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2. Montreal Post Office, Contracted for by Trades.
Dated 5th May, 1853.
No schedule attached to this contract.
3. Hamilton Post Office, Sharp & Heuston.
Dated 28th June, 1854.
No schedule. 7th printed clause provided for the extra work.
4. Old Government House, Toronto. Wm. Henry Pim
Dated 19th June, 1855.
No schedule attached to contract; but rates and prices submitted with tender, and acted on in the settlement.
5. Mechanics' Institute, Toronto, Wm. Henry Pim.
Dated 26th June, 1852.
A schedule attached, and work to be paid for at the rates and prices of it.
6. Kingston Custom House. T. C. Pigeon.
Dated 3rd October, 1856.
No schedule attached to contract. 7th clause printed, provided for extra work; but schedule was submitted with tender and adopted for progress estimates and final settlement. Case referred to arbitration.
7. Kingston Post Office, Overend & Matthews.
Dated 3rd of October, 1856.
No schedule attached. 7th printed clause provided for extra work.
8. London Post Office, William Elliott.
Dated 14th August, 1858.
No schedule attached to contract. 7th printed clause as usual; but specification called for schedule, and one was made by architects in charge, on which progress estimates were given.
9. Hamilton Custom House, George Morrison.
Dated 10th September, 1858
No schedule attached to contract. 7th printed clause provides for extra work. Rates and prices were submitted with tender.
10. Quebec Post Office and Parliament Buildings. Elliott & Mellville.
Dated June, 1859.
No schedule attached to contract. 7th printed clause provided for extra work. A schedule was submitted with the tender, and acted on in the final settlement.
11. Court Houses and Jails, L. C., Sinclair & Skelsey.
Dated 11th January, 1859.
No schedule attached to contract; and the 7th printed clause, as usual, provides for the extra work.
12. Quebec New Jail, Murphy & Quigley.
Dated 31st January, 1861.
Two schedules attached to this contract; *one* for the contract, and the *other* for the extra work. In this case the 7th clause is modified so as to give the contractor the benefit of the 2nd schedule (which is at a higher rate than the first) for all additions; and in case of deductions, the prices of the first or lesser schedule are to govern. The work is now in progress, and estimates are made in this manner.