cheektowaga or its successors' or successors.
- (7): If the construction of the said proposed plant of Buffalo Steel Car Company, Inc., shall not be commenced on or before the 1st day of September, 1920, the permission hereby granted shall become and be null, void and of no force or effect.
- (8): The permission hereby granted shall be of no force or effect nor shall the same become operative, in any event until written acceptance thereof and, and of the terms and conditions upon which the same was granted shall have been filed in the office of the Town Clerk of the Town of Cheektowaga and be it further.

Resolved that the attorney for the Town of Cheektowaga be, and he is hereby, directed, Without further notice, to appear before any court, board, commission, or other body, and, for and on behalf of this board, consent to and ask for the confirmation or approval of the above grant upon the fore going terms and conditions.

Adopted this 2nd day of February, 1920, Ayes, seven, noes, none.

Moved by Seege seconded by Ferry that, Alfred Sykes, Otto Bugl, and Adolf Graap be appointed constables, carried.

Moved by Duringer seconded by Seege that the Supervisor and Highway Supt. Be directed to investigate Lamp District No. 5, in regard to installing one additional lamp on Borden Road, carried.

Moved by Duringer seconded by Besser that the Town Clerk be paid a salary of Two Thousand dollars per annum in lien of fees and that the same be paid monthly beginning the first day of January, 1920.

The Supervisor directed the Clerk to call for the ayes and noes on the above resolution. Ayes, Duringer, Ferry, Seege, Besser. Noes Inda Stiglmeier, ayes four Noes two, the resolution was duly adopted.

Moved by Seege seconded by Ferry that the Town Clerk make monthly returns of fees to the Supervisor, carried.

Moved by Ferry seconded by Inda this board adjourn.
Carried

Albert W. Stumpf
Town Clerk

Cheektowaga March 1, 1920

Regular meeting of the Town Board of the Town of Cheektowaga held at the regular meeting place, March 1, 1920

Members present, Stiglmeier, Stumpf, Seege, Inda, Besser, Duringer, Ferry.

Moved by Inda seconded by Stumpf that the minutes of the previous meeting be approved as published in the official paper, carried

The following bills were presented for audit.

D. & L. Lt Pr. & C. Co. Light Dist. No. 5 Mo. of Feb.	\$ 63.70
" " " " " 1 & 4 Mo. of Feb.	279.08
D & L. Lt Pr. & C. Co. Light Service booth No. 2	1.00
David Williamson co. Legal blank & dockets	42.84
N. Y. State Hospital T. B. patients	34.99
American Surety Co. Prem. Collectors bond	264.95
Joseph C. Krellner Six Mo. salary Attendance Officer	600.00
Buffalo General Elec. Co. Light Dist No. 2. Mo. of Jan.	217.99
" " " " " service booth No. 7	1.00
Charles Buchemoth Groceries poor order	16.85

Mike Szymkowiak	Coal	"	"	11.00
Philip Greiner	"	"	"	27.50
Leo Geleszinski	Groceries	"	"	16.34
Michael Pfister	"	"	"	9.89
Julius Reuman	"	"	"	22.99
Depew Herald	Pub. Minutes			8.40
W. N. Y. Water Co.	Hydrant rental Mo. of Feb.			400.00
George Meyer	Groceries poor order			51.59
Peter Inda	Justice fee			73.25
Peter Inda	Returned fines			85.00
Herman Seege	Justice fee			47.00
Herman Seege	Returned Fines			40.00
Harry Rohr	Constable fee			71.30
Arthur Mc Gurty	Constable fee			13.80
Harry Coons	"	"		31.05
A. L. Cappola	"	"		34.90
Henry Seege	"	"		6.90
John Bauer	"	"		3.25
Marvin Davidson	"	"		5.95

Moved by Inda seconded by Seege the above bills and accounts be allowed and Clerk authorized to draw orders on the Supervisor for same.
carried.

Moved by Ferry seconded by Seege that bill of \$16.60 presented by Roy Voght, for constable fee be allowed.
Carried

Moved by Stumpf seconded by Seege that the Supervisor be authorized to transfer \$4.52 from General fund to Highway fund shortage in tax warrant.
Carried

Moved by Besser seconded by Inda that Dr. Wagner be appointed Health Officer.
Ayes seven Noes, None,
carried

Moved by Seege seconded by Ferry that Charles Todenhagen be appointed sewer inspector for the Walden Avenue district.
Carried

Moved by Ferry seconded by Inda, that Joseph Stadler be appointed constable, Ayes six noes none,
Carried.

