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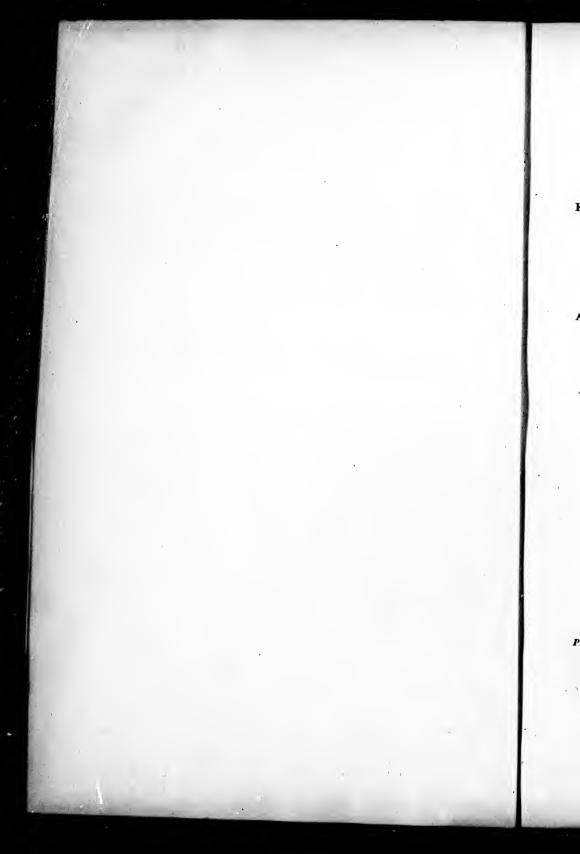
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# BY-LAWS

OF THE

# CITY OF TORONTO,

FROM THE DATE OF ITS INCORPORATION IN 1834, TO THE 13th JANUARY, 1890, INCLUSIVE,

AS REPORTED

BY THE

## SPECIAL COMMITTEE

APPOINTED BY THE MUNICIPAL COUNCIL ON THE 21st JANUARY, 1889.

TOGETHER WITH THE NAMES OF

The Members of the Municipal Council,

AND

PRINCIPAL OFFICIALS.

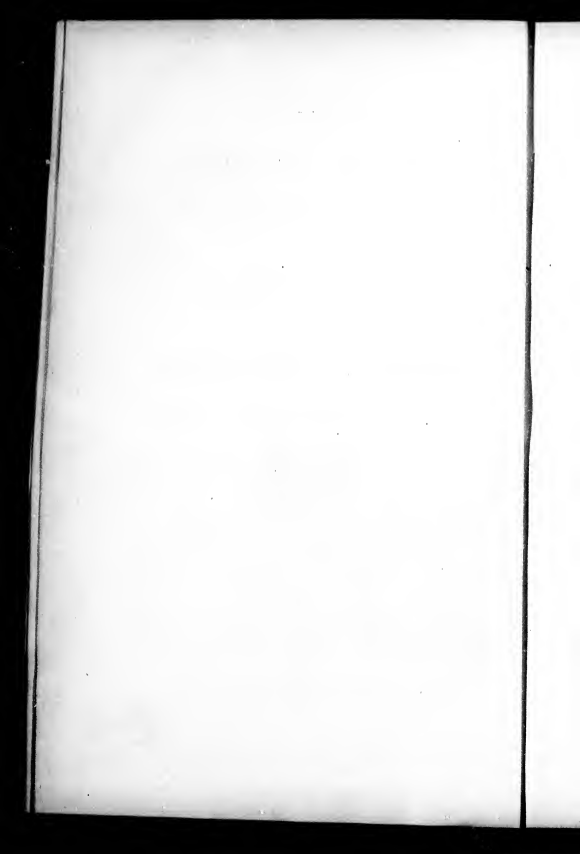


EDWARD FREDERICK CLARKE, ESQUIRE, Mayor.

WILLIAM ROAF, ESQUIRE, Chairman of Revision Committee.

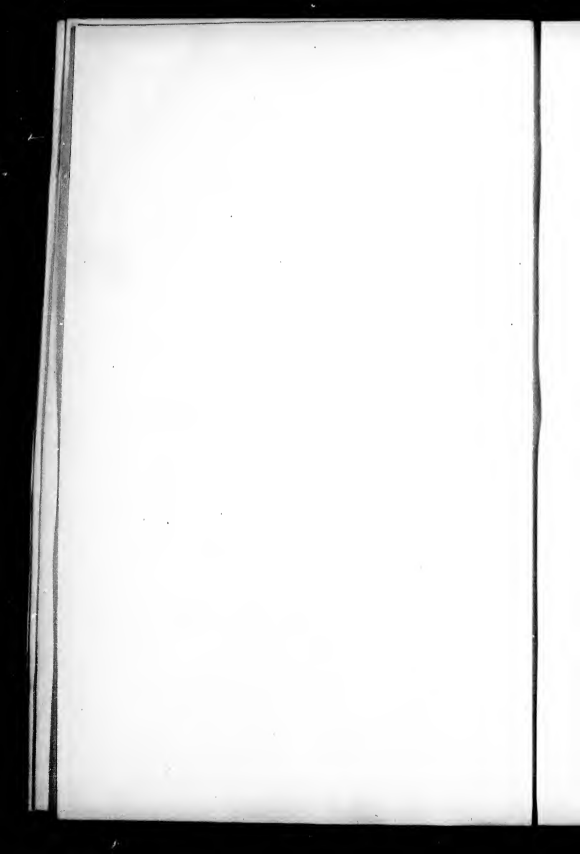
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TORONTO:
ROWSELL & HUTCHISON.
1890.



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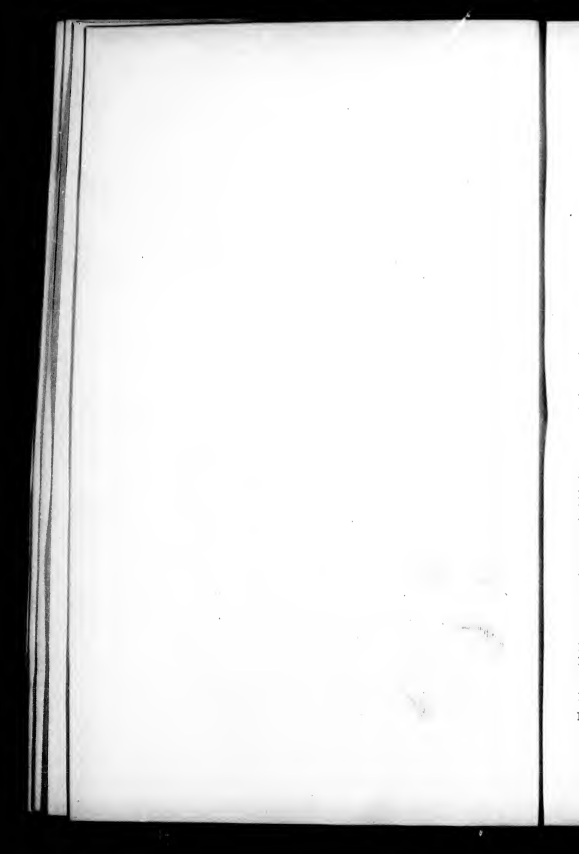
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  - 2. LIST OF MAYORS OF TORONTO, FROM 1834 TO 1890, INCLUSIVE.
  - 3. LIST OF THE MEMBERS OF THE MUNICIPAL COUNCIL AND PRINCIPAL OFFICIALS, FROM 1834 TO 1890 INCLUSIVE.
  - 4. TABLE OF BY-LAWS FROM 1834 TO 1890, EXCLUSIVE OF ASSESSMENT,
    LOAN AND DEBENTURE, AND LOCAL IMPROVEMENT DEBENTURE
    BY-LAWS.
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  - 9. INDEX TO THE BY-LAWS.
- 10. INDEX TO THE MEMBERS AND OFFICERS OF THE COUNCIL.



# PREFACE.

The By-laws of the City of Toronto were first consolidated in the year 1870, under the supervision of Samuel Bickerton Harman, Esq., the Mayor for that year, who devoted much time and ability to the preparation of the work.

A second consolidation was made in 1876, under the superintendence of C. R. W. Biggar, Esq., then one of the City Solicitors, and in 1887 it was once more found necessary to consolidate and revise the civic legislation, to carry out which purpose, a special committee was appointed by the Council, of which Mr. Alderman William Roaf was Chairman. In their final report, the Committee stated, that they had left untouched all By-laws under which there was any outstanding debt or obligation due by the City, or which were of a temporary character or merely affected private rights, and had directed their attention to the preparation of new By-laws on those matters only which affected the general public. They presented to the Council By-laws Nos. 2434 to 2466 and Nos. 2468 to 2481 inclusive, as a consolidation of the law on the subjects therein referred to, and in which they included such amendments as in their judgment, the requirements of the City demanded. These By-laws were passed by the Council, and are contained in the present volume.



# MAYORS

OF THE

# CITY OF TORONTO.

FROM THE DATE OF ITS INCORPORATION IN THE YEAR 1834, TO THE YEAR 1890.

1834. WILLIAM LYON MACKENZIE.

1835. ROBERT BALDWIN SULLIVAN,

1836. THOMAS D. MORRISON, M.D.

1837. GEORGE GURNETT.

1838. JOHN POWELL.

1839. JOHN POWELL.

1840. JOHN POWELL.

1841. GEORGE MONRO.

1842. Hon. HENRY SHERWOOD, Q.C.

1843. Hon. Henry Sherwood. Q.C.

1844. Hon. HENRY SHERWOOD, Q.C.

1845. WILLIAM HENRY BOULTON.

1846. WILLIAM HENRY BOULTON.

1847. WILLIAM HENRY BOULTON.

1848. GEORGE GURNETT.

1849. GEORGE GURNETT.

1850. GEORGE GURNETT.

1851. JOHN GEORGE BOWES.

1852. JOHN GEORGE BOWES.

1853. JOHN GEORGE BOWES.

1854. Sobrua George Beard.
John Beverley Robinson, President.

1855. GEORGE WILLIAM ALLAN.

1856. JOHN BEVERLEY ROBINSON.

1857. JOHN HUTCHISON.

1858. WILLIAM HENRY BOULTON.
DAVID BRECKENRIDGE READ, Q.C.

1859. ADAM WILSON, Q.C.

# MAYORS OF THE CITY OF TORONTO.

(ADAM WILSON, Q.C.
1860. Adam Wilson, Q.C. John Carr, President.
1861. JOHN GEORGE BOWES.
1862. John George Bowes.
1863. John George Bowes.
1864. FRANCIS H. MEDCALF.
1865. FRANCIS H. MEDCALF.
1866. FRANCIS H. MEDCALF.
1867. JAMES E. SMITH.
1868. James E. Smith.
1869. SAMUEL BICKERTON HARMAN.
(SAMUEL BICKERTON HARMAN.
1870. SAMUEL BICKERTON HARMAN. GEORGE D'ARCY BOULTON, President.
1871. JOSEPH SHEARD.
1872. Joseph Sheard.
1873. ALEXANDER MANNING.
1874. FRANCIS H. MEDCALF.
1875. FRANCIS H. MEDCALF.  JOHN BAXTER, President.
1875. JOHN BAXTER, President.
1876. Angus Morrison, Q.C.
(Angus Morrison, Q.C.
1877. ANGUS MORRISON, Q.C. PATRICK G. CLOSE, President.
1878. Angus Morrison, Q.C.
1879. JAMES BEATY, JR., Q.C.
1880. JAMES BEATY, JR, Q.C.
1881. WILLIAM BARCLAY McMurrich.
1882. WILLIAM BARCLAY MCMURRICH.
1883. ARTHUR RADCLIFFE BOSWELL.
1884. ARTHUR RADCLIFFE BOSWELL,
1885. ALEXANDER MANNING.
1886. WILLIAM HOLMES HOWLAND.
1887. WILLIAM HOLMES HOWLAND. 1888. EDWARD FREDERICK CLARKE.
1888. EDWARD FREDERICK CLARKE.
1889. EDWARD FREDERICK CLARKE.
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1890. EDWARD FREDERICK CLARKE.

# A LIST

OF THE

# MEMBERS OF THE MUNICIPAL COUNCIL

ANI

# PRINCIPAL CIVIC OFFICIALS

OF THE

### CITY OF TORONTO.

FROM THE DATE OF ITS INCORPORATION, IN THE YEAR 1834, TO THE YEAR 1890.

#### 1834.

### WILLIAM LYON MACKENZIE.

Mayor.

	mayor.	
WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Thos. D. Morrison, M.D. John Harper.	John Armstrong. John Doel.
St. David	Wm. L. Mackenzie. James Lesslie.	Franklin Jackes. Colin Drummond.
St. George	Thomas Carfrae, Jr. Edward Wright.	John Craig. George Gurnett.
St. Lawrence	George Monro.  { Geo. Duggan, Sr.(1)  { William Cawthra.	William Arthurs.  Lardner Bostwick.
St. Patrick	William CawthraJohn E. Tims, M.D.(3) George T. Denison, Sr.	Joshua G. Beard. (2) Joseph Turton. James Trotter.

CIVIC OFFICIALS.—James Hervey Price, City Clerk; Matthew Walton, (4) Andrew T. McCord, Chamberlain; Charles Barnhart, Governor of the Gaol; William Higgins, Chief of Police.

- (1) Mr. Duggan unseated by judicial decision, and Mr. Cawthra delared duly elected, and took his seat 1st May.
- (2) Mr. Beard elected, 15th September, in place of Mr. Bostwick, deceased.
- (3) Dr. Rolph refused to be sworn into office after being elected. Dr. Tims was elected in his stead, and took his seat 25th April.
- (4) Mr. Walton was Chamberlain until his death in July, 1834, and was succeeded by Mr. McCord.

# ROBERT BALDWIN SULLIVAN, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew (1).	T. D. Morrison, M.D.	John Doel.
	John Harper.	John Armstrong. Wm Ketchum.(2)
St. David	R. B. Sullivan, George Duggan, Sr.	George Henderson. Charles Stotesbury
St. George	Thomas Carfrae, Jr.  { Edward Wright,(3)}  { George Gurnett.	John Craig. Alexander Rennie.
St. Lawrence	John King, M.D. George Monro.	Joshua G. Beard. Alexander Dixon.
St. Patrick	George T. Denison, Sr. Rich. H. Thornhill.	James Trotter. George Nichol.

CIVIC OFFICIALS.—James Hervey Price, (4) Charles Daly, City Clerk; Andrew T. McCord, Chamberlain: Charles Barnhart, Governor of the Gaol; George Kingsmill, Chief of Police.

# 1836.

# THOMAS D. MORRISON, M.D., Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Thos. D. Morrison, M.D.	John Doel.
	John Harper.	Wm. Ketchum.
St. David	James E. Small. James King.	James Hervey Price. Edward McElderry.
St. George	George Gurnett. John King, M.D.	John Craig. George Walton.
St. Lawrence .	John Eastwood. William Cawthra.	James Beaty. William Arthurs.
St. Patrick	Geo. T. Denison, Sr. Rich. H. Thornhill.	Thomas Cooper. James Trotter.

CIVIC OFFICIALS.—Charles Daly, City Clerk: Andrew T. Mc-Cord, Chamberlain: John Kidd, Sr., Governor of the Gaol; James Stitt, Chief of Police.

- A new election was ordered for this Ward. The same members were re-elected, and took their seats 20th February.
- (2) Mr. Armstrong resigned 5th June. Mr. Ketchum was elected in his stead 23rd June.
- (3) Mr. Wright unseated by judicial decision, and Mr. Gurnett declared duly elected, and took his seat 13th April.
- (4) Mr. Price was City Clerk until 26th February, 1835, and was succeeded by Mr. Daly.

