ted by the Board of Inspection constituted by virtue of the 31st Victoria, chap. 65 of the Dominion Pariament.

Sec. 2.—The said inspector shall be under the control of the Flre Committee of the said Council, and shall make report to the said Committee at the end of every year, giving full particulars of the work performed, and the amounts received by him as such inspector.

Sec. 3.—The said inspector shall not receive, directly or indirectly, from any manufacturer or sclier of stemm boilers, any consideration, or reward, or any fee or commission, other than those nuthorized hy this By-Law; nor shall he have any personal interest whatsoever in any establishment wherein steam hollers are made or sold, or show any indue favor to any undividual or company engaged in the manufacture or sale of such holiers.

BOILERS.

Sec. 4.—No person shall use any hoiler for the generation of steam or for heating purposes in public or private huildings in the said City, when the pressure used exceeds five pounds per square inch, until the same shall have been duly examined and tested by the said inspector and until said inspector shall have furnished to such person a certifioate (in the form of the schedule A appended to this By-Law) to the effect that the same is constructed in the manner hereinafter provided; and it shall he the duty of the said inspector to examine, and if necessary, test once a year, every such hoiler, and to grant to any person using the same a certificate of such annual examination and inspection, if such inspector approves of such steam boiler and its fittings; but in no case shall a certificate be given until after n satisfactory inspection has heen made by said inspector.

Sec. 5.—Such certificate shall be up or posted in a conspicaous place in the boiler or engine room for which such certificated is granted.

Sec. 6.—It shall be the duty of every person using any stenm boiler, to notify the inspector, and to fix upon a date for the examination and inspection thereof as aforesaid; when any person is about to set up a new boiler, be shall give the said inspector due notice thereoi, in order that the said boiler may be duly examined and tested previous to being incased in brick or other materials.

Sec. 7.- The inspector shall have access to ail boilers subject to inspection under this By-Law, and may examine the same as frequently as he may deem necessary; he may cause any boiler to be stopped for inspection or repairs, whenever he fonds it necessary to do so, even though the snid boiler may have been previously approved by the said inspector; provided that if any boller is so set and incased