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IRMAN.

## No. 478-A BY-LAW

To provide for draining parts of the Township of Raleigh by the repairing of the Waddick Drain, and for borrowing on the credit of the Municipality the sum of \$865.00 for completing the same. Provisionally adopted the 30th day of June, A. D. 1887.

WHEREAS on the sixth day of October, A.D. 1873, the Municipal Council of the Corporation of the Township of Rale, the passed a By-law numbered 242, and entitled "A By-law to provide for the deepening of the Waddick Creck in the Township of Raleigh, and for borrowing on the credit of the Municipality the sum of \$2296.80 for completing the same." And Whereas the said Drain was completed in terms of the said By-law. And Whereas complaint has been made to the said Council that a portion of the said drain, commencing at the line between the 10th and 11th Concessions, thence towards its outlet, has become filled up with dirt and rubbish, and in need of repair. And Whereas the said Council are required to maintain and keep in repair the said drain, as provided in the above recited By-law.

And Whereas thereupon the said Council procured an examination to be made by W. G. McGeorge, P.L.S., being a person competent for such purpose, of the said drain proposed to be repaired, and has also procured plans and estimates of the work to be made by the said W. G. McGeorge, and an assessment to be made by him of the real property to be benefitted by such repair, stating as nearly as he can the proportion of benefit which in his opinion will be derived in consequence of such repair by every road and lot or portion of lot; the said assessment so made and the report of the said W. G. McGeorge in respect thereof, and of the said work, being as follows:

To the Reeve, Deputy-Reeves and Municipal Council of Raleigh:

Спатпам, 29th June, 1887.

GENTHEMEN,—I beg to report to your herorable body that I have made an examination of the Waddick Drain in the Township of Ralcich, with a view to having it repaired from the road bowen the 10th and 11th Concessions towards the outter. I find that the drain is very much in need of repair from said road to a point a little north of the junction with the Horne drain, that is to a point in the is, of thaif of Lot 18 in the Eighth Concession. Herow this the drain has increased in size, and it would not be advisable to go ever this lower part noices the work was continued right through to the Ralcigh Plains Drain. I make an estimate as follows of the cost of the work required to be done:

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Add for Survey, plans, estimates, ctc., \$25.00; Assistance in survey, \$7.50; Repairs to culverts, say \$60.00; By-law, \$20.00; Letting and superintending, \$35.00; Clerk's fees, say \$10.00; Registering By-law and Debentures, \$3.00.....

This sum I assess as in the annexed Schodule against the lands and roads benefitted and using the drain as an outlet. The work when done to be kept in repair by the lands and roads assessed for the same, said lands and roads paying in the same relative proportion as for raid work. W. G. McGronos.

And Whereas, the said Council are of opinion that the drainage of the locality described is desirable.

Be it therefore enacted by the said Municipal Conneil of the said Township of Raleigh, pursuant to the provisions of the "Consolidated Municipal Act of 1883," and amendments thereto.

1st. That the said report, plans and estimates of the said Engineer be adopted, and the

said works be made and constructed in accordance therewith.

2d. That the Reeve of the said Township of Raleigh may borrow on the credit of the Corporation of the said Township the sum of eight hundred and sixty-five dollars, being the part of the funds necessary for the work assessed against lands in the said Township of Raleigh, together with interest at the rate of four per centum per annum, payable annually, and may issue Debentures of the Corporation for that amount and interest, in sums of not less than one hundred dollars each, payable in five years from the date on which this By-law takes effect, in five consecutive annual instalments, to be of such amounts that the aggregate amount payable for principal and interest in any year shall be equal (as nearly as may be) to the amount payable for principal and interest during each