# 1837

## GEORGE GURNETT,

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Armstrong. John Powell.	John Ritchey. Hugh Carfrae.
St. David	Simon E. Washburn.(1) Charles Stotesbury.	George Henderson. James Turner.
St. George	George Gurnett. John King, M.D.	John Craig. George Walton.
St. Lawrence .	George Monro. Alexander Dixon.	Joshua G. Beard. James Browne.
St. Patrick	George T. Denison, Sr. Rich. H. Thornhill.	James Trotter. Robert Blevins.
CIVIC OFFICE Cord, Chamberl Kingsmill, Chie	IALS.—Charles Daly, City (ain; John Kidd, Sr., Governor of Police.	Clerk; Andrew T. Mc- nor of the Gaol; George

### 1838.(2)

### JOHN POWELL,

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Powell. John Armstrong.	John Ritchey. Hugh Carfrae.
St. David	Charles Stotesbury. James Newbigging.(3) Samuel E. Taylor. George Duggan, Jr.	George Henderson. Alex. Hamilton.
St. George	George Gurnett.	George Walton. John Craig.
St. Lawrence	George Monro. Alexander Dixon.	Joshua G. Beard. James Brown.
St. Patrick	Geo. T. Denison, Sr. Wm. H. Boulton.	James Trotter. Robert Blevins.
	ALS.—Charles Daly, City	Clerk: Andrew T. M

Cord, Chamberlain; John Kidd, Sr., Governor of the Gaol; George Kingsmill, Chief of Police: Thomas D. Harris, Chief Engineer Fire Brigade.

(1) Mr. Washburn died in October. The seat was not filled till the following year.
(2) The elections this year and until 1850, were held under the Act 7 Will. IV. cap. 39, sec. 3, passed 4th March, 1837, which provided that the Aldermen and Common Councilmen to be thereafter elected, should "act in their office for two years," and further provided, in order to bring the Act integrated that the Aldermen and Common Councilmen in each ward having the fewest votes should retire at the expiration of one year, but should be eligible for realection. eligible for re-election.

(3) Mr. Taylor elected in place of Mr. Newbigging deceased, 19th February, 1838. Mr. Taylor's death, in July, again left the seat vacant, when Mr. George Duggan, Jr., was elected, and took his seat 13th August.

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LMEN. l. chum. ervey Price.

McElderry. ig. Valton.

aty. Arthurs. Cooper. otter.

rew T. Mc-the Gaol;

vere re-elected. d in his stead

declared duly

succeeded by

John Powell, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Powell. John Armstrong.	Thomas Young. John Ritchey.
St. David	George Duggan, Jr. Charles Stotesbury.	Alex. Hamilton. George Henderson.
St. George	George Gurnett. James G. Chewett.	John Craig. George Walton.
St. Lawrence .	Alexander Dixon. George Monro.	Robert Beard. Joshua G. Beard.
St. Patrick	Wm. H. Boulton. Geo. T. Denison, Sr.	William Mathers. James Trotter.

CIVIC OFFICALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Kingsmill, Chief of Police; John Kidd, Sr., Governor of the Gaol; Thomas D. Harris, Chief Engineer Fire Brigade.

# 1840.

John Powell,

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Armstrong. John Powell.	John Ritchey. Thomas Young.
St. David	Charles Stotesbury. George Duggan, Jr.	George Henderson.(1) William Andrews, Alex. Hamilton.
St. George	John King, M.D. George Gurnett.	George Walton. John Craig.
St. Lawrence .	George Monro. Alexander Dixon.	Joshua G. Beard. Robert Beard.
St. Patrick	Geo. T. Denison, Sr. Wm. H. Boulton.	James Trotter. William Mathers.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; Clarke Gamble, City Solicitor; Thomas Young, City Engineer; George Kingsmill, Chief of Police; John Kidd, Sr., Governor of the Gaol; Thomas D. Harris, Chief Engineer Fire Brigade.

<sup>(1)</sup> Mr. Henderson resigned 20th May, and Mr. Andrews took his seat, 8th June.

### GEORGE MONRO,

Mayor.

	muyor.	
WARD.	ALDERMEN.	COUNCILMEN.
Andrew	. { John Powell.(1) { Wm. B. Jarvis. John Armstrong.	Richard Tinning. John Ritchey.
David	Alex. Burnside, M.D. Charles Stotesbury.	Alex. Hamilton. William Andrews.
. George	George Gurnett. John King, M.D.	John Craig. George Walton.
. Lawrence .	Alexander Dixon. George Monro.	Robert Beard. Joshua G. Beard.
. Patrick	. { William H. Boulton.(2) Col. J. S. Macaulay. Geo. T. Denison, Sr.	William Mathers.(3) Robert Blevins. James Trotter.
	. Andrew David George Lawrence .	WARD.  Aldrew { John Powell.(1) }  Wm. B. Jarvis. John Armstrong.  David Alex. Burnside, M.D. Charles Stotesbury.  George George Gurnett. John King, M.D.  Lawrence Alexander Dixon. George Monro.  Patrick { William H. Boulton.(2) } Col. J. S. Macaulay.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; Clarke Gamble, City Solicitor: Thomas Young, City Engineer; George Kingsmill, Chief of Police; John Kidd, Jr., Governor of the Gaol; Thomas D. Harris, Chief Engineer, Fire Brigade.

### 1842.

# HON, HENRY SHERWOOD, Q.C.,

Mayor.

	muyor.	
WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Armstrong.	John Ritchey.
	{ Wm. B. Jarvis. (4) { Capt. J. M. Strachan.	Richard Tinning.
St. David	Hon. H. Sherwood, Q.C. Alex. Burnside, M.D.	William Andrews. Alex. Hamilton.
St. George	John King, M.D. George Gurnett.	George Walton. John Craig.
St. Lawrence	George Monro. Alexander Dixon.	Joshua G. Beard. Robert Beard.
St. Patrick	Geo. T. Denison, Sr.  { Col. J. S. Macaulay. (5)  { Wm. H. Boulton.	James Trotter. Robert Blevins.

- (1) Mr. Powell resigned 27th September, and Mr. Jarvis took his seat 4th October.
- (2) Mr. Boulton resigned 15th November, and Col. Macaulay took his seat 29th November.
- (3) Mr. Mathers resigned 3rd May, and Mr. Blevins took his seat 12th May.
- (4) Mr. Jarvis resigned, and Capt. Strachan took his seat 7th February.
- (5) Col. Macaulay resigned 22nd January, and Mr. Boulton took his seat 7th February.

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rotter. Mathers.

Andrew T. or; Thomas Police; John, Chief Engi-

seat, 8th June.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; Clarke Gamble, City Solicitor; Thomas Young, City Engineer; George Kingsmill, Chief of Police: John Kidd, Jr., Governor of the Gaol; Robert Beard, Chief Engineer, Fire Brigade.

## 1843.

# HON. HENRY SHERWOOD, Q.C.,

#### Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	George Duggan, Jr. John Armstrong.	Richard Tinning. John Ritchey.
St. David	Hon. H. Sherwood, Q.C.	Wm. A. Campbell. William Andrews.
St. George	George Gurnett, { John King, M.D.(2)} { Wm. Wakefield.	John Craig. George Walton.
St. Lawrence .	Alexander Dixon. Geoge Monro.	Robert Beard. Joshua G. Beard.
St. Patrick	Geo. T. Denison, Sr. Geo. T. Denison, Jr.	Jonathan Dunn. James Trotter.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; Clarke Gamble, City Solicitor; John G. Howard, City Engineer; George Kingsmill, Chief of Police; John Kidd, Jr., Governor of the Gaol; Robert Beard, Chief Engineer, Fire Brigade.

## 1844.

# Hon. Henry Sherwood, Q.C.,

#### Mayor.

	0	
WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Armstrong.	John Ritchey.
	George Duggan, Jr.	Richard Tinning.
St. David	Hon. H. Sherwood, Q.C.	Sheldon Ward.
	Alex. Burnside, M.D.	Wm. A. Campbell.
St. George	Wm. Wakefield.	George Walton.
	George Gurnett.	John Craig.
St. Lawrence	George Monro.	Joshua G. Beard.
	Alexander Dixon.	Robert Beard.
St. Patrick	Wm. H. Boulton.	James Trotter.
	Geo T Denison Jr	Jonethan Dunn

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; Clarke Gamble, City Solicitor; John G. Howard, City Engineer; John Kidd, Jr., Governor of the Gaol; Robert Beard, Chief Engineer, Fire Brigade.

(1) Dr. King resigned 8th May, and Mr. Wakefield took his seat 15th May.

drew T. Mcr; Thomas Police: John ef Engineer,

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Beard.
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Chief Engi-

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Ward.
Campbell.
Walton.
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G. Beard.
Beard.

n Dunn.

Idrew T. Mc
tor; John G.

of the Gaol;

5th May.

#### 1845.

# WILLIAM HENRY BOULTON, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andre	wGeorge Duggan, Jr. John Armstrong.	Alex. Macdonald. John Ritchey.
St. David	Angus Bethune. Hon. H. Sherwood, Q.C	Samuel Mitchell.  Sheldon Ward.(1) George Platt.
St. George	George Gurnett. Wm. Wakefield.	John Craig. George Walton.
St. Lawre	mceRobert Beard. George Monro.	Samuel Platt. Joshua G. Beard.
St. Patrio	kGeo. T. Denison, Jr. Wm. H. Boulton,	Jonathan Dunn. James Trotter.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; Clarke Gamble, City Solicitor; John G. Howard, City Engineer; George Kingsmill, Chief of Police; John Kidd, Jr., Governor of the Goal; Robort Beard, Chief Engineer Fire Brigade.

### 1846.

# WILLIAM HENRY BOULTON, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrer	v Hon. J. H. Cameron, Q.C.	John Ritchey.
	George Duggan, Jr.	Alex. Macdonald.
St. David	Hon. H. Sherwood, Q.C.	George Platt.
	Angus Bethune.	Samuel Mitchell.
St. George	Wm. Wakefield.	Thomas J. Preston.
	George Gurnett.	John Craig.
St. Lawren	ceJames Beaty.	Joshua G. Beard.
	Robert Beard.	Samuel Platt.
St. Patrick	c Wm. H. Boulton.	James Trotter.
	Geo. T. Denison, Jr.	Jonathan Dunn.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; Clarke Gamble, City Solicitor; John G. Howard, City Engineer; George Kingsmill, Chief of Police; John Kidd, Jr., Governor of the Gaol; Robert Beard, Chief Engineer Fire Brigade.

(1) Mr. Sheldon Ward died. Mr. George Platt took his seat 28th July.

# WILLIAM HENRY BOULTON,

# Mayor.

	WARD.	ALDERMEN.	Councilmen.
Å	St. Andrew	George Duggan, Jr. Hon. J. H. Cameron, Q.C.	Samuel Shaw. John Ritchey.
Å	St. David	Joseph Workman. Hon, H. Sherwood, Q.C.	William Davis. George Platt.
2	St. George	George Gurnett. Wm. Wakefield.	John Craig. Thomas J. Preston
S	$St. James^{(1)} \dots$	John Bell. John Armstrong.	Thomas Storm. Alex. Hamilton.
S	St. Lawrence	{ J. H. Hagarty. { Robert Beard(2) James Beaty.	Samuel Platt. Joshua G. Beard.
S	t. Patrick	Geo. T. Denison, Jr. Wm. H. Boulton.	John Carr. James Trotter.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; Clerke Gamble, City Solicitor; John G. Howard, City Engineer; Ceorge L. Allen, Chief of Police; John Kidd, Jr., Governor of the Gaol; James Armstrong, Chief Engineer, Fire Brigade.

# 1848.

## GEORGE GURNETT.

## Mayor

	muyor.	
WARD.	ALDERMEN.	COUNCILMEN.
St Andrew	George Percival Ridout. George Duggan, Jr.	John Ritchey.  Samuel Shaw(3)  John Howcutt.
St. David	Richard Dempsey. Joseph Workman.	George Coulter. William Davis.
St. George	Wm. Wakefield. George Gurnett.	E. F. Whittemore. John Craig.
St. James	John Armstrong.  Hon.H.Sherwood,Q.C.(4)	Alex. Hamilton.(5) Edwin Bell.
	John Bell.	Thomas Storm,(6) Robert James, Jr.

- (I) The Ward of St. James was formed this year, from St. David's, and members were elected to represent the same.
- (2) Mr. Hagarty resigned 31st May, and Mr. Beard took his seat 16th August.
- (3) Mr. Shaw resigned 17th April, and Mr. Howcutt took his seat 15th May.
- (4) Mr. Sherwood took his seat 4th September, in place of Mr. Armstrong, deceased.
- (5) Mr. Hamilton resigned 8th May, and Mr. Bell took his seat 22nd May.
- (6) Mr. Storm resigned 27th March, and Mr. James took his seat 10th April.

St. Lawrence ....James Beaty.
Robert Beard.
St. Patrick .....Wm. A Campbell.

James Beaty.
Robert Beard.
Wm. A Campbell.
George T. Denison, Jr.
John Smith.
Samuel Platt.
Robert B. Denison.
John Carr.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; Clarke Gamble, City Solicitor; John G. Howard, City Engineer; George L. Allen, Chief of Police; John Kidd, Jr., Governor of the Gaol; Robert Beard, Chief Engineer, Fire Brigade.

#### 1849.

# George Gurnett, Mayor.

	•	
WARD,	ALDERMEN.	COUNCILMEN.
St. Andrew	George Duggan, Jr. Geo. Percival Ridout.	Thomas Armstrong. John Ritchey.
St. David	{ Joseph Workman,(1) Geo. W. Allan. Richard Dempsey.	William Davis. George Coulter.
St. George	George Gurnett.  { Wm. Wakefield.(3)  { Thomas Bell.	John Craig.(2) James Ashfield. E. F. Whittemore.(4) Samuel Thompson.
St. James	John Bell. Hon. H. Sherwood, Q.0	Robert James, Jr. C. Edwin Bell.
St. Lawrence .	Robert Beard.  { James Beaty.(5)  { Joshua G. Beard.	Samuel Platt.    John Smith.(6)   John T. Smith.
St. Patrick	Geo. T. Denison, Jr. Wm. A. Campbell.	John Carr. Robert B. Denison.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; Clarke Gamble, City Solicitor; John G. Howard, City Engineer: George L. Allen, Chief of Police; John Kidd, Jr., Governor of the Gaol; Robert Beard, Chief Engineer, Fire Brigade.

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haw. hey. hey. Davis. att.

ig. . Preston. torm. nilton. latt.

Beard.

otter. lrew T. Mc-; John G. olice; John of Engineer,

LMEN. chey. haw(3) vcutt.

oulter. Oavis. ittemore. ig.

milton.(5) ell.

storm,(6) tmes, Jr.

th August. 5th May. ong, deceased.

and members

l May. th April.

<sup>(1)</sup> Mr. Workman resigned 9th July, and Mr. Allan took his seat 30th July.

<sup>(2)</sup> Mr. Craig realgned 16th April, and Mr. Ashfield took his seat 7th May.

<sup>(3)</sup> Mr. Wakefield resigned 16th April, and Mr. Bell took his seat 7th May.
(4) Mr. Whittemore resigned 16th of Arcil, and Mr. Thompson took his seat

<sup>(4)</sup> Mr. Whittemore resigned 16th of Azcil, and Mr. Thompson took his seat 7th May.

<sup>(5)</sup> Mr. Beaty resigned 9th of July, and Mr. Beard took his seat 30th July.