Moved by Inda seconded by Seege that George C. Diehl be appointed Town engineer,
carried

The Clerk read communication from Board of Assessors asking for increase for conveyance of said Board.

Moved by Inda seconded by Durringer that the amount paid for conveyance for previous year be continued.

Carried

Moved by Inda seconded by Seege that the Clerk be directed to notify the D. & L Lt Pr., & C. Co. to place two poles 125 feet apart, southerly from its present line in Borden Road and place one street lamp on last pole.

Carried

Moved by Ferry seconded by Seege that the Clerk invite proposals for lighting of Harlem Ave. Bridge
carried

Moved by Ferry seconded by Inda that the Clerk be directed to invite proposals Depew Herald and enterprise Times for printing legal forms.

Carried

Moved by Seege seconded by Stumpf that the Supervisor be directed to obtain sketches for the proposed Town Hall.

Carried

Moved by Seege seconded by Ferry that this Board adjourn.

Carried

Albert W. Stumpf
Town Clerk

Cheektowaga March 8, 1920

Special meeting of the Town Board held at the regular meeting place Mar. 8, 1920 .

Members present, Stiglmeier, Stumpf, Seege, Durringer, Inda, Ferry, Absent Besser.

Moved by Inda seconded by Ferry that the following resolution be adopted.

Resolved that the Town attorney be, and he is hereby authorized and directed to institute condemnation proceedings for and on behalf of the Town of Cheektowaga to acquire the necessary lands and easements to carry out the order of the Public Service Commission in and for the Second District of New York in the matter of elimination of the crossings at grade by the New York, Lackawanna & Western Railway, The Lehigh Valley Railroad, The Erie Railroad and The Lehigh and Lake Erie Railroad over Harlem Avenue and Kennedy Road, in the Town of Cheektowaga: which said order was dated the 30th day of March, 1916; and be it further

Resolved that the Supervisor be, and he is hereby, authorized and directed to execute for and on behalf of this board and of the Town of Cheektowaga any and all papers and pleadings necessary or proper to institute and carry on to completion any and all proceeding necessary to carry out said order of said commission. Adopted this 8th day of March, 1920. ayes six Noes None.

Moved by Inda seconded by Seege that the Supervisor appoint a committee to select proposed sites for the proposed Town Hall,
carried

The following committee was appointed Stiglmeier, Stumpf, Durringer.

Moved by Inda seconded by Stumpf this Board adjourn.

Carried

Albert W. Stumpf
Town Clerk

Meeting of the Board of Health held at the regular meeting place, March 26, 1920

Members present. Stiglmeier, Stumpf, Seege, Besser, Inda, Ferry, Dr. Wagner.
Absent Durringer

Moved by Inda seconded by Besser that the following resolutions be adopted.

Resolved, that regulation I of Chapter III of the Health regulations of the Town of Cheektowaga adopted on the 19th day of June 1918, be hereby amended to read as follows:

Regulation I, Communicable diseases designated when used in the public health law and code the terms infectious, contagious or communicable disease shall be held to include the following diseases, which are hereby declared to be communicable through the conveyance of infective organisms. The communicable diseases, for convenience of administration, are divided into two groups. A. Anthrax, Chickenpox, Cholera, Asiatic, Diphtheria (membranous Group), dysentery, amoebic and bacillary, Epidemic cerebrospinal meningitis, Epidemic influenza, epidemic or Streptococcus (Septic) sore throat, German Measles, Glanders, Measels, Mumps, Aphthemia Neonatorum (suppurative conjunctivitis of the new born). Para typhoid fever, Plague, Pneumonia, A. Acute lobar B. Bronchial or lobular, Poliomyelitis, acute anterior, (infantile paralysis) Puerperal septicaemia, Rabies, Scarlet fever, small pox, Tetanus, Trachoma, Tuberculosis, Typhoid fever, Typhus fever, Whooping cough, B. Syphilis, Gonorrhoea, Chancroids; Be it Further

Resolved, That regulation 2 of said chapter III of said regulations be and the same is hereby repeated. Be it further resolved, that regulations 2 A. of chapter III of said regulations is hereby remembered regulation 2 B.

