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y required ial School ich School to pay the ober next, er of such m so paid. ITE, or Reeve.

Jenner, ration of

, 1862. ased, and John Jenner being appointed by Resolution to that Office, it is necessary to confirm the appointment by By-Law.

Be it therefore enacted by the Municipal Corporation of the Township of Raleigh, assembled under and by virtue of an Act,

Cap. 54 of the Consolidated Statutes of Upper Canada.

1. That John Jenner be, and is hereby confirmed in the appointment of Clerk of this Corporation, as far as this Council can confirm and ratify the same, and that the said Clerk can continue to hold said office until removed by the Council.

2. That the Clerk is hereby required to enter into Bonds, himself in the sum of Fifty Dollars, and one Freeholder in the sum of Fifty Dollars. Conditioned, for the safe keeping of all Books, Papers and Effects of every description or kind, belonging to the Corporation, and for the delivery of the same, when required to do so by the Council.

JOHN JENNER.

STEPHEN WHITE,

Township Clerk.

Township Reeve.

A BY-LAW to unite certain Lots of Land therein mentioned to School Sections Number 3 and 12, in the Township of Raleigh.

Passed November 24th, 1862.

Whereas application has been made by the Freeholders and Householders residing in School Sections No. 3 and 12, in the Township of Raleigh, to attach Lots No. 22 and 23, in the 2nd concession North Eastern Boundary Line, to School Sections No. 3 and 12, in the Township of Raleigh.

Whereas it has been shown to this Council, that these lots of land had been set apart, to form a union School with the Township of Harwich, and in consequence of that union not having been formed, these lots of land have remained for several years.

not attached to any School Section.

And whereas, the necessary notices of the same have been posted up, notifying all parties interested or concerned in the above alterations having objections thereto, to show the same to this Council. And whereas no person has made any objections thereto.

Be it therefore enacted by the Municipal Corporation of the Township of Raleigh, under and by virtue of the Acts, Chap. 54 and 64, of the Consolidated Statutes of Upper Canada.

1. That from and after the 25th day of December, in the year