<sup>(6)</sup> Mr. John Smith resigned 15th April, and Mr. John T. Smith took his seat 7th May.

### 1850.(1)

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# GEORGE GURNETT, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	George Duggan, Jr.	John Ritchey. Thomas Armstrong.
St. David	Richard Dempsey.	William Davis. George Coulter.
St. George	George Gurnett.	James Ashfield. Samuel Thompson.
St. James	John G. Bowes.	Edwin Bell.(2) Robert James, Jr.
St. Lawrence .	Joshua G. Beard.	Samuel Platt. John T. Smith.
St. Patrick	Wm. A. Campbell.	Jonathan Dunn. John Bugg.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; John G. Howard, City Engineer; Clarke Gamble, City Solicitor; John Kidd, Jr., Governor of the Gaol; George L. Allen, Chief of Police; Robert Beard, Chief Engineer, Fire Brigade.

# 1851.(3)

# John George Bowes,

Mayor.

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WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Hon. J. H. Cameron, Q.C.	John Ritchey.
	Geo. Percival Ridout.	John Carr.
St. David	Richard Kneeshaw. Richard Dempsey.	Adam Beatty. David C. Maclean.
St. George	{ George Gurnett.(4) { Wm. Wakefield. Samuel Thompson.	James Ashfield. Edward Wright.
St. James	John G. Bowes. E. F. Whittemore.	James Price. Michael P. Hayes.

- (1) The elections this year were held under the Act 12 Vict. cap. 81, sec. 83 (1849), which provided for the election of one Alderman and two Councilmen for each Ward.
- (2) Mr. Edwin Bell resigned 2nd December, but his place was not filled until the following Municipal Elections.
- (3) The Act 12 Vic., cap., 81 sec. 83, which provides for the election of only one Alderman for each Ward was repealed by 13 & 14 Vic. cap. 64, sec. 2, and the election of two Aldermen for each Ward again provided for.
- (4) Mr. Gurnett resigned his seat 24th January and was appointed Police Magistrate. Mr. Wakefield took his seat 10th February.

St. Lawrence ....Robert Beard.

Joshua G. Beard.

St. Patrick .....John B. Robinson.

Joseph Sheard.

John T. Smith.
Samuel Platt.

Jonathan Dunn.
John Bugg.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; John G. Howard, City Engineer; George Gurnett, Police Magistrate; George L. Allen, Chief of Police; Clarke Gamble, City Solicitor; John Kidd, Jr., Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

### 1852.

# JOHN GEORGE BOWES,

### Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Hon. J. H. Cameron, Q.C. Thomas Armstrong.	John Carr. Kivas Tully.
St. David	Richard Dempsey. George Brooke.	Adam Beatty. George Platt.
St. George	{ Wm. Wakefield.(1) Capt. J. M. Strachan. Samuel Thompson.	James Ashfield. Edward Wright.
St. James	John G. Bowes. John Hutchison.	Charles E. Romain. R. C. McMullen.
St. Lawrenc	eRobert Beard. Joshua G. Beard.	John T. Smith. Joseph Lee.
St. Patrick	Wm. H. Boulton. Joseph Sheard.	Jonathan Dunn. John Bugg.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; John G. Howard, City Engineer; George Gurnett, Police Magistrate; George L. Allen, Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

(1) Mr. Wakefield resigned 15th March, and Capt. Strachan took his seat 29th March.

n Dunn.

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Andrew T.

r; John G.

licitor; John

ief of Police;

tchey.

Davis.

Coulter. .shfield.

Bell.(2) James, Jr. Platt.

Smith.

 ${f Thompson}$ .

Armstrong.

cilmen. itchey. arr. 3eatty. C. Maclean. Ashfield. 1 Wright.

Price. l P. Hayes. 81, sec. 83 (1849),

o Councilmen for not filled until the

ection of only one ap. 64, sec. 2, and ed for.

appointed Police

# John George Bowes, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Carr.(1) Joseph Dixon.(2) Samuel Shaw.	Alex. Macdonald. Samuel Rogers.
St. David	. { John Bell.(1) } James Beaty. } George Brooke.(1) } Samuel Platt.	George Platt, William Davis.
	Samuel Thompson. E. H. Rutherford.	James Ashfield.  Sedward Wright.(1) Frederick C. Capreol.
St James	John G. Bowes.    John Hutchison.(1)   Angus Morrison.	Charles E. Romain. Samuel T. Green.
St. John(3)	J. L. Robinson. Ogle R. Gowan.	John Bugg <sup>(1)</sup> William Hall. Robert Dodds.
St. Lawrence	Michael P. Hayes. Wm. Gooderham.	John Smith(1) Thos. McConkey. Joseph Lee.
St. Patrick	Geo. T. Denison, Jr.(1) John B. Robinson. Hon. Wm. Cayley.	Jonathan Dunn. John Baxter.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; William Thomas, City Engineer; George Gurnett, Police Magistrate; Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

- (1) Aldermen Carr, Bell, Brooke, Hutchison, and Denison, and Councilmen Wright, Bugg, and Smith resigned 3rd November, and were succeeded by the several gentlemen bracketed with them, namely, Aldermen Dixon, Beaty, Platt, Morrison, Robinson, and Councilmen Capreol, Hall, and Mc-Conkey, all of whom took their seats 14th November, except Mr. Dixon.
- (2) Mr. Dixon's return was set aside by judicial decision, and Mr. Shaw declared duly elected, and took his seat 5th December.
- (3) St. John's Ward was formed this year from St. Patrick's Ward.

Joshua George Beard, Mayor.

# JOHN BEVERLEY ROBINSON,(1) President.

WARD. COUNCILMEN. William Graham. St. Andrew .... John Carr. Charles March. E. B. Gilbert. Adam Beatty. St. David .....Samuel Platt. Geo. W. Allan. John Carruthers.(2) St. George .....John Duggan. S. H. Thompson. E. H. Rutherford. Edward Wright. St. James ..... Charles E. Romain. John T. Smith. Angus Morrison. James Good. St. John ..... (Ogle R. Gowan.(3) John Bugg. Hon. J. H. Cameron, Q.C. Joseph Rowell. Joseph Sheard. St. Lawrence .... Joshua G. Beard. Thos. McConkey. Joseph Lee. Wm. Murphy.(4) St. Patrick ..... .John B. Robinson. Thomas Mara. Jonathan Dunn. Theophilus Earl.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; John G. Howard, City Engineer; George Gurnett, Police Magistrate; Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

#### 1855.

# GEORGE WILLIAM ALLAN.

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	.John Carr.	E. B. Gilbert.
	Robt. P. Crooks.	Henry Prittie.

- (1) Mr. Robinson presided in the Council from 30th January to 3rd April, during the illness of the Mayor.
- (2) Mr. Carruthers, unseated by judicial decision and a new election ordered. when he was again returned, and took his seat 24th February.
- (3) Mr. Gowan, unseated by judicial decision and a new election ordered, when Mr. Cameron was returned, and took his seat 24th February.
- (4) Mr. Murphy, unseated by judicial decision, and a new election ordered, when he was again returned, and took his seat 24th February.

NCILMEN.

Macdonald. l Rogers.

e Platt. m Davis.

Ashfield.
rd Wright.(1)
rick C. Capreol.

es E. Romain. el T. Green.

Bugg<sup>(1)</sup> m Hall. t Dodds.

Smith(1) McConkey. h Lee. han Dunn.

Baxter.

rder; William ce Magistrate; City Solicitor; Ashfield, Chief

; Andrew T.

, and Councilmen were succeeded by Aldermen Dixon, reol, Hall, and Mccept Mr. Dixon.

Mr. Shaw declared

Vard.

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St. David George W. Allan. Wm. Henderson.	Adam Beatty.    John Carruthers.(1)   William Ramsay.
St. George John Duggan. George A. Philpot	Edward Wright.
St. James Charles E. Romai James Good.	
St. John Hon. J. H. Camero { Richard Dempsey { Joseph Sheard.	on, Q.C. John Bugg. 7.(2) { Robert Moodie.(3) }
St. LawrenceJohn Smith. Wm. Gooderham.	William Murphy.
St. PatrickJonathan Dunn. A. Wilson, Q.C.	Thos. Mara. Theophilus Earl.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain: George Duggan, Recorder; William Kingsford, City Engineer; George Gurnett, Police Magistrate; Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

### 1856.

# John Beverley Robinson,

	mayor.	
WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Worthington. Robt. P. Crooks.	Henry Prittie. Henry Sproatt.
St. David	Wm. Henderson. John G. Bowes.	Adam Beatty. John Carruthers.
St. George	John Duggan. George A. Philpotts.	Edward Wright. George Netting.
St. James	John Harrington. John Hutchison.	John Wilson. John Cameron.
St. John	John Bugg. Richard Dempsey.	Joseph Rowell. Robert Moodie.
St. Lawrence	Alexander Manning. William Strachan.	William Davis. William Murphy.
St. Patrick	John B. Robinson. Jonathan Dunn.	Thomas Shortis. Theophilus Earl.

- (1) Mr. Carruthers resigned 23rd July, and Mr. Ramsay took his seat 6th August.
- (2) Mr. Dempsey unseated by judicial decision, and Mr. Sheard declared duly elected, and took his seat 26th February.
- (3) Mr. Moodie unseated by judicial decision, and a new election ordered, when Mr. Rowell was returned, and took his seat 5th March.

n Beatty.
Carruthers.(1)
iam Ramsay.
ard Wright.
rew Drummond.
i Wilson.
i M. Smith.
i Bugg.
ort Moodie.(3)
ph Rowell.

. McConkey. . Mara. ophilus Earl. Andrew T.

iam Murphy.

Andrew T. Mc-William Kingsgistrate; Samuel Solicitor; George Chief Engineer,

ry Prittie.
ry Prittie.
ry Sproatt.
m Beatty.
n Carruthers.
rard Wright.
rge Netting.
n Wilson.
n Cameron.
oph Rowell.
ert Moodie.
liam Davis.

liam Murphy.

mas Shortis.

ophilus Earl.

k his seat 6th August. Sheard declared duly

lection ordered, when

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; George Duggan, Recorder: Thomas H. Harrison, City Engineer; George Gurnett, Police Magistrate; Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

#### 1857.

# John Hutchison, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	John Worthington. Robt. P. Crooks.	James Prittie. Henry Sproatt.
St. David(1)	John O'Donohoe. John Ritchey, Jr.	William Ardagh. William Ramsay.
St. George	Alfred Brunel. George A Philpotts.	Edward Wright. George Netting.
St. James	John Harrington. John Hutchison.	Thomas Craig. William W. Fox.
St. John	Richard Dempsey. John Bugg.	Robert Moodie. James E. Smith.
St. Lawrence	Oliver Mowat. Q.C. Alexander Manning.	William Davis.(2) W. M. Gorrie. Wm. Murphy.
St. Patrick	John B. Robinson. Thomas Shortis.	Theophilus Earl. George Simpson.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; Thomas Booth, City Engineer; George Gurnett, Police Magistrate; Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

- (1) In consequence of a disturbance which arose at the election in St. David's Ward, no return was made by the Returning Officer. The members of the Council representing the other Wards appointed the above members to represent the Ward for the current year, in accordance with the statute in that behalf.
- (2) Mr. Davis unseated by judicial decision, and a new election ordered, when Mr. Gorrie was returned, and took his seat 20th July.

# WILLIAM HENRY BOULTON,(1) Mayor.

# DAVID BRECKENRIDGE READ, Q.C. Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Wm. H. Boulton. John Carr.	Henry Sproatt. Abel Wilcock.
St. David	Jeremiah Carty. John Ritchey, Jr.	William Ardagh.    John Carruthers.(2)   William Ramsay
St. George	Alfred Brunel. George Boomer.	Christopher Michell. Frederick Upton.
St. James	Oliver Mowat. Alex. M. Smith	William W. Fox. Thomas Craig.
St. John	John Bugg. Robert Moodie.	Robert J. Griffith. James E. Smith.
St. Lawrence.	George Ewart. William Strachan.	William Lennox. W. M. Gorrie.
St. Patrick	Jonathan Dunn. David B. Read, Q.C.	John Purdy. Henry Prittie.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder: Thomas Booth, City Engineer; George Gurnett, Police Magistrate; Samuel Sherwood, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaoi; James Ashfield, Chief Engineer, Fire Brigade.

### 1859.

# ADAM WILSON, Q.C.,(3) Mayor.

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WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	v Henry Sproatt.	Abel Wilcock.
	Thompson McCleary.	Erastus Wiman.
St. David.	Jeremiah Carty.	William Ardagh.
	John O'Donohoe.	John Reed.
St. George	( Alfred Brunel.(4)	William S. Finch.
•	{ Alfred Brunel.(4) Samuel Sherwood.	John E. Pell.
	Kivas Tully.	

(1) The Mayor, Mr. Boulton, resigned 8th November, and Mr. Read was elected Mayor, 11th November.

(2) Mr. Carruthers resigned 21st June, and Mr. Ramsay took his seat 28th June.
(3) Mr. Wilson was elected by vote of the people under the provisions of the Municipal Act, 1865.

(4) Mr. Brunel resigned 11th April, and Mr. Sherwood took his seat 25th April.

UNCILMEN. y Sproatt. Wilcock. am Ardagh. Carruthers.(2) iam Ramsay stopher Michell. crick Upton. am W. Fox. nas Craig. ert J. Griffith. es E. Smith.

ry Prittie. ork; Andrew T. r : Thomas Booth, gistrate; Samuel e, City Solicitor; es Ashfield, Chief

iam Lennox. 1. Gorrie.

Purdy.

COUNCILMEN. el Wilcock. astus Wiman. illiam Ardagh. hn Reed. lliam S. Finch. hn E. Pell.

d Mr. Read was elected took his seat 28th June. er the provisions of the ok his seat 25th April.

St. James { Joseph Sheard.(1)	John Sterling.  John W. Drummond(3)  Robert Mitchell.
St. JohnJohn Bugg. James E. Smith.	Robt. J. Griffith. John Boxall.
St. Lawrence George Ewart.	Thomas Berkinshaw.

James Stock. St. Patrick .....Jonathan Dunn. Michael Lawlor, M.D.

Robert Mitchell. lobt, J. Griffith. ohn Boxall. Thomas Berkinshaw. Archibald Taylor. George Carroll. William A. Lee.

Robert McKnight.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; George Duggan, Recorder; Alfred Brunel, City Engineer; George Gurnett, Police Magistrate; Capt. W. S. Prince, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

# 1860.

ADAM WILSON, Q.C. Mayor.

### JOHN CARR, (4) President.

WARD.	ALDERNEN.	· · · COUNCILMEN.
St. Andrew	Henry Sproatt. Henry Godson.	Patrick Conlin. Robert Bell.
St. David	Jeremiah Carty. James J. Vance.	William Ardagh. John Carruthers.
St. George	Samuel Sherwood. John McMurrich.	Edmund L. Butters. John E. Pell.
St. James	John Smith. William W. Fox.	Chas. E. Stotesbury. David Smith.
St. John	Robert Moodie. James E. Smith.	Robert J. Griffith. James Farrell.
St. Lawrence.	{ George Ewart.(5) { Francis H. Medcalf William Strachan.	William Higgins. Archibald Taylor.
St. Patrick	Jonathan Dunn.	John Baxter.

(1) Mr. Sheard resigned 11th April, and Mr. Fox took his seat 2nd May.

John Carr.

(2) Mr. Smith resigned 28th February, and Mr. Cameron took his seat 4th April.

(3) Mr. Drummond resigned 11th April, and Mr. Mitchell took his seat 2nd May.

(4) Mr. Carr appointed 23rd February, to preside as President of the Council during Mr. Wilson's absence in Parliament.