Be it further resolved, that said chapter III is here by amended by adding thereto two new regulations to be known as regulation 2 and 2 A. and to read as follows.

Regulation 2. Reporting cases of communicable disease by Physicians. It shall be the duty of every physician to report to the health officer the full name, age, address of every person affected with a communicable disease enumerated in regulation I, group A. together with the name of the disease, within twenty-four hours from the time the case is first seen by him. Such report shall be by telephone or telegram, when practicable, and shall also be made in writing.

Regulation 2 A. Submitting specimens for laboratory examination in cases of syphilis, Gonorrhoea and Chancroid. It shall be the duty of every physician to submit promptly to the laboratory of the state department of health, or to a laboratory approved by the state commissioner of health for the purpose, such specimens for laboratory examination and such data relating thereto, as may be prescribed in the special rules and regulations issued by the state commissioner of health from every person affected with any one of the communicable diseases mentioned in regulation I Group B. or from any person in whom suspicion of such disease exists. Be it Further

Resolved, that said chapter III of said regulations is hereby amended by inserting therein a new regulation to be known as regulation 8-A. and to read as follows:

Regulation 8-A. Typhoid or para-typhoid fever: samples of blood to be submitted. In every case of illness which there is reason to suspect may be typhoid or para-typhoid fever it shall be duty of the attending physician to take a sample of the blood of the suspected person and submit the same for an agglutination test to state, county or municipal bacteriological laboratory or to a laboratory approved by the state commissioner of health. Be it further

Resolved, that regulation 18 of said chapter III of said regulations is hereby amended to read as follows:

Regulation 18. Posting placards. When a case diphtheria, epidemic cerebrospinal meningitis, measles, poliomyelitis (infantile paralysis), scarlet fever, small pox, whooping cough, or typhus fever exists in any house, or apartment, or room, it shall be the duty of the health officer to post upon such house, or apartment, or room, or rooms, in which such case is isolated, near the entrance thereof, a placard stating the existence therein of a communicable disease. Be it further

Resolved, that regulation 22 of said chapter III of said regulations is hereby amended to read as follows:

Regulation 22. Needless exposure to communicable disease forbidden. No person shall expose or permit the visiting, association, or contact of any child, minor, or other person under his charge, with any person affected with diphtheria, measles, scarlet fever, small pox, typhus fever, whooping cough, or with syphilis, gonorrhoea, or chancroid in the infective stages, or with discharge of any kind from the person of a patient affected with any of said diseases.

No person shall needlessly expose himself, or visit or associate, or come in personal contact with, a case of any of said diseases, or the discharges therefrom. or in any manner cause or contribute to, promote or render liable, the spread thereof. Be it further

Resolved, that regulation 24 of said chapter III of said regulations is hereby amended to read as follows.

Regulation 24. Exclusion from schools and gatherings of cases of certain communicable diseases. No persons affected with chicken pox, diphtheria, epidemic cerebro-spinal meningitis, epidemic influenza, epidemic or septic sore throat, German measles, measles, mumps, poliomyelitis (infantile paralysis), scarlet fever, small pox, trachoma, or whooping cough. Shall attend or be permitted to attend any public, private, or Sunday School, or any public or private gathering. Such exclusion shall be for such time and under such conditions as may be prescribed by the health authorities, not inconsistent with the provisions of this code or the special rules and regulations of the state department of health. Be it further, Resolved, that regulation 26-A., 26-B, 26-C, 26-D and 26-E and to read as follows:

Regulation 26-A. Instruction of persons affected with syphilis, gonorrhoea or chancroid. It shall be the duty of every physician when first attending a person affected with syphilis, gonorrhoea or chancroid to instruct said person in the precautions to be taken in order to avoid the communication of the disease to others, and to inform him of the necessity of continuing treatment until cured; and further to hand to him a circular of information and advise issued or approved by the state commissioner of health.

