

Corporation to
provide for
maintenance of
lunatics and lepers.

3. This word was substituted for the word "Provincial" by the Adaptation of Laws order 1950.

65. (1) The Corporation shall make payments at such rates for each person as the ¹[State] Government from time to time by general or special order prescribes for the maintenance and treatment at any asylum, hospital or house, within or without the City, which the ¹[State] Government declares by notification in the *Official Gazette* to be suitable for the purpose of pauper lunatics, not being persons for whose confinement an order under Chapter XXXIV of the Code of Criminal Procedure, 1898, is in force and of lepers resident within, or under any enactment for the time being in force removed from the City: V of 1898.

Provided that the Corporation shall not be liable under this section for the maintenance and treatment of any lunatic or leper in any such asylum, hospital or house as aforesaid, unless such lunatic or leper immediately previous to his admission thereto has been resident in the City for at least one year:

Provided further that the rates prescribed by the ¹[State] Government under this section shall not exceed half the total cost of maintenance and treatment incurred for each person on account of the lunatics for whose maintenance and treatment the Corporation shall be liable under this section:

Provided also that where an application is made to the Court under section 88 of the Indian Lunacy Act, 1912, no order for the payment of the cost of maintenance of the lunatic by the Corporation shall be made without an opportunity being given to the Corporation to show that the lunatic is not pauper and has an estate applicable to his maintenance or that there is a person legally bound and having the means to maintain him. IV of 1912.

(2) The Officer in charge of an asylum, hospital or house to which lunatics or lepers for whose maintenance and treatment the Corporation is liable under this section are admitted shall maintain a clear account of the cost of maintenance and treatment incurred on account of such persons detained in the asylum, hospital or house and shall furnish a copy thereof to the Corporation.

Matters to be
provided for by
the Corporation.

66. The Corporation may, in its discretion, provide from time to time, either wholly or partly, for all or any of the following matters, namely :—

(1) the organisation, maintenance or management of institutions within or without the City for the care of persons who are infirm, sick or incurable, or for the care and training of blind, deaf, mute or otherwise disabled persons or of handicapped children;

(2) the organisation, maintenance or management of maternity and infant welfare houses or centres;

(3) the provision of milk to expectant or nursing mothers or infants or school children;

(4) the organisation, maintenance or management of chemical or bacteriological laboratories for the examination or analysis of water, food or drugs, for the detection of diseases or for researches connected with public health;

(5) swimming pools, public wash houses, bathing places and other institutions designed for the improvement of public health;

(6) dairies or farms within or without the City for the supply, distribution and processing of milk or milk products for the benefit of the residents of the City;

(7) the construction and maintenance in public streets or places of drinking fountains for human beings and water-troughs for animals;

²[(8) urban Forestry, protection of the environment and promotion of ecological aspects;

(8A) promotion of cultural, educational and esthetical aspects;

(8B) urban planning including town planning and regulation of land use;]

(9) the provision of music for the people;

1. This word was substituted for the word "Provincial" by the Adaptation of Laws Order, 1950.

2. Clauses (8), (8A) and (8B) were substituted for clause (8) by Guj. 16 of 1993, s. 15.