(5) Mr. Ewart resigned 5th March, and Mr. Medcalf took his seat 15th March.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; Alfred Brunel, J. H. Bennett, City Engineer; George Gurnett, Police Magistrate; Capt.W. S. Prince, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

### 1861.

## John George Bowes, Mayor.

24 0 9 0 1 .	
ALDERMENHenry Godson. Henry Sproatt.	COUNCILMEN. Robert Bell. Patrick Conlin.
John Ritchey, Jr. Thomas Snarr.	John Reed. James Spottiswood.
George Boomer. Alfred Brunel.	John E. Pell.(1)  § Frederick Upton.(2)  § Samuel Sherwood.
John Nasmith. John Sterling	William Edwards. Neil C. Love.
Robert Moodie. James E. Smith.	John Boxall. James Farrell.
William Strachan. James Stock.	William Higgins. Thomas Thompson.
John Carr. Jonathan Dunn.	John Baxter. Robert McKnight.
	ALDERMEN.  Henry Godson. Henry Sproatt.  John Ritchey, Jr. Thomas Snarr.  George Boomer. Alfred Brunel.  John Nasmith. John Sterling  Robert Moodie. James E. Smith.  William Strachan. James Stock.  John Carr.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; George Duggan, Recorder; J. H. Bennett, City Engineer; George Gurnett, Police Magistrate; Capt. W. S. Prince, Chief of Police; Clark Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

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#### 1862.

## John George Bowes, Mayor.

	WARD.	ALDERMEN.	COUNCILMEN.
St.	Andrew	Henry Godson.	Robert Bell.
		Henry Sproatt.	Patrick Conlin.

<sup>(1)</sup> Mr. Pell resigned 11th November. No one elected in his stead.

<sup>(2)</sup> Mr. Sherwood elected and took his seat 11th March, in place of Mr. Upton, deceased.

Nathaniel Dickey.

; Andrew T. Mcr; Alfred Brunel, Police Magistrate; le, City Solicitor; es Ashfield, Chief

bert Bell.
trick Conlin.
hn Reed.
mes Spottiswood.
hn E. Pell.(1)
ederick Upton.(2)
muel Sherwood.
filiam Edwards.
eil C. Love.
hn Boxall.
mes Farrell.
filliam Higgins.
homas Thompson.

k; Andrew T. Mcer; J. H. Bennett, strate; Capt. W. S. olicitor; George L. d, Chief Engineer,

hn Baxter. obert McKnight.

councilmen. Robert Bell. Patrick Conlin.

n his stead. , in place of Mr. Upton, St. David . . . . . . Patrick Hynes. John Reed. John Smith. James Spottiswood. St. George .....Alfred Brunel. Thomas Smith. Stephen M. Jarvis. Richard Tinning, Jr. St. James.......John Nasmith. William Edwards. John Sterling. Neil C. Love. St. John ........Robert Moodie. John Boxall. James E. Smith. James Farrell. St. Lawrence . . . . George Leslie. William Higgins. William Strachan. Thomas Thompson. St. Patrick ..... John Carr. John Baxter.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. Mc-Cord, Chamberlain; George Duggan, Recorder; J. H. Bennett. City Engineer; George Boomer, Police Magistrate; Capt. W. S. Prince, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

Jonathan Dunn.

### 1863.

# John George Bowes, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Henry Sproatt. John Wallis.	Robert Bell. John Spence.
St. David	Patrick Hynes. Francis H. Medcalf.	James Kerr. James Mitchell.
St. George	Stephen M. Jarvis. Thomas Smith.	James Bennett. Richard Tinning, Jr.
St James	Neil C. Love. John Sterling	William Edwards. Robert James, Jr.
St. John	Robert Moodie. James E. Smith.	John Boxall. James Farrell.
St. Lawrence .	George Ewart. William Strachan.	John O'Connell. Thomas Thompson.
St. Patrick	John Carr. Jonathan Dunn.	John Baxter. Nathaniel Dickey.

CIVIC OFFICIALS.—Charles Daly, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; J. H. Bennett, City Engineer; George Boomer, Police Magistrate; Capt. W. S. Prince, Chief of Police; Clarke Gamble, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

St.

St.

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Cha Eng Chie L. Å Fire

St. A

St. D

St. 0

St. J

St. e

St.

Cha

*Eng* Prir

Ged

Eng

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# 1864.

# Francis H. Medcalf, Mayor.

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WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Henry Godson.	Robert Bell.
	John Wallis.	John Spence.
St. David	Patrick Hynes.	Wm. Adamson.
	James J. Vance.	Richard Ardagh.
St. George	Stephen M. Jarvis.	James Bennett.
v	Thomas Smith.	Richard Tinning, Jr.
St. James	Neil C. Love.	William Edwards.
	John Sterling.	Robert James, Jr.
St. John	Robert Moodie.	James Farrel.
	James E. Smith.	John Greenlees.
St. Lawrence	George Ewart.	John O'Connell.
	William Strachan.	Thomas Thompson.
St. Patrick	John Baxter.	( Nathaniel Dickey.
	( John Carr.(1)	(John Canavan.(3)
	John Carr.(1) Nathaniel Dickey.(2)	James R. Dunn,

CIVIC OFFICIALS.—Charles Daly, (4) John Carr, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; J. H. Bennett, City Engineer; George Boomer, Police Magistrate; Capt. W. S. Prince, Chief of Police; Hon. John B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

### 1865.

# Francis H. Medcalf, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Henry Godson.	Robert Bell.
	(John Wallis.(5)	John Spence.
	Robt. P. Crooks.	•
St. David	Patrick Hynes.	Wm. Adamson.
	James J. Vance.	James B. Boustead.

- (1) Mr. Carr resigned 11th April, and was subsequently appointed City Clerk (see note 4.)
- (2) Mr. Dickey, who resigned as Councilman, 11th April, was elected in place of Mr. Carr, and took his seat as Alderman, 18th April.
- (3) Mr. Canavan, elected in place of Mr. Dickey, took his seat 25th April.
- (4) Mr. Daly died in April, after holding the office of City Clerk for 29 years (see 1935) and was succeeded by Mr. Carr.
- (5) Mr. Wallis resigned 1st May, and Mr. Crooks took his seat 18th May.

St. GeorgeThomas Smith. John J. Vickers.	Richard Tinning, Jr. John Clements.
St. JohnJames E. Smith. Robert Moodie.	John Greenlees. John Boxall.
St. JamesJoseph Sheard. Robert James, Jr.	George T. Beard. James Fraser.
St. Lawrence William Strackan. Thomas Thompson.	James Burns. Wm. Hamilton, Jr.
St. Patrick John Canavan. Nathaniel Dickey.	James R. Dunn. George T. Denison, Jr.

CIVIC OFFICIALS.—John Carr, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; J. H. Bennett, City Engineer; George Boomer, Police Magistrate; Capt. W. S. Prince, Chief of Police; Hon. John B. Bobinson, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, City Engineer, Fire Brigade.

## **1866**.

# Francis H. Medcalf, Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
St. Andrew	Samuel B. Harman. Geo. D'Arcy Boulton.	Robert Bell. John Spence.
St. David	. Wm. Adamson. Patrick Hynes.	John Carruthers. Samuel Parker.
St. George	.Thomas Smith. John J. Vickers.	Richard Tinning, Jr. John Clements.
St. James	. Joseph Sheard. William Edwards.	James B. Boustead.  Solution James Fraser.(1)  George T. Beard.
St. John	James E. Smith. John Greenlees.	John Boxall. Francis Riddell.
St. Lawrence	William Strachan. Thomas Thompson.	James Burns. John O'Connell.
St. Patrick	Nathaniel Dickey. John Baxter.	Geo. T. Denison, Jr. James R. Dunn.

CIVIC OFFICIALS.—John Carr, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; J. H. Bennett, City Engineer; Alex. MacNebb, Police Magistrate; Capt. W. S. Prince, Chief of Police; Hon. John B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

(1) Mr. Fraser resigned 19th February, and Mr. Beard took his seat 5th March.

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Dickey. avan.(3) Dunn.

City Clerk;
Recorder;
Magistrate;
Robinson,
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Boustead.
City Clerk (see

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th April. for 29 years (see

3th May.

#### 1867.(1)

JAMES E. SMITH, Mayor.

#### ALDERMEN.

St. Andrew's Ward.

Samuel B. Harman. Geo. D'Arcy Boulton. Robert Bell.

St. George's Ward.

John J Vickers.
Thomas Smith.
J James D. Edgar.(2)
John Clements.

St. John's Ward.

John Boxall. Francis Riddell. James E. Smith. St. David's Ward.

Patrick Hynes. Francis H. Medcalf. William Adamson.

St. James's Ward.

Joseph Sheard. George T. Beard. George Ewart.

St. Lawrence Ward.

Alexander Manning. Thomas Thompson. William Strachan.

St. Patrick's Ward.

Robert A. Harrison, Q.C. Nathaniel Dickey. George T. Denison, Jr.

CIVIC OFFICIALS.—John Carr, City Clerk; Andrew T. McCord, Chamberlain; George Duggan, Recorder; J. H. Bennett, City Engineer; Alex. MacNabb, Police Magistrate; Capt. W. S. Prince, Chief of Police; Hon. John B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

- (1) By the Municipal Acts of 1866 (29 & 30 Vic., chaps. 51 and 52), the election of the Mayor, in Cities, was again vested in the Corporation, the office of Councilman was abolished, and the number of Aldermen was increased to three for each Ward, to hold office for three years—one retiring annually by rotation. To bring the provisions of the Act into operation, the Act provided that after the first election, it should be determined by ballot, under the direction of the Clerk, which of the members should retire in the first, second, and third years respectively, which ballot being taken, entitled the members to hold office, the first named for three years, the second for two, and the last for one year.
- (2) Mr. Edgar unseated by judicial decision, and a new election ordered. Mr. Clements returned, and took his seat 11th February.

JAMES E. SMITH,

Mayor.

### ALDERMEN.(1)

St. Andrew's Ward.

Robert Bell. Samuel B. Harman.

George D'Arcy Boulton.

St. George's Ward.

John Clements. John J. Vickers. Thomas Smith.

St. John's Ward.

James E. Smith. John Boxall. Francis Riddell.

St. David's Ward.

John Boyd.(2) Wm. Adamson. Patrick Hynes.

Francis H. Medcalf.

St. James's Ward.

Alexander Henderson. Joseph Sheard. George T. Beard.

St. Lawrence Ward. William Strachan. Alexander Manning. Thomas Thompson.

St. Patrick's Ward.

John Baxter. Robert A. Harrison, Q.C. Nathaniel Dickey.

CIVIC OFFICIALS.—John Carr, City Clerk; Andrew T. McCord, Chamberlain; Alex. MacNabb, Police Magistrate: J. H. Bennett, City Engineer; Hon John B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; Capt. W. S. Prince, Chief of Police: James Ashfield, Chief Engineer, Fire Brigade.

### 1869.

SAMUEL BICKERTON HARMAN,

Mayor.

### ALDERMEN.

St. Andrew's Ward.

George D'Arcy Boulton.

Robert Bell.

Samuel B. Harman.

St. David's Ward.

Arthur Lepper. Wm. Adamson. Patrick Hynes.

- In this and subsequent years the Aldermen first named only went to the polls, and were elected for three years.
- (2) Mr. Boyd unseated by judicial decision and a new election ordered, when Mr. Adamson was returned and took his seat 9th March.

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w T. McCord, Bennett, City Capt. W. S. ity Solicitor; hfield, *Chief* 

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r ordered. Mr.

St. George's Ward.

Thomas Smith.
John Clements.
John J. Vickers.

St. John's Ward.

Francis Riddell. James E. Smith. John Boxall. St. James's Ward.

James B. Boustead. Alexander Henderson. Joseph Sheard.

St. Lawrence Ward.

Francis H. Medcalf.(1)
William Hamilton, Jr.
Alexander Manning.
William Strachan.

St. Patrick's Ward.

Nathaniel Dickey. John Baxter.

Robert A. Harrison, Q.C.

CIVIC OFFICIALS.—John Carr, City Clerk; Andrew T. McCord, Chamberlain; Alex. MacNabb, Police Magistrate; J. H. Bennett, City Engineer; Hon. John B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; Capt. W. S. Prince, Chief of Police; James Ashfield, Chief Engineer, Fire Brigade.

#### 1870.

SAMUEL BICKERTON HARMAN, Mayor.

GEORGE D'ARCY BOULTON, (2)

President.

#### ALDERMEN. (2)

St. Andrew's Ward...

Samuel B. Harman. George D'Arcy Boulton Robert Bell.

St. George & Ward.

John J. Vickers. Thomas Smith. John Clements. St. David's Ward,

Patrick Hynes. Arthur Lepper. Wm. Adamson.

St. James's Ward.

Joseph Sheard. James B. Boustead. Alexander Henderson.

<sup>(1)</sup> Mr. Medcalf resigned 1st November; Mr. Wm. Hamilton, Jr., elected and took his seat 13th December.

<sup>(2)</sup> Mr. Boulton presided in the Council during Mr. Harman's absence in England.

<sup>(3)</sup> The Aldermen first named only went to the polls this year.

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St. John's Ward.

F. H. Medcalf. Francis Riddell. Jamss E. Smith. St. Lawrence Ward.

Alexander Manning.
William Hamilton, Jr.
William Strachan,(1)
John Hallam.

St. Patrick's Ward.

John Canavan. Nathaniel Dickey. John Baxter.

CIVIC OFFICIALS.—John Carr, City Clerk; Andrew T. McCord, Chamberlain; Alex. MacNabb, Police Magistrate; J. H. Bennett, City Engineer; Hon. J. B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; Capt. W. S. Prince, Chief of Police; James Ashfield, Chief Engineer, Fire Brigade.

#### 1871.

Joseph Sheard,

Mayor.

Aldermen.

St. Andrew's Ward.

Samuel B. Harman. William Moulds. Joseph Howson.

St. George's Ward.

Thomas Dick. Lewis Moffatt. John Turner.

St. John's Ward.

Francis H. Medcalf. Francis Riddell. Warring Kennedy. St. David's Ward.

Patrick Hynes.
William Adamson.
James J. Vance.(2)
Archibald A. Riddel.

St. James's Ward.

Joseph Sheard. James B. Boustead. Alexander Henderson.

St. Lawrence Ward.

Alexander Manning. William Hamilton, Jr. John Hallam.

St. Patrick's Ward.

John Baxter. Nathaniel Dickey. John Canavan.

 Mr. Strachan's seat vacated by judicial decision. Mr. Hallam elected, and took his seat 21st February.

(2) Mr. Vance unseated by judicial decision, and Mr. Riddel declared duly elected, and took his seat 24th April. CIVIC OFFICIALS.—John Carr, (1) Stephen Radcliff, City Clerk; Andrew T. McCord, Chamberlain; Alex. MacNabb, Police Magistrate: J. H. Bennett, (2) Charles W. Johnson, City Engineer; Hon. John B. Robinson, City Solicitor; George L. Allen, Governor of the Gaol; Capt. W. S. Prince, Chief of Police; John Carr, City Commissioner; James Ashfield, Chief Engineer Fire Brigade.

#### 1872

#### Joseph Sheard, Mayor.

#### ALDERMEN.

St. Andrew's Ward.

Samuel B. Harman.<sup>(3)</sup>
John Carr.
Henry Godson.
Robert Bell.

St. George's Ward.

Lewis Moffatt. Thomas Dick. John Turner.

St. John's Ward.

Francis Riddell. Wm. Thomson. John Bugg. St. David's Ward.

S

Patrick Hynes. Wm. Adamson. Emerson Coatsworth.

St. James's Ward.