Regulation 26-B: Records of cases of syphilis, gonorrhoea and chancroid not to be disclosed. Records of the board of health or the health officer, relating to cases of syphilis, gonorrhoea and chancroid shall not be made public so as to disclose the identity of the persons to whom they relate, except insofar as may be necessary to safeguard the public health against those who disobey the rules and regulations of the state and local officials relating to these diseases or to secure conformity to the laws of the state.

Regulation 26-C: Occupations forbidden by persons affected with syphilis or gonorrhoea in the infective stages. No person affected with syphilis in the infective stage shall engage in the occupation of nurse, nurse maid, domestic servant, barber, hair-dresser, chiropodist, manicurist, bath attendant, or masseur, or in any other occupation in which he may infect others with syphilis. No person affected with gonorrhoea in the infective stage shall engage in any occupation which involved intimate contact with children.

Regulation 26-D: Reporting persons violation laws and regulations concerning syphilis, gonorrhoea and chancroid. If any person affected with syphilis, gonorrhoea or chancroid shall violate any regulation of the code by which the public is safeguarded against these diseases, or any provision of the public health law relating to the so-called "venereal diseases," through which violation in the judgment of a physician attending him, said person becomes a menace to the public health, said physician shall immediately report the name and address of said person to the health officer who shall at once forward a copy of the report to the bureau of venereal diseases of the state department of health. Whereupon the board of health or health officer in accordance with the provisions of the public health law shall take such procedure as will prevent said person continuing a menace to the public health and assist in his cure.

Regulation 26-E: Duties of physicians and others under the public health law concerning syphilis, gonorrhoea and chancroid. It shall be the duty of every physician or other person required to perform any duty or refrain from any act under article 17-B of the public health law providing for the regulation of syphilis, gonorrhoea and chancroid ("venereal diseases") to take steps incumbent on him and necessary to carry into effect the provisions of the said law. Be it further.

Resolved, that regulation 32 of chapter III of said regulations is hereby amended to read as follows:

Regulation 32: Minimum period of isolation. The minimum period of isolation, within the meaning of this code shall be as follows:

Chicken pox, until twelve days after the appearance of the eruption and until the crusts have fallen and scars are completely healed.

Diphtheria (membranous croup) until two successive negative cultures have been obtained from the nose and throat at intervals of not less than twenty four hours, the first of such cultures being taken not less than nine days from the day of the onset of the disease.

Epidemic cerebrospinal meningitis, until two weeks after the temperature has become normal or until three successive cultures, obtained from the naso-pharynx at intervals of not less than five days, shall be found free from meningococci.

Measles, until at least five days after the appearance of the rash.

Mumps, until two weeks after the appearance of disease and one week after the disappearance of the swelling.

Poliomyelitis, acute anterior (infantile paralysis), until three weeks from the day of the onset of the disease.

Scarlet fever, until thirty days after the development of the disease and until all discharges from the nose, ears, and throat, or suppurating glands have ceased.

Small pox, until fourteen days after the development of the disease and until scabs have all separated and the scars completely healed.

Typhoid or para typhoid fever, if the patients occupation involves the handling of milk, dairy products, or other food, until all signs of the disease, or all secondary or complicating infections incited by the agents of these diseases, have disappeared, and until two successive specimens of the intestinal discharges of the patient have been taken at an interval of not less than seven days and have been examined in a laboratory approved by the state commissioner of health and found to be free from typhoid or para typhoid bacilli.

Whooping cough, until eight weeks after the development of the disease or until one week after the last characteristic cough. Be it further

Resolved, that regulation 33 of said chapter III of said regulations is hereby amended to read as follows:

Regulation 33: Sale of foods forbidden in certain cases. When a case diphtheria, epidemic or septic sour throat, amoebic or bacillary dysentery, epidemic, cerebrospinal meningitis, paratyphoid fever, scarlet fever, small pox, poliomyelitis, acute anterior (infantile paralysis) or typhoid fever exist on any farm or dairy producing milk, cream butter, cheese, or other foods likely to be consumed raw, no such foods shall be sold or delivered from such farm or dairy, except under the following conditions:

- A. That such foods are not brought in to the house where such case exists;
- B. That all persons coming in contact with such foods, eat sleep and work wholly outside such house.
- C. That such persons do not come in contact in any way with such house or its inmates or contents.
- D. That said inmates are properly isolated and separated from all other parts of said farm or dairy, and efficiently cared for; and
- E. That a permit be issued by the health officer.