Joseph Sheard.

James B. Boustead.(4)
William Hewitt.
Alexander Henderson.

St. Lawrence Ward.

Alex. Manning. Wm. Hamilton, Jr. John Hallam(5)

St. Patrick's Ward.

John Canavan. John Baxter. John Kerr.

- (1) Mr. Radcliff was appointed City Clerk vacated by Mr. Carr, 7th July, who was appointed City Commissioner.
- (2) Mr. Johnson was appointed City Engineer, 9th October. Mr. Bennett, on account of long service, being relieved of the more onerous duties of that position, and appointed Assistant Engineer.
- (3) Mr. Harman resigned 18th November, and Mr. Carr took his seat 9th December.
- (4) Mr. Boustead resigued 13th May, and Mr. Hewitt took his seat 10th June.
- (5) Mr. Hallam resigned 16th December, but his seat was not again filled during the year.

City Clerk; Police Mag-Engineer; Illen, Gover-John Carr, or Fire Bri-

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t 10th June. ain filled during WATER WORKS COMMISSIONERS.(1)—John Worthington, Chairman; Hon. G. W. Allan, Samuel Platt, Robert Bell, Joseph Sheard (Mayor, ex officio); John Boyd, Secretary.

CIVIC OFFICIALS.—Stephen Radcliff, City Clerk; Andrew T. McCord, Chamberlain; Alex. MacNabb, Police Magistrate; Charles W. Johnson, City Engineer; Hon. J. B. Robinson, City Solicitor; John Carr, (2) James B. Boustead, City Commissioner; Capt. W. S. Prince, Chief of Police; George L. Allen, (3) John Green, Governor of the Gaol; Samuel B. Harman, (4) Chairman of Valuators; James Ashfield, Chief Engineer, Fire Brigade.

#### 1873.

#### ALEXANDER MANNING,

Mayor.

ALDERMEN.

St. Andrews Ward.

John Carr. Robert Bell. William Thomas.

St. George's Ward.

John Turner. John Clements. William Thompson.

St. John's Ward. Thomas Downey. James Spence.

Fred. W. Coate.

St. David's Ward.

Thomas Davies.
J. J. Withrow.
Wm. Adamson.

St. Jumes's Ward.
Joseph Sheard.
Alexander Henderson.
John Morison.

St. Lawrence Ward. Alex. Manning. William Hamilton, Jr. Patrick G. Close.

St. Patrick's Ward.

John Mallon. John Ball. H. L. Hime.

WATER WORKS COMMISSIONERS.—John Worthington, Chairman; Hon. G. W. Allan, Robert Bell, Samuel Platt, Alexander Manning, (Mayor, ex officio); John Boyd, Secretary.

CIVIC OFFICIALS.—Stephen Radeliff, City Clerk; Andrew T. McCord, City Treasurer; Alex. MacNabb, Police Magistrate;

(1) By 35 Vict. cap. 79 the City of Toronto was authorized to construct and manage a system of Water Works through the agency of Commissioners, four of whom were to be elected biennially—two from East and two from West Toronto, the Mayor being ex officio the fifth Commissioner.

(2) Mr. Carr resigned his position as City Commissioner, 24th June, the office being filled temporarily by Mr. Boustead up to 29th July.

(3) Mr. Allen resigned his position as Governor of the Gaol, and was succeeded by Mr. Green.

(4) Mr. Harman appointed Chairman of the Board of Valuators 11th November.

Charles W. Johnson, City Engineer; Hon. J. B. Robinson, C. R. W. Biggar, (1) City Solicitors; Emerson Coatsworth, (2) City Commissioner; Capt. W. S. Prince, Chief of Police; John Green, Governor of the Gaol; S. B. Harman, (3) Assessment Commissioner; James Ashfield, Chief Engineer, Fire Brigade.

#### 1874.(4)

# FRANCIS H. MEDCALF, Mayor.

#### ALDERMEN.

St. Andrew's Ward.
James R. Dunn.
William W. Farley.
Daniel Hayes

St. George's Ward.
John Clements.
W. W. Colwell.
Richard Tinning.

St. John's Ward. Thomas Downey. James Spence. Joseph Gearing.

St. Patrick's Ward.
John Ball.
John Baxter.
John Mallon.

St. David's Ward. Thomas Davies. John Blevins. James Martin.

St. James's Ward.
Joseph Sheard.
Alexander Henderson.
James B. Boustead.

St. Lawrence Ward.
Patrick G. Close.
James Britton.
Wm. Hamilton, Jr.

St. Thomas's Ward, (5).
Wm. Adamson.
John J. Withrow.
S. S. Mutton.

WATER WORKS COMMISSIONERS.—Robert Bell, Chairman; Hon. G. W. Allan, John Greenlees, Samuel Platt, Francis H. Medcalf (Mayor, ex officio); John Boyd, Secretary.

CIVIC OFFICIALS.—Stephen Radcliff, City Clerk; Andrew T. McCord, (6) Samuel B. Harman, City Treasurer; Alex. MacNabb, Police Magistrate; Charles W. Johnson, City Engineer; Hon. J.

- (1) Mr. Biggar appointed joint City Solicitor with Hon. J. B. Robinson 12th October.
- (2) Mr. Coatsworth appointed City Commissioner 3rd March.
- (3) Mr. Harman appointed on the 7th of April to the office of Assessment Commissioner, created under 36 Vio. cap. 48, s. 200, by By-law No. 574.
- (4) By 36 Vic. cap. 48 (Ont.), which came into force on the 29th March, 1873, 29-30 Vic. cap. 51, sec. 105, was repealed, and the election of Mayor, in Oities, again vested in the people.
- (5) The Ward of St. Thomas was formed in 1873 from St. David's Ward.
- (6) Mr. McCord resigned his position as City Treasurer, (See 1834) and was succeeded by Mr. Harman, 26th October.

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Jr. *ard,*(5) .

Chairman ; cis H. Med-

Andrew T.
MacNabb,

Robinson 13th

nessment Com-No. 574. h, 1873, 29-30 yor, in Cities,

ard.

B. Robinson, C. R. W. Biggar, City Solicitors; Emerson Coatsworth, City Commissioner; Capt. W. S. Prince, (1) Major F. C. Draper, Chief of Police; Samuel B. Harman, (2) Assessment Commissioner; John Green, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

#### 1875.

FRANCIS H. MEDCALF, Mayor.

John Baxter,(3)

President.

ALDERMEN.

St. Andrew's Ward.

William W. Farley.
Daniel Hayes.

James R. Dunn.(4)

John Cornell.

St. George's Ward.

John Turner. W. W. Colwell. Richard Tinning.

St. John's Ward.

Thomas Downey.
Joseph Gearing.
James Spence.

St. Patrick's Ward.

John Baxter. John Ball. James Crocker. St. David's Ward.

William Adamson.
James Martin.
John Blevins.

St. James's Ward.

Joseph Sheard. Alexander Henderson. James B. Boustead.

St. Lawrence Ward.

Wm. Hamilton, Jr. Patrick G. Close. James Britton.

St. Thomas's Ward.

John J. Withrow. John Ritchie. S. S. Mutton.

WATER WORKS COMMISSIONERS.—Robert Bell, Chairman; Hon. G. W. Allan, John Greenlees, Samuel Platt, Francis H. Medcalf, (Mayor, ex officio), John Boyd, Secretary.

CIVIC OFFICIALS.—Stephen Radcliff, City Clerk; Samuel B. Harman, City Treasurer; Alex. MacNabb, Police Magistrate; Chas.

(I) Capt. Prince resigned his position as Chief of Police, and was succeeded by Major Draper.

(2) Mr. Harman resigned the position of Assessment Commissioner, upon being appointed City Treasurer.

(3) Mr. Baxter presided in the Council during Mr. Medcalf's absence in England.
 (4) Mr. Dunn resigned, 30th August, and Mr. Cornell took his seat, 13th September.

W. Johnson. (1) Frank Shanly, City Engineer; Hon. J. B. Robinson, C. R. W. Biggar, City Solicitors; Emerson Coatsworth, City Commissioner; Major F. C. Draper, Chief of Police; S. G. Ridout, Acting Assessment Commissioner; John Green, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

#### 1876.

## Angus Morrison, Q.C. Mayor.

#### ALDERMEN.

St. Andrew's Ward.
John Cornell.
William W. Farley.
William Burke.(2)
Francis Riddell.

St. George's Ward. John Turner. William W. Colwell. Richard Tinning.

St. John's Ward. Joseph Gearing. William Stanley. Thomas Downey.

St. Patrick's Ward.
Jacob P. Wagner.
Joseph Wright.
John Dill.

St. David's Ward.
John Blevins.
Thomas Davies.
William Adamson.

St. James's Ward. Joseph Sheard. James B. Boustead. Alexander Henderson.

St. Lawrence Ward.
John Taylor.
Patrick G. Close.
John Hallam.

St. Stephen's Ward.(3)
James Crocker.
Richard L. Denison.
Frederick W. Unitt.

St. Thomas's Ward.
John J. Withrow.
Morgan Baldwin.
Joseph Davids.

WATER WORKS COMMISSIONERS.—Robert Bell, Chairman; Hon. C. W. Allan, Samuel Platt, John Greenlees, Angus Morrison (Mayor, ex officio); John Boyd, Secretary.

CIVIC OFFICIALS.—Stephen Radcliff, (4), Robert Roddy, City Clerk; Samuel B. Harman, City Treasurer; Alexander MacNabb,

- (1) Mr. Shanly appointed City Engineer, 25th October in the place of Mr. Johnson.
- () Mr. Morrison elected Mayor by vote of the people.
- (2) Mr. Burke unseated by judicial decision, and Mr. Riddell declared duly elected and took his seat 14th February.
- (3) The Ward of St. Stephen was formed in 1875 from St. Patrick's Ward.
- (4) Mr. Radcliff died on the 12th of October, and was succeeded by Mr. Roddy.

J. B. Robintsworth, City S. G. Ridout, vernor of the e.

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Ward.(3)

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Chairman ; gus Morrison

Roddy, *City* er MacNabb,

place of Mr.

red duly elected

ck's Ward. y Mr. Roddy. Police Magistrate; Frank Shanly, City Engineer; Hon. J. B. Robinson, C. R. W. Biggar, (1) William G. McWilliams, City Solicitors; Emerson Coatsworth, City Commissioner; S. G. Ridout, Assessment Commissioner; Major F. C. Draper, Chief of Police; John Green, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

#### 1877.

Angus Morrison, Q.C. Mayor.

Patrick G. Close, (2)

President.

Aldermen.

St. Andrew's Ward.
John Cornell.
Willam Burke.
Francis Riddell.

St. George's Ward.
Patrick Hughes.

Arthur R. Boswell. W. W. Colwell.

St. John's Ward.

Harry Piper. R. Irving Walker. James McGee.

St. Patrick's Ward.

Joseph Wright. John Dill. John Ball. St. David's Ward. Thomas Allen. John Blevins.

St. James's Ward. James Beaty, Jr., Q.C. Alexander McGregor.

William Adamson.

John Smith.

St. Lawrence Ward. John Hallam. Patrick G. Close. John Small.

St. Stephen's Ward.

James Crocker.

Frederick W. Unitt

Frederick W. Unitt. John Canavan.

St. Thomas's Ward.
John J. Withrow.
John Ritchie.
Morgan Baldwin.

WATER WORKS COMMISSIONERS.—Robert Bell, Chairman; Hon, G. W. Allan, John Greenlees, Samuel Platt, Angus Morrison (Mayor, ex officio); John Boyd, Secretary.

(1) Mr. Biggar resigned 15th May, and was succeeded by Mr. McWilliams.

(2) Mr. Close discharged the duties of President of the Council during a leave of absence granted to Mr. Morrison, on account of ill-health.

BOAHD OF COMMISSIONERS OF POLICE.—Angus Morrison, Q.C., Mayor and Chairman; Kenneth McKenzie, Judge of the County Court; Alxander MacNabb, Police Magistrate.

Civic Officials.—Robert Roddy, City Clerk; Samuel B. Harman, City Treasurer: Alex. MacNabb, Police Magistrate; Frank Shanly, City Engineer; Hon. John B. Robinson, William G. McWilliams, City Solicitors; Emerson Coatsworth, City Commissioner; Nicholas Maughan, Assessment Commissioner; Major F. C. Draper, Chief Constable; John Green, Governor of the Gaol; James Ashfield, Chief Engineer, Fire Brigade.

#### 1878.

# Angus Morrison, Q.C. Mayor.

#### ALDERMEN.

#### St. Andrew's Ward.

William W. Farley. John Cornell. Francis Riddell.

#### St. David's Ward.

John Blevins. Wm. Adamson. Thomas Allen.

#### St. George's Ward,

Patrick Hughes. John Turner. Arthur R. Boswell.

#### St. James's Ward.

John Smith.
Alexander McGregor.
James B. Boustead.

#### St. John's Ward.

George L. Tizard. Harry Piper. James McGee.

#### St. Lawrence Ward.

Patrick G. Close. John Hallam. John Small.

#### St. Patrick's Ward.

John Dill. John Ball. James Skyes.

#### St. Stephen's Ward.

James Crocker. Richard L. Denison. John Winchester.

#### St. Thomas's Ward.

John J. Withrow. Morgan Baldwin. John Ritchie.

CIVIC OFFICIALS.—Robert Roddy, City Clerk; Samuel B. Harman, City Treasurer; Hon. John B. Robinson and W. G. McWilliams, City Solicitors; Col. G. T. Denison, Police Magis-

e of the County k; Samuel B. ce Magistrate;

Morrison, Q.C.,

inson, William rth, City Comssioner; Major or of the Gaol;

Ward. zard.

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k; Samuel B. son and W. G. Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail; Frank Shanly, City Engineer; R. J. Brough, Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; Emerson Coatsworth, City Commissioner; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire

#### 1879.

#### JAMES BEATY, JR., Q.C. Mayor.

#### ALDERMEN.

St. Andrew's Ward. William Dixon. Samuel Wilson. William W. Farley.

St. David's Ward.

Thomas Allen. John Blevins. William Adamson.

St. George's Ward.

Henry E. Clarke. Arthur R. Boswell. Peter Ryan.

St. James's Ward.

Neil C. Love. John Smith. W. B. Scarth. St. John's Ward.

Harry Piper. Jas. Fleming. Henry E. Hamilton.

St. Lawrence Ward. John Hallam. Robt. B. Hamilton. John Small.

St. Patrick's Ward. Wm. B. McMurrich. Geo. M. Evans.

John Baxter.

St. Stephen's Ward. James Crocker. Jno. Winchester. Frederick C. Denison.

St. Thomas's Ward. Morgan Baldwin. Joseph Davids.

William Carlyle.

CIVIC OFFICIALS.—Robert Roddy, City Clerk; Samuel 3. Harman, City Treasurer; Hon. John B. Robinson, W. G. McWilliams, City Solicitors; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail: Frank Shanly, City Engineer; R. J. Brough, Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; E. Coatsworth, City Commissioner; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire

Brigade.

JAMES BEATY, JR., Q.C., Mayor.

#### ALDERMEN.

St. Andrew's Ward.

John E. Mitchell. Jas. H. Morris. W. W. Farley.

St. David's Ward.

John Blevins. James Lobb. William Adamson.

St. George's Ward.

Peter Ryan. David Walker. H. W. Darling.

St. James's Ward.

N. L. Steiner. N. C. Love. R. H. Oates. St. John's Ward.

John Irwin. James Fleming. Harry L. Piper.

St. Patrick's Ward.

W. B. McMurrich. George M. Evans. John Baxter.

St. Lawrence Ward.

John Hallam. John Taylor. P. G. Close.

St. Stephen's Ward.

IJanA

James Crocker. Fred. C. Denison. Jas. S. McMurray.

St. Thomas's Ward.

Wm. Carlyle. Samuel Trees. Morgan Baldwin.

CIVIC OFFICIALS.—Robert Roddy, City Clerk; S. B. Harman, City Treasurer; (1)Hon. John B. Robinson and W. G. McWilliams, City Solicitors; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief Constable; John Green, Governor of the Jail; (2)F. Shanly, City Engineer; (3)R. J. Brough, Acting City Engineer and Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; E. Coatsworth, City Commissioner; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigade.

- (1) The Hon. John Beverley Robinson resigned his position as City Solicitor
  4th October, having been appointed Lieutenant-Governor of Ontario.
- (2) F. Shanly resigned as City Engineer, 31st July.
- (3) R. J. Brough was appointed Acting City Engineer 6th September, and City Engineer, 22nd Nov.

### WILLIAM BARCLAY McMurrich, Mayor.

#### ALDERMEN.

St. Andrew's Ward.

H. E. Clarke. John E. Mitchell.

William W. Farley.

St. David's Ward.

John Blevins.
William Adamson.
James Lobb.

St. George's Ward.

Arthur R. Boswell, Peter Ryan. David Walker.

St. James's Ward.

Neil C. Love. Newman L. Steiner, James B. Boustead. St. John's Ward.

John Kent.
John Irwin.
James Fleming

James Fleming.

St. Lawrence Ward.
Thomas Davies.
John Hallam.
John Taylor.

St. Patrick's Ward.

John Ball. Geo. M. Evans. John Baxter.

St. Stephen's Ward.

James Crocker.

Frederick C. Denison.

William Bell.

St. Thomas's Ward.

William Carlyle. Samuel Trees. John N. Lake.

CIVIC OFFICIALS.—Robert Roddy, City Clerk; S. B. Harman, City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail; R. J. Brough, City Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; E. Coatsworth, City Commissioner; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigade

#### 1882.

#### WILLIAM BARCLAY McMurrich.

Mayor.

#### ALDERMEN.

St. Andrew's Ward.

Henry E. Clarke. William W. Farley. Daniel M. Defoe. St. David's Ward.

George Booth.
John Blevins,
William Adamson.

n's *Ward*. n. ning. Piper.

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Evans. er.

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; S. B. Harman, V. G. McWilliams, agistrate; Major ernor of the Jail; ng City Engineer Department; N. worth, City Comrtment; Richard

on as City Solicitor nor of Ontario.

September, and City

St. George's Ward.

John Maughan. Arthur R. Boswell.

Peter Ryan.

St. John's Ward.

John Irwin. Thomas Downey. John Kent.

St. Patrick's Ward.

George M. Evans. John Turner. John Low. St. James's Ward.

Neil C. Love. W. B. Scarth. James B. Boustead.

St. Lawrence Ward.

Thomas Davies. John Taylor. John Hallam.

St. Stephen's Ward.

Wm. Bell. George Evans. John Woods.

St. Thomas's Ward.

William Carlyle. Henry Sheppard. Samuel Trees.

CIVIC OFFICIALS.—Robert Roddy, City Clerk; S. B. Harman, City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail; R. J. Brough, City Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; E. Coatsworth, City Commissioner; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigade.

#### 1883.

#### ARTHUR RADCLIFFE BOSWELL.

#### Mayor.

#### ALDERMEN.

St. Andrew's Ward.

Henry E. Clarke. Wm. W. Farley.

Wm. Hall.

St. George's Ward.

David Walker. John Maughan. Peter Ryan. St. David's Ward.

Wm. Adamson. Geo. Booth.(1) John Blevins. Thomas Allen.

St. James's Ward. Newman L. Steiner.

Neil C. Love. Wallace Millichamp.

 Mr. Geo. Booth resigned, and on 12th February Mr. Thos. Allen took his seat as Alderman for St. David's Ward. City
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St. John's Ward. Thomas Downey. Harry L. Piper. John Irwin.

St. Patrick's Ward.
John Turner.
Geo. M. Evans.
John Baxter.
St. Stephen's Ward.

Wm. Bell.(3)
Jas. Crocker.
Geo. Evans.(4)
Thos. Murray.
Fred C. Denison.

St. Lawrence Ward. Thomas Davies. James Pape. John Hallam.(1) Geo. Leslie, Jr.

St. Paul's Ward. (2)
Bernard Saunders.
John T. Moore.
Thomas A. Hastings.
St. Thomas's Ward.
Wm. Carlyle.
Henry Sheppard.
Samuel Trees.

CIVIC OFFICIALS.—Robert Roddy, City Clerk; S. B. Harman, City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail; (5) R. J. Brough, (6) Chas. Sproatt, City Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; Wm. Canniff, M.D., Medical Health Officer; E. Coatsworth, City Commissioner; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigade.

#### 1884.

#### ARTHUR RADCLIFFE BOSWELL.

#### Mayor.

#### ALDERMEN.

St. Andrew's Ward.
William W. Farley.
John E. Mitchell.
Daniel M. Defoe.

St. David's Ward.
John Blevins.
Thomas Allen.
William Adamson.

(1) Mr. John Hallam, resigned 5th February, and on 19th February Mr. Geo. Leslie, Jr., took his seat as Alderman for St. Lawrence Ward.

(2) On 5th February Mr. Bernard Saunders, Reeve; Mr. John T. Moore, First Deputy Reeve, and Mr. Thomas A. Hastings, Second Deputy of Reeve of the late village of Yorkville, which was annexed to the City, took their seats as Aldermen for the newly created St. Paul's Ward.

(3) Mr. Wm. Bell resigned 25th June, and on 9th July Mr. Fred. C. Denison took his seat as Alderman for St. Stephen's Ward.

(4) Mr. Geo. Evans resigned 5th March, and on 27th March Mr. Thos. Murray took his seat as Alderman for St. Stephen's Ward.

(5) R. J. Brough died on 21st July, from an accident received while in the discharge of his duty.

(6) Chas. Sproatt was appointed City Engineer and Manager Water Works Department, 1st October.

B. Harman,
; Col. G. T.
f of Police;
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han, Assessner; James
Chief Fire

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St. George's Ward.

John Maughan. George Verral. David Walker.

St. John's Ward.

John Irwin. Harry L. Piper. Thomas Hunter.

St. Matthew's Ward.(2)

John Jones. J. A. Carroll. T. W. Elliott.

St. Paul's Ward.

Thomas A. Hastings. John J. Moore. John Shaw.

St. Lawrence Ward.

James Lobb. James Pape. Thomas Davies. St. James's Ward.

Neil C. Love. Newman L. Steiner. Wallace Millichamp.

St. Mark's Ward.(1)
John McConnell, M.D.
C. L. Denison,
M. J. Woods.

St. Patrick's Ward.

John Harvie. James Brandon. John Turner.

St. Stephen's Ward.

James Crocker. Fred. C. Denison.(3) Edward W. Barton. Septimus A. Denison.

St. Thomas's Ward.

George B. Smith. William Carlyle. Henry Sheppard.

CIVIC OFFICIALS.—Robert Roddy, (4) John Blevins, City Clerk; S. B. Harman, City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail; Charles Sproatt, City Engineer and Manager Water Works Department; N. Maughan, Assessment Commissioner; William Canniff, M.D., Medical Health Officer; E. Coatsworth, City Commissioner; John Chambers, Superintendent of Parks; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigade.

- (1) On 31st March Messrs. John McConnell, C. L. Denison, and M. J. Woods took their seats as the Reeve and two Councillors having the largest number of votes elected by the late Village of Brockton which was annexed to the City as the Ward of St. Mark.
- (2) On 15th April, Mesars. John Jones, J. A. Carroll, and T. W. Ellictt took their seats as Aldermen for the newly created Ward of St. Matthew.
- (3) Col. Fred. C. Denison, C.M.G., resigned on 8th of September to take command of the "Canadian Contingent" for the relief of General Gordon in Egypt, and on 15th October Mr. Septimus Denison took his seat as Alderman for St. Stephen's Ward.
- (4) Mr. Robert Roddy resigned his position as City Clerk on account of ill health 8th December, and Mr. John Blevins was appointed City Clerk on the same day.

City Deni John and inter Asse Offic Sup

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# ALEXANDER MANNING, Mayor.

#### ALDERMEN.

St. Andrew's Ward. Daniel M. Defoe. Wm. Hall. John E. Mitchell.

St. David's Ward.
Daniel Lamb.
Thomas Allen.
Wm. Adamson.

St. George's Ward. David Walker. Geo. Verral. John Maughan.

St. James's Ward. Newman L. Steiner. James Gormley. John McMillan.

St. John's Ward. Thomas Hunter. Harry L. Piper. John Irwin.

St. Lawrence Ward.
Thos. Taylor.
Garrett F. Frankland.
John James.

St. Mark's Ward. Michael J. Woods. John Woods. Wm. J. Mackenzie.

St. Matthew's Ward.
John Jones.
Thos. W. Elliott.
Wm. J. Smith.

St. Patrick's Ward.

James Brandon.

John Baxter.

Jas. Pepler.

St. Paul's Ward. Thomas A. Hastings. Bernard Saunders. John Shaw.

St. Stephen's Ward.
E. W. Barton.
S. A. Denison.(1)
Follis Johnston.
James Crocker.

St. Thomas's Ward. Wm. Carlyle. Edward Galley. Wm. Sheppard.

CIVIC OFFICIALS.—John Blevins, City Clerk; S. B. Harman City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, Chief of Police; John Green, Governor of the Jail; Chas. Sproatt, City Engineer and Manager Water Works Department; (2) Wm. Hamilton, Superintendent and Manager Water Works Department; N. Maughan, Assessment Commissioner; Wm. Canniff, M.D., Medical Health Officer; E. Coatsworth, City Commissioner; John Chambers, Superintendent of Parks; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigade.

(1) On 16th March Ald. Septimus A. Denison resigned to re-join his regiment in England, and March 23rd Ald. Crocker took his seat to fill the vacancy.

(2) The management of the Water Works Department was transferred from Mr. Sproatt to Mr. Hamilton on 23rd March.

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# WILLIAM HOLMES HOWLAND, Mayor.

#### ALDERMEN.

St. Andrew's Ward.
Daniel M. Defoe.
William Carlyle.
William Hall.

St. David's Ward.
Daniel Lamb.
Robert J. Fleming.
Thomas Allen.

St. George's Ward. David Walker. John Maughan. George Verral.

St. James's Ward. Newman L. Steiner. John McMillan. James B. Boustead.

St. John's Ward. Thomas Hunter. Harry L. Piper. John Irwin.

St. Lawrence Ward.
John James.
Garrett F. Frankland.
John Turner.

St. Mark's Ward.
Michael J. Woods.
John Woods.
Charles L. Denison.

St. Matthew's Ward. John Jones. Ernest A. Macdonald. Thomas W. Elliott.

St. Patrick's Ward.
James Pepler.
John Baxter.
John Low.

St. Paul's Ward.
Thomas A. Hastings.(1)
Bernard Saunders.
John Shaw.
William Roaf.

St. Stephen's Ward.
James Crocker.
Edward W. Barton.
Follis Johnston.

St. Thomas's Ward. William Carlyle. Edward Galley. Philip H. Drayton.

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CIVIC OFFICIALS.—John Blevins, City Clerk; S. B. Harman, City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Magistrate; Major F. C. Draper, (2) Lieut.-Col. H. J. Grasett, Chief of Police; John Green, Governor of the Jail; Charles Sproatt, City Engineer; William Hamilton, Superintendent and Manager Water Works Department; N. Maughan, Assessment Commissioner; William Canniff, M.D., Medical Health Officer; E. Coatsworth, City Commissioner; John Chambers, Superintendent of Parks; James Ashfield, Chief Fire Department; Richard Ardagh, Chief Fire Brigadr

(1) Ald. Hastings vacated his seat on the 27th of April. Mr. Roaf was elected and took his seat 7th May.

(2) Major Draper resigned his position as Chief of Police on 28th November on account of ill health, and Lieut. Col. Grasett was appointed to succeed him.

#### WILLIAM HOLMES HOWLAND,

Mayor.

#### ALDERMEN.

St. Andrew's Ward.

Daniel M. Defoe. Wm. Carlyle. E. King Dodds.

St. David's Ward.

Robert J. Fleming. Samuel R. Wickett. John C. Swait.

St. George's Ward.

John Maughan. Geo. Verral. Geo. E. Gillespie.

St. James's Ward.

Jas. B. Boustead. John McMillan. Wallace Millichamp.

St. John's Ward.

Harry L. Piper. Thos. Hunter. John Irwin.

St. Lawrence Ward.

James L. Morrison. Elias Rogers. Garrett F. Frankland. St. Mark's Ward.

Michael J. Woods.

John Richie, Jr.

Charles L. Denison.

St. Matthew's Ward.

John Jones. Ernest A. Macdonald. Joshua Ingham.

St. Patrick's Ward.

John Harvie. George J. St. Leger. John Baxter.

St. Paul's Ward.

Wm. J. Hill. John Shaw. Wm. Roaf.

St. Stephen's Ward.

Edward W. Barton. Follis Johnston. Robert H. Graham.

St. Thomas's Ward.

Wm. Carlyle. Edward Galley. Philip H. Drayton.

CIVIC OFFICIALS.—John Blevins, City Clerk; S. B. Harman, City Treasurer; W. G. McWilliams, City Solicitor; Col. G. T. Denison, Police Mugistrate; Lieut.-Col. H. J. Grasett, Chief of Police; John Green, Governor of the Jail; Charles Sproatt, City Engineer; Wm. Hamilton, Superintendent and Manager of Water Works Department; N. Maughan, Assessment Commissioner; Wm. Canniff, M.D., Medical Health Officer; E. Coatsworth, City Commissioner; John Chambers, Superintendent of Parks; James Ashfield, Chief of Fire Department; Richard Ardagh, Chief of Fire Brigade.

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Harman, Col. G. T.

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EDWARD FREDERICK CLARKE, M.P.P., Mayor.

#### ALDERMEN.

St. Andrew's Ward.
E. King Dodds.
William Carlyle.
Thomas Pells.

St. David's Ward. John C. Swait. William H. Gibbs.

Robert J. Fleming.

St. George's Ward. John Maughan. George Verral. George E. Gillespie.

St. James's Ward. Alfred McDougall. John McMillan. James B. Boustead.

St. John's Ward. Harry L. Piper. John Irwin. Abel H. Gilbert.

St. Lawrence Ward. Garrett F. Frankland. John Hallam. James L. Morrison. St. Mark's Ward.
John Ritchie, jr.
Charles L. Denison.
Michael J. Woods.

St. Matthew's Ward.
John Jones.(1)
Francis E. Galbraith.
Peter Macdonald.

St. Patrick's Ward. John Baxter. John Harvie. George J. St. Leger.(2)

St. Paul's Ward. William J. Hill. John Shaw. Wm. Roaf.

St. Stephen's Ward.
Follis Johnston.
William Bell.
Edward W. Barton.

St. Thomas's Ward. William Carlyle. Edward Hewitt. Philip H. Drayton.

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CIVIC OFFICIALS.—John Blevins, City Clerk; S. B. Harman, (3) R. T. Coady, City Treasurer; W. G. McWilliams, (4) C. R. W. Biggar, City Solicitor; Col. G. T. Denison, Police Magistrate; Lieut.-Col. H. J. Grasett, Chief of Police; John Green, Governor of the Jail; Charles Sproatt, City Engineer; Wm. Hamilton, Superintendent and Manager of Water Works Department; N. Maughan, Assessment Commissioner; Wm. Canniff, M.D., Medical Health Officer; E. Coatsworth, City Commissioner; John Chambers, Superintendent of Parks; James Ashfield, Chief of Fire Department; Richard Ardagh Chief of Fire Brigade.