Be it further.

Resolved, that regulation 34 of said chapter III of said regulations be amended to read as follows:

Regulation 34: Destruction of foods in certain cases. When a case of diphtheria, epidemic cerebrospinal meningitis, paratyphoid fever, scarlet fever, small pox, poliomyelitis, acute anterior (infantile paralysis), or typhoid fever exist on any farm or dairy producing milk, cream, butter, cheese, or other foods likely to be consumed raw, the State commissioner of health or the local health officer may destroy or order the destruction of any such foods which in his opinion may have been so contaminated as to be a source of danger. Be it further Resolved, that regulation 35 of said chapter III of said regulations be amended to read as follows:

Regulation 35: Handling of food forbidden in certain cases. No person affected with any communicable disease shall handle food or food products intended for sale, which are likely to be consumed raw or liable to convey infective material.

No person who resides, boards, or lodges in a house hold where he comes in contact with any person affected with bacillary dysentery, diphtheria, epidemic or septic sore throat, measles, paratyphoid fever, scarlet fever, poliomyelitis, acute anterior (infantile paralysis), or typhoid fever shall handle food or food products intended for sale.

No waiter, waitress, cook, or other employee of a boarding house, hotel, restaurant, or other place where food is served, who is affected with any communicable disease, shall prepare, serve or handle food for others in any manner whatsoever. Be it further.

Resolved, that regulation 46 of said chapter III of said regulations is hereby amended to read as follows:

Regulation 46: Public funerals forbidden in certain cases. A public or a church funeral shall not be held of any person who has died of diphtheria, measles, scarlet fever, small pox, or typhus fever, unless the body is enclosed in a properly sealed casket and consent of the health officer has first been obtained. Be it further

Resolved that regulation 10 chapter IV of said regulations is hereby amended to read as follows:

Regulation 10: Receptacles to be kept in sanitary condition: when to be condemned and seized. Every can or other vessel, which is used to contain milk or cream or ice cream intended for sale, shall be constantly kept in a clean and sanitary condition. When emptied and before being returned by the person to whom it was last delivered full or partly full every such can or other vessel shall be effectively cleansed. The health officer or his representative shall condemn any such can or other vessel found by him to be in such condition that it cannot be rendered by washing clean and sanitary as a receptacle for milk or cream or ice cream, and shall destroy or so mark the condemned vessel as to show that it has been condemned. When so condemned and marked, such can or other vessel shall not be used again to contain milk or cream or ice cream for sale. The health officer or his representative may seize and hold as evidence any can or other vessel returned or otherwise used in violation of this regulation. Be it further.

Resolved, that Regulation II of said Chapter IV of said Regulations is hereby amended to read as follows.

Regulations II Utensils to be cleansed. All dippers, measures or other utensils used in the handling of milk or cream or ice cream intended for sale shall be maintained in a cleanly condition. Be it further.

Resolved, that paragraph one of regulation 13 of said chapter IV of said regulations is hereby amended to read as follows:

Regulation 13: Designation of milk and cream restricted all milk sold or offered for sale at retail, except milk sold or offered for sale as sour milk under its various designations, shall bear one of the designations provided in this regulation, which constitute the minimum requirements permitted in this municipality. Be it further.

Resolved that the paragraph headed "Grade B pasteurized" in regulation 13 of said chapter IV of said regulations is hereby amended to read as follows:

Grade B pasteurized. No milk or cream shall be sold or offered for sale as "Grade B pasteurized" unless it conforms to the following requirements. The dealer selling or delivering such milk or cream must hold a permit from the health officer.

All cows producing such milk or cream must be healthy and disclosed by an annual physical examination.

Such milk or cream before pasteurization must not contain more than, 1,500,000 bacteria per cubic centimeter.

Such milk and cream must be produced on farms which are duly scored on the score card prescribed by the state commissioner of health not less than twenty per cent for equipment and not less than thirty-five per cent for methods.

Such milk must not at any time after pasteurization and previous to delivery to the consumer contain more than 100,000 bacteria per cubic centimeter, and such cream not more than 500,000, bacteria per cubic centimeters.