(1) Alderman Jones resigned 22nd October, and was appointed Street Commissioner.

Alderman St. Leger did not take his seat until 30th January.
 Mr. Harman resigned on account of ill health, and was succeeded by Mr. R. T. Coady 5th November.

(4) On the 3rd April Mr. C. R. W. Biggar was appointed City Solicitor.

Edward Frederick Clarke, M.P.P., Mayor.

JOHN McMILLAN, (1)

President.

ALDERMEN,

St. Andrew's Ward.

E. King Dodds. John E. Verral. William Carlyle.

St. David's Ward. Robert J. Fleming. William H. Gibbs. John C. Swait.

St. George's Ward. George E. Gillespie. John Maughan. George Verral.

St. James's Ward.
Alfred McDougall.
John McMillan.
Jas. B. Boustead.

St. John's Ward.
Joseph Tait.

Frank Moses. A. H. Gilbert.

St. Lawrence Ward. Charles C. Small. Thomas Davies. Garrett F. Frankland. St. Mark's Ward.

Charles L. Denison. Michael J. Woods. John Ritchie, Jr.

St. Matthew's Ward. Ernest A. Macdonald. Francis E. Galbraith.(2) Peter Macdonald. George S. Macdonald.

St. Patrick's Ward. John Baxter. Miles Vokes. George J. St. Leger.

St. Paul's Ward.

John Shaw. William Roaf. William J. Hill.

St. Stephen's Ward.
William Bell.
James Crocker.
Robert H. Graham.

St. Thomas's Ward.
William Carlyle.
Edward Hewitt.
Thomas McMullen.

St. Alban's Ward.(3) George S. Booth.

James Gowanlock. Isaac Lennox.

- (1) In May, the Mayor and Mr. Coady were deputed to visit England on financial business of the City, and Mr. Ald. McMillan was appointed President of the Council.
- (2) Ald. Galbraith resigned on account of ill health October 1st, and Mr. G. S. Macdonald was elected to fill the vacancy, taking his seat 11th November.
- (3) St. Alban's Ward, formerly the Town of Parkdale, was annexed to the City by 52 Vict. e. 73, and the Mayor, Reeve, and First Deputy Reeve, were declared to be the Aldermen for the year 1889, and took their seats 1st April.

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Iarman, J. R. W. pistrate; ernor of

Superaughan, Health ambers, Depart-

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CIVIC OFFICIALS.—John Blevins, City Clerk; R. T. Coady, City Treasurer; C. R. W. Biggar, City Solicitor; Col. G. T. Denison, Police Magistrate; Lieut.-Col. H. J. Grasett, Chief of Police; John Green, Governor of the Jail; Charles Sproatt, City Engineer; Wm. Hamilton, Superintendent and Manager of Water Works Department; N. Maughan, Assessment Commissioner; Wm. Canniff, M.D., Medical Health Officer: E. Coatsworth, City Commissioner; John Chambers, Superintendent of Parks; James Ashfield, Chief of Fire Department; Richard Ardagh, Chief of Fire Brigade

#### 1890.

# Edward Frederick Clarke, M.P.P. Mayor.

#### ALDERMEN.

St. Alban's Ward. George S. Booth. James Gowanlock.

Isaac Lennox.

St. Andrew's Ward.

William Carlyle. E. King Dodds. John E. Verral.

St. David's Ward.

William H. Gibbs. John C. Swait. Thomas Allen.

St. George's Ward. George Verral. George E. Gillespie. John Maughan.

St. James's Ward. James B. Boustead.

Alfred McDougall. Ernest A. Macdonald.

St. John's Ward.

Frank Moses. Richard J. Score. John Irwin. St. Lawrence Ward.

John Hallam. Charles C. Small. Garrett F. Frankland.

St. Mark's Ward.

John Ritchie, Jr. George G. S. Lindsey. Charles L. Denison.

St. Matthew's Ward.

J. Knox Leslie. George S. Macdonald. Peter Macdonald.

St. Patrick's Ward.
John Baxter.(1)
Miles Vokes.
John Lucas.
James Brandon.

St. Paul's Ward. William J. Hill.

Bernard Saunders. John Shaw.

St. Stephen's Ward.

Wm Bell. Robert H. Graham. John Bailey.

 Ald. Baxter resigned as Alderman 20th January, for St. Patrick's Ward, and James Brandon was elected in his stead February 3rd, 1890. John I W. A.

Richai John l

C. R. Thoma Herbe

Lt.-Co Lt.-Co Curra

Willia Charle Villier John

Emers Edwa

Nicho James dy, City
Denison,
Police;
ngineer;
r Works
m. CanCommis-

Ashfield, *Brigade*  St. Thomas's Ward.

William Carlyle. Edward Hewitt. Thomas McMullen.

#### PRINCIPAL CIVIC OFFICIALS.

#### CITY CLERK'S DEPARTMENT.

#### CITY TREASURER'S DEPARTMENT.

Richard T. Coady....... City Treasurer.

John Patterson.......... Assistant City Treasurer.

#### CITY SOLICITOR'S DEPARTMENT.

#### POLICE DEPARTMENT.

Lt.-Col. George T. Denison.. Police Magistrate, Lt.-Col. Henry J. Grasett.. Chief Constable. Curran Morrison ....... Police Court Clerk.

#### CITY ENGINEER'S DEPARTMENT.

William T. Jennings, C.E. City Engineer.
Charles Sproatt, C.E. ... Assistant City Engineer.
Villiers Sankey, P.L.S. ... City Surveyor.
John Jones ... ... Street Commissioner.

#### CITY COMMISSIONER'S DEPARTMENT.

Emerson Coatsworth .... City Commissioner. Edward Copping ...... Inspector.

#### ASSESSMENT DEPARTMENT.

Nicholas Maughan ...... Assessment Commissioner. James C. Forman...... Assessment Clerk.

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#### PRINCIPAL CIVIC OFFICIALS.

#### WATER WORKS DEPARTMENT.

William Hamilton......Superintendent.
Walter C. Brough, C.E....Assistant Engineer.
John C. Ferguson ......Mechanical Engineer.

#### HEALTH DEPARTMENT.

William Canniff, M.D. ... Medical Health Officer.

#### FIRE DEPARTMENT.

#### LICENSE DEPARTMENT.

Robert Awde ...... General Inspector of Licenses.

#### THE GOAL.

#### CITY AUDITORS.

William Anderson and W. W. Jones.

FOREST RANGER.

John G. Howard (1)

PARK SUPERINTENDENT.

John Chambers.

WEIGHMASTER.

James R. Dunn.

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TABL

<sup>(1)</sup> On the 8th July, 1875, Mr. Howard was appointed Forest Ranger at a nominal salary, at his own request, to enable him to have the Superintendence of the property known as High Park, which, on 15th November, 1875, he had presented to the City. Mr. Howard died 3rd February, 1890.

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#### TABLES.

TABLE	1.—By-laws of the City of Toronto	Page. lvi.
TABLE	2.—By-laws relating to Assessments for General Purposes	cxxviii.
TABTE	3By-laws relating to Loans and Debentures for General Purposes	
TABLE	4.—By-laws relating to Local Improvement Debentures	exlii.

Superintenember, 1875, 1890.

# TABLE 1.

# BY-LAWS OF THE CITY OF TORONTO,

From 10th May, 1834, to 13th January, 1890.

(Exclusive of Assessment, Loan and Debenture, and Local Inprovement Debenture By-lauss.)

No.	TITLE	WHEN PASSED.	REMARKS.	PAGE
-	An Act for the preventing and extinguishing of Fire	10th May, 1834	<u> </u>	
CM 67	An Act to regulate the Fublic Markets		Repealed.	
4	An Act concerning Nuisances and the good government of the City			
-c) C	5 An Act to impose a tax on Dogs	30th May, 1834 31st May, 1834		
. [- (	An Act to regulate the sale of Hay			
<i>3</i> 0 G	An Act to establish a board of neared	stu sune, 100#	repeared.	
	Common Sewers	19th June, 1834	Repealed.	
7	May, 1834	8th May, 1835		
11	11 An Act to authorize and regulate the assize and price of Bread in the City and Liberties	13th May, 1835		
7 6	12 An Act to incense and regulate the duties and charges of common carriers in the city of 1 formion.	SULU MIRY, 1989	repeared.	
-	impose a fine on non-attendants		Repealed.	
14	14 Debentures (See Table 3)	20th July, 1835	Repealed.	
16	16 An Act to protect the Common Sewers of the City of Toronto, and to regulate the use thereof by		Tie Peared.	
,	the inhabitants, and for other purposes relative to the said Common Sewers	8th Oct., 1835	Repealed.	
7	A Act for regular the use of the Figures and Figures when me cary of reform, and 12th Oct., 1835 liberties thereof	12th Oct., 1835	Repealed.	
18	Debentures (See Tab	16th Jan., 1836	Repealed.	
28		16th Jan., 1836 28th Mar., 1836	Repealed.	

21 An Act for the preservation and repairs of the planking of the side-walks in the City of Toronto and liberties and liberties An Act establishing a Toll to be taken at the bridges leading to the Peninsula, and for other 23rd May. 1836 Repealed.

W	1   1   1   1   1   1   1   1   1   1	12th Oct., 1835 16th Jan., 1836 16th Jan., 1836 28th Mar., 1636	Repealed. Repealed. Repealed. Repealed.	
21		2651 Me 1696	Policino O	
23	and instructs.  An Act establishing a Toll to be taken at the bridges leading to the Peninsula, and for other	ord May, 1050	nepealed.	
នុ 8	An Act the more effectually to provide for the collecting of the tax imposed on Dogs, and to	25rd May, 1830	repealed.	
24	province on their destruction in certain cases.  An Act to amend an Act passed May 30th, 16 certified "An Act to license and regulate the duties and shown of Common Common is the City of Townse, "An Act to license and regulate the	19th Inly 1836	Repealed.	
25	An Act to repeal part of, and amend an Act passed 12th October, 1835, entitled "An Act to regu-	or of the same	Troboard .	
96	late the use of the Fisheries and Fish Marker within the City of Toronto and the liberties thereof."	30th July, 1836	Repealed.	
3 63	Debentures (See Table 3).	22nd Dec., 1836	Repealed.	
88	An Act authorizing the renewal of the Leases, and the granting of new Leases for the ground situate between the Market House and Church Street. King Street, and Market Street, upon			
;	the conditions and under the restrictions therein specified	2nd Mar., 1837	Effete.	Not printed.
88	Debentures (See Table 3)	4th May, 1837	Kepealed.	
3 25	Corporation Notes (See Table 3)	8th June, 1837	Repealed.	
35	An Act to establish Ponnds, and appoint one or more Pound-keepers for the City of Toronto	6th Oct., 1837	Repealed.	
8	Corporation Notes (See Table 3).	9th Oct., 1837	Repealed.	
<b>4</b> %	Decentures (see 1 able 3).  An Act to amend an Act of the Common Council ressed on the tenth day of May one thousand	zna Dec., 1997	repeated.	
}	eight hundred and thirty-four, entitled "An Act for the preventing and extinguishing of			
36	Fires."	15th Mar., 1838	Repealed.	
32	An Act to repeal the laws now in force relative to Swine running at large in the City of Toronto.			
	and to authorize the fortentire to the uses and benefit of the said City, of an swine found found ning at large in the City of Toronto after the passing of this Act	13th May, 1839	Repealed.	
88	Corporation Notes (See Table 3)	10th June, 1839	Repealed.	
3	An Act to continue and amend an Act of the Corporation of the City of Toronto, passed on the 2nd day of March, 1837, entitled "An Act authorizing the renewal of the Leases and the granting			
	of new Leases for the grounds situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein snecified	7th Oct., 1839	Effete.	Not printed.
40	An Act to establish and regulate the Public Markets in this City, and to repeal the law of the			•
41	Gity already existing on that subject	11th Nov., 1839 6th Jan., 1840	Kepealed.	Not printed.
4	An Act to amend the various Acts of the Corporation now in force on the subject of the Market Block.	23rd Mar., 1840	Effect.	Not printed.
				,

BY-LAWS OF THE CITY OF TORONTO.

lvii.

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO. -Continued.

No.	TILE	WHEN PASSED. REMARKS.	REMARKS.	PAGE.
<b>£</b> 4	An Act to authorize the Leasing of certain Water Lots named therein upon the conditions and under the restrictions and limitations therein specified An Act to restrain Horned Cattle from running at large within a certain meeting of the Contraction of the Contr	14th May, 1840	Effete.	Not printed.
. 4	Toronto during the time therein prescribed.  An Act to repeal parts of, and amend the laws authorizing the Leasing of certain Tots on the	20th May, 1840	Repealed.	
	Market Block Debrutures (See Table 3) Corporation Notes (See Table 3)	15th June, 1840 15th June, 1840	Effete. Repealed.	Not printed.
<b>\$</b>	An Act to repeal part of and amend an Act passed on the eleventh of November, one thousand eight hundred and thirty-nine, entitled "An Act to establish and regulate the Public Markets in this City, and to repeal the laws of the City already existing on that subject."	29th June, 1840		
2	An Acv to submine an Acv to submine the passe on a first passe on the state of the submined and forty, entitled "An Act to anthorize the Leasing of certain Water Lots named therein, upon the conditions and under the restrictions and limitations therein prescribed".	17th Aug., 1840	Effete.	Not printed
22		17th Ang., 1840	Repealed.	
52		7th June, 1841 29th June, 1841	Effete. Repealed.	Not printed.
3 22 72	December of the second of the	12th July, 1841 26th July, 1841	Repealed. Effete.	Not printed.
26	A	9th Aug., 1841	Repealed.	ı
52	Toronto and liberties  Debentures (See Table 3)  An Act to authorize the Chamberlaian, on behalf of the Corporation, to resume possession of Water	11th Oct., 1841 1st Nov., 1841	Repealed. Repealed.	
29	Lot number thirty-nine, the right to the lease of which was disposed of to Archibald Macdonell and to repay to the said Archibald Macdonell the amount of premium he has paid thereon 21st Mar., 1842  59 Debentures (See Table 3) 4th April, 1842	21st Mar., 1842 4th April, 1842	Repealed.	

60 An Act to authorize James Macdonell, Esquire, to close up Henrietta Street and to open a street 18th April, 1842 Repealed.

			- 0.	-, -			-	- `				-			•							
		कर गर्य	Not to to d								Not printed.											
		100	Not								Not											
Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed.		Effete.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.		Repealed.	Effete.	Repealed.	repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Re realed	Repealed.	Repealed.	
-000	10th June, 10th June, 17th June, 15th July, 15th July,	14th May, 10th June, 10th June, 10th	6th May, 1844	1st April, 1844		4th Dec 1843	9th Oct., 1843	9th Oct., 1843		2nd Oct., 1843	28th Ang., 1843	28th Aug., 1843	14th Aug., 1843	21st June, 1843			29th Aug., 1842	25th July, 1842	11th July	26th May, 1842		
Debentures (See Table 3) 4 ssessment (See Table 2) Debentures (See Table 3) Debentures (See Table 3)	Debentures (See Table 3)  Deporation Notes (See Table 3).  An Act for the extension and improvement of Caroline Street.	eight, on Front Street, in the Market Block, upon certain conditions.  Debentures (See Table 3)  Debentures (See Table 3)	An Act to authorize the sale of the Leases of lots numbered three, four, five, six, seven, and	Corporation Notes (See Table 3)	Debentures (See Table 3)	Debentures (See Table 3)	Corporation Notes (See Table 3).	hundred and thirty-seven, entitled "An Act to establish pounds and to appoint one or more	An Act to aller and amend the Act passed on the sixth day of October, one thousand eight	An Act to amend an Act of this Council, passed on the eleventh day of October, one thousand eight hundred and forty-one, entitled "An Act for the suppression of Nuisances," etc	An Act to authorize the sale of leases of Water Lots, numbers nine, thirty-nine, forty-five, and fifty-seven, upon the terms and conditions therein mentioned	Sewers of the City	As soment (See Table 2).	Corporation Notes (See Table 3).	An Act to license and regulate the duties and charges on coaches, carriages, cabs, carts, and other vehicles. kent for hire in the City of Toronto	An Act to authorize the appropriation of a sum of money to construct a drain on Lot Street	Development (See Trube 9)	Debantines (See Table 3)	Corporation (Notes (Note Table 3)	Debentures (See Table 3)	in continuation of Market Lane in lieu thereof	An Act to authorize James Macdonell Escuire, to close un Henrietta Street and to open a street

4th April, 1842 | respeated.