Such milk must be delivered within thirty-six hours after pasteurization between April first and November first and within forty-eight hours after pasteurization between November first and April first, and such cream within forty-eight hours after pasteurization unless a shorter time is prescribed by the health authorities. Be it further.

Resolved that chapter IV is hereby amended by adding thereto a new regulation to be known as regulation 14 and to read as follows:

Regulation 14: Milk or cream in cold storage in warehouse. Nothing contained in the chapter in reference to the time of delivery of milk and cream shall be deemed to prohibit the keeping of such milk and cream in cold storage in a duly licensed cold storage warehouse for a period of not more than ten calendar months: provided, such milk and cream is placed in such cold storage warehouse with forty-eight hours after milking or pasteurization, as the case may be. Be it further

Resolved, that chapter VII of said regulations is hereby amended by inserting therein a new Regulation to be known as Regulation 1-A and to read as follows:

Regulation 1-A Unguarded coughing and sneezing in public places forbidden. In order to prevent the conveyance of infective material to others all persons are required, in coughing and sneezing, properly to cover the nose and mouth with a handkerchief or other protective substitute.

It shall also be the duty of every person to observe all and regulations as may be issued by the state commissioner of health to prevent the transfer of infective material from the nose and mouth. Be it further.

Resolved , that regulation 4 of said chapter VII of said regulations is hereby amended to read as follows.

Regulation 4, Barbers and barbershops. Every barber or other person in charge of any barber shop shall keep such barber shop at all times in a clean and sanitary condition. No person shall act as a barber who is affected with syphilis in the infective stage or with any other communicable disease enumerated in this code, in an acute form, or with any communicable affection of the skin.

The hands of the barber shall be washed with soap and water before serving each customer. Brushes and combs shall frequently be cleansed with soap and water.

Shaving mugs and brushes shall be thoroughly rinsed after each use thereof.

There shall be a separate clean towel for each customer. The head rest shall be covered by a clean towel or paper.

Alum or other material used to stop the flow of blood shall be applied in powdered or liquid form only.

After handling of a customer affected with any eruption, or whose skin is broken out, or is inflamed or contains pus, the hands of the barber shall be immediately disinfected. This shall be done by thorough washing with soap and water, followed by rinsing in alcohol (70 to 80 per cent) or in a solution of corrosive sublimate (1 to 1,000), or by the use of some equally efficient disinfectant. The Instruments used for a customer affected with any of the above named disorders shall be made safe immediately after such use by washing with soap and water and dipping for one minute in ten percent solution of commercial (40 percent) formalin: or dipping for three minutes in alcohol (70 to 80 percent), or by use of some equally efficient disinfectant. No cup or brush which has been used in the shaving of a customer affected with any of the above infectious disorders of the face shall be used for another customer unless the cup shall have been emptied and cleansed by boiling water and furnished with fresh soap, and the brush has been sterilized by a three minutes exposure to alcohol (70 to 80 percent), or to a corrosive sublimate solution (1 to 1,000), or by the use of some equally efficient disinfectant, Be it further.

Resolved, that said chapter VII is hereby amended by inserting therein a new regulation to be known as regulation 6-A and to read as follows:

Regulation 6-A. No shaving or lather brush shall be manufactured, offered for sale, or used unless the hair or bristles thereof shall have been so treated for the purpose of destroying anthrax germs as to conform with the regulations of the state commissioner of health. Be it further.

Resolved, that said chapter VII of said regulations is hereby amended by adding thereto a new regulation to be known as regulation 10 and to read as follows:

Regulation 10. Tuberculosis records. In any action or prosecution for violation of any of the sanitary code, or of the ordinances or regulations of the board of health, the person in charge of tuberculosis records or reports made in pursuance of the provisions of sections twenty-five or three hundred and twenty of the public health law may in obedience to a duly issued and served subpoena

produce and allow to be placed in evidence the whole or any part of such records insofar as the same shall be deemed relevant by the court or by the Judge presiding

Adopted this 26th day of March 1920, Ayes six. Moved by Inda seconded by Seege that the health officer be directed to make an inspection at the Gypsie camp

Carried.

Moved by Inda seconded by Besser this Board adjourn.

Carried.

Albert W. Stumpf
Clerk