Transmitted force a more of .....

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE.	WHEN PASSED.	REMARKS.	PAGE.
8	89 An Act to amend an Act passed on the fifteenth day of July, one thousand eight hundred and forty-four, entitled "An Act to establish the names of certain Streets in the City of Toronto."	30th Jan., 1845	Repealed.	
85	44	14th April, 1845	Repealed.	
5	been raised for School purposes, and now in the hands respectively of the Chamberlain and Superintendent of Education of the City, to the providing of School Houses in said City.	28th April, 1845	Repealed.	
83	~	30th June, 1845	Repealed.	
93	An Act to restrain the erection of Furnaces and Manufactories dangerous from fires, to regulate the erection of narty walls, and for other nurnoses mentioned therein	30th June, 1845	Repealed.	
8	Debentures (See Table 3)	30th June, 1845	Repealed.	
35	Debentures (See Table 3).	9th July, 1845	Repealed.	
3 6	Assessment (See Table 2)	13th Oct., 1845	Repealed	
86	Debentures (See Table 3)	27th Oct., 1845	Repealed.	
8	An Act to repeal the laws now in force for preventing and extinguishing Fires, and to make pro-	93 M 1042		
9	100 An Act to amond certain Acts and to provide for the dismosition of certain Water Lots and for	ord Ivov., 1020	nelcaren.	
3	other purposes therein mentioned	24th Nov., 1845	Effete.	Not printed.
101	⋖.	94h Dec 1945	Ponesled	
100	Tegniate the unites of the Found Accepts for the City of Toronto	19th Jan., 1846	Repealed.	
103	Corporation Notes (See Table 3)	25th May, 1846	Repealed.	
70				
	Industric eight induced and 1017/11ve, einduced. And Act to return one effection of runnaces and formation from the and to remain the remainder of the resolution of Party Wells and for			
	other mirroses."	15th June, 1846	Repealed.	
105	An Act to amend an Act of this Council for licensing and regulating of Cabs, etc.	29th June, 1846	Repealed.	
901	An Act to license Livery Stables	29th June, 1846	Repealed.	
107		2/tn July, 1840	Appealed.	
98	Assessment (see 1 and 2). An Act to authorize the extension of Colborne Street from Church to Yonge Street	17th Aug., 1846	Repealed.	

Repealed. Repealed- Repealed.	Repealed.
31st Aug., 1846 31st Aug., 1846 26th Oct., 1846	7th Dec., 1846
110   A.: Act to open and extend Church and Queen Streets   111   Debentures (See Table 3)   11st Aug., 1846   Repealed   112   An Act to facilitate the erection of Electro-Magnetic Telegraph in Toronto   26th Oct., 1846   Repealed   Repealed   26th Oct., 1846   Repealed   2	113 An Act to authorize the Apprenuesing or annote in cream case. 1846 Repealed.

				Not printed.	
Repealed. Repealed. Repealed.	Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed. Renealed.	Repealed. Repealed. Repealed. Repealed. Repealed. Repealed.	Effete. Repealed. Repealed. Repealed. Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed.
31st Aug., 1846 31st Aug., 1846 26th Oct., 1846 7th Dec., 1846		12th April, 1847 24th May, 1847 27th May, 1847 21st June, 1847 26th July, 1847	26th July, 1847 26th July, 1847 20th Sept., 1847 8th Nov., 1847 5th June, 1848 5th June, 1848		4th Sep., 1848 18th Sep., 1848 14th May, 1849
110 Az. Act to open and extend Church and Queen Streets 111 Debentures (See Table 3). 112 An Act to stalitate the erection of Electro-Magnetic Telegraph in Toronto 113 An Act to stathorize the Apprenticeship of Minors in certain cases, and to regulate the duties of Th Dec., 1846 114 Masters and Apprentices	114 An Act to provide for the arrest and punishment of Vagrants, etc.  115 An Act to compel the payment of the rate in lieu of Statute Labour, and exempt therefrom in certain cases  116 An Act for the assumption of the debt contracted for making macadamized Roads within the City of Toronto and liberties thereof, and for keeping the said Roads in repair.	117 Debentures (See Table 3). 118 Debentures (See Table 3). 119 Corporation Notes (See Table 3). 120 An Act to amend a certain Act passed on the ninth of June, one thousand eight hundred and thirty-four, entitled "An Act to establish a Board of Health."		128 An Act to authorize the Leasing of the unoccupied lots on the Market Block upon certain conditions and restrictions therein mentioned 129 Assessment (See Table 2) 130 An Act to amend an Act to authorize the Apprenticeship of Minors, in certain cases, and to regulate the duties of Markers and Apprentices 131 An Act for the measurement and sale of Cordwood 132 Debetuures (See Table 2) 133 Debetuures (See Table 3) 134 An Act to regulate Division or Line Fences in the City of Toronto and libertice	

105 An Act to amend an Act of this Council for licensing and regulating of Cabs, etc. 20th June, 1846 | Repealed. 20th July, 20th J

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

Ng	TITLE	WHEN PASSED.	REMARKS.	<u>a</u>	PAOR.
138	38 An Act to anthorize the Leaving of certain Lots on the site of the old City Hall and Offices on				
5	King Street An Act to reconlate the Admeasurement and Sale of Lime in the City of Toronto and liberties	11th June, 1849	Effete.	Not	Not printed.
140		27th Ang. 1849	Repealed.		
141		24th Sep., 1849	Repealed.		
142	<del></del>	8th Oct., 1849	Repealed.		
143		Sth Nov., 1849	Repealed.		
144	·	3rd Dec., 1849	Effete.	Net	Not printed.
3	_	3rd Dec., 1849	Kepealed.		
9		3rd Dec., 1849	Kepealed.		
147	-	10th Dec., 1849	Kepealed.		
148	<u> </u>	10th Dec., 1849	Kepealed.		
149	_	10th Dec., '849	Repealed.		
22	_	10th Dec., 1849	Repealed.		
151		17th Dec., 1849	Repealed.	_	
152					
		25th Jan., 1850	Repealed.		
153					
	of Stanley Street	22nd April, 1850	Repealed.		
2	₹	29th April, 1850	Repealed.		
155	_	29th April, 1850	Repealed.		
156	Debentures (See Table 3)	20th May, 1850	Repealed.		
157	An Act to repeal the Act to lic		•		
		27th May, 1850	Repealed.		
158	4				
	_	22nd July, 1850	Effete.	Not	Not printed.
159	7	16th Sep., 1850	Repealed.		
160	_	11th Oct., 1850	Repealed.		
161		14th Oct., 1850	Effete.	Not	Not printed.
162	-1;			-	
	tion, and to provide for the payment of the said Officers hereafter	21st Oct., 1850	Repealed.		

163 An Act to consolidate and amend the law to license and regulate Cabs, Carra, Carriages, and 9th Dec., 1850 Repealed.

1850 Repealed.		1850 Repealed. 1851 Repealed.			_		_		Repealed.	_	Sol Repeated.	851 Repealed.		_	_	851	821	700		1922 repeated.	852 Repealed.	_		852 Repealed.			Soz Repeated.		852 Repended.
9th Dec., 1	23rd Dec., 1	23rd Dec., 1 16th Jan., 1	10th Feb., 1		21st Feb., 1851							27th Oct., 1851		3rd Nov., 1851		22nd Dec., 1	29th Dec., 1	17th Jan., 1	I7th Jan.,	Stn reb.,	25th May, 1852			23rd Ang., 1852	13cm Sep., 1	Ista Sep.,	Zith Sep., I	18th Oct., 1852	25th Oct., 1852
loo An Act to consolutate and amend the law to license and regulate Cabs, Carts, Carrages, and other vehicles, kept for hire in the City of Toronto	lic Markets of the City of I	Debentures (See Table 3). An Act to provide for the proper use and custody of the St. Lawrence Hall.	Debentures (See Table 3)	An Act to license and regulate Taverns, and other Houses of Public Entertainment, and to define the duties of Inspectors of Houses of Public Entertainment in the City of Toronto and the	liberties thereof	Debentures (See Table 3).	An Act to make provision for the weight and sale of Bread, in the City of Toronto and liberties	Debentures (See Table 3).	Assessment (See Table 2).	An Act to amond the law relating to the Fublic Markets of the City of Toronto	Decentures (see Table 3).	in the City of Toronto	An Act to license and regulate Ten-pin Alleys and Bowling Saloons in the City of Toronto and	liberties thereof	Debentures (See Table 3).	An Act to determine the Salaries of Corporate Officers	An Act to amend the law relating to Party Walls, and for the prevention of Fires	Debentures (See Table 3)	An Act to amend the Weigh-house law	An Act to amend the Act to amend the Weigh-house law	erection of Brick Buildage with certain limits	Debentures (See Table 3)	Assessment (See Table 2).	An Act to regulate the Rules and Proceedings in the Common Council of the City of Toronto	Debentures (See Table 3).	An Act to authorize the extending of Beech and Berkeley Streets	An Act to amend the Cab Law.  An Act to anthorize the Mayor to anneyible for ten thousand shares in the Stock of the Ontario.	Sincoe, and Huron Union Railroad, on behalf of the City of Toronto	An Act to authorize certain parties to continue certain wooden buildings for a limited period

TABLE 1. -BY-LAWS OF THE CITY OF TORONTO. -Continued.

	TITLE.	WHEN PASSED.	SSED.	REMARKS.	PAGE.
	An Act to smend the Weich-house law	22nd Nov., 1852	1852	Repealed.	
	ne si	22nd Nov., 1852	,1852	Repealed.	
195	Debentures (See Table 3).	23rd Dec., 1852	, 1852	Repealed.	
196 197	An Act to amend the law for preventing and extinguishing fires	29th Dec., 1852 14th Ion 1853	1852	Repealed.	
Mot	An Act to amend the "Act to regulate the proceedings in Common Council of the City of	Tren can-	201	rechearen.	
i de	Toronto."	7th Feb., 1853	, 1853	Repealed.	
198 A	198 An Act to prevent the erection of Buildings on, or trespasses of any kind upon the Public Lands				
100	of this City	7th Mar., 1853	1853	liepealed.	
200	Debentures (See Table 3)	8th Aug., 1853	1809	repeated.	
	Crime Crime and the control of the control of the control of the crime	99th Ang 1853	1853	Repealed	
	An Act to amend the law for licensing Theatrical performances	29th Aug., 1853	1853	Repealed.	
_	ssessment (See Table 2).	19th Sep., 1853	, 1853	Repealed.	
	An Act to amend the Tariff of Charges for Carters	21st Nov., 1853	, 1853	Repealed.	
_	An Act to fix the Salaries of Corporate Officers	9th Jan., 1854	1854	Repealed.	
_	Debentures (See Table 3).	14th Jan., 1854	1854	Repealed.	
_	An Act to extend Church Street to the Concession line	14th Jan., 1854	, 1854	Repealed.	
$\frac{207}{A}$	An Act to widen Victoria Street, from Queen to Richmond Street, and to widen and straighten				
	Louisa Street, between Terauluy and Elizabeth Streets	14th Jan., 1854	1827	Repealed.	
808 V	An Act to authorize the imposition and collection of certain Excise Duties, and to appoint an				
	Officer to collect and receive the same and to issue Licenses therefor	20th Feb., 1854	1824	Repealed.	
	An Act to facilitate the removal and suppression of Nuisances	18th April, 1854	1,1854	Repealed.	
	An Act to amend the Tariff of Charges for Cabs	8th May, 1854	1854	Repealed.	
Z11	An Act to confer on the Committee of the Corporation of the City, called the Board of Health,				
	the powers conferred on the Corporation by Statute, twelve Victoria, chapter eighty-one,				
	section one hundred and thirty-seven			Kepealed.	
212 A	212 An Act to amend the law to regulate the proceedings in Council	29th May,	100	Kepealed.	
7	Debentures (See Table 3) 29th May, 1854	9th May	, 1854	Repealed.	
913	n Act to among the Dound I are so for as recensive the immensation of Carine	Ath Ann	1954	Renealed	

214 Assessment (See Table 2). 14th Aug., 1854 Repealed. 215 Debentures (See Table 3). 1854 Repealed. 14th Aug., 1854 Repealed. 1854 Repealed.

Debenures (see Table 3).	th Aug.,	1081	Repealed.	
An Ave to submitted the opening and excending weigingous affects and a surect resume from	Plst Ano		Repealed.	
		1854	Repealed.	
_	_	_	Repealed.	
	18th Sept	_	Repealed.	
Butchers' Shops in the City and liberties	30th Oct.,	1854	Repealed.	
		_	Repealed.	
			Repealed.	
-			Repealed.	
			Repealed.	
			Repealed.	
			Repealed.	
An Act to amend and consolidate the laws relating to the Board of Health	2Sth May,	7, 1855	Repealed.	
	25th Jun	_	Repealed.	
		_	Repealed.	
		_	Repealed	
	24th Sept.,	., 1855	Repealed.	
		_	Repealed.	
			Repealed.	
			Repealed.	
		_	Repealed.	
		7, 1856	Repealed.	
	29th Ang	_	Repealed.	
An Act to provide for the opening, extending and widening of certain Streets within the City of				
Toronto 29th	th Aug.,	., 1856	Repealed.	
An Act to consolidate the laws to regulate Carters, etc	th Aug		Repealed.	
An Act to alter and amend the City laws relating to Common Sewers	lst Sept		Kepealed.	
An Act to repeal the law to fix the salaries of Corporate officers	22nd Dec		Repealed.	
Debentures (See Table 3)	2nd Feb		Repealed.	
An Act amending the Act of the Council passed September twenty-fourth, one thousand eight				
hundred and fifty five, entitled "An Act to organize a Fire Brigade."	23rd Man		Repealed.	
Assessment (See Table 2)	th Jun	e, 1857	hepealed.	
and regulate Taverns	20th July,		Repealed.	
	-	1	-	

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO ...-Continued.

No.	TITLE.	WHE	WHEN PASSED.	ej.	REMARKS.	PAGE.	
247	An Act to alter the northern boundary line of Front Street.	14th 8	Sept.,	1857	Repealed.		1
249	Debendures (See Table 3)		Oct.,	1857	Repealed.		
250	An Act to provide for and fix the Salaries of Corporation Officers	٠,	Nov.	1857	Repealed.		
251	An Act to prevent the erection of and to provide for the discontinuance of Awnings		Nov.	1857	Repealed.		
252	An Act to provide for numbering Houses		Nov.	1857	Repealed.		
3 2	An Act to provide for the better Administration of the affairs of the Corporation		Lec.,	1858	Repealed.		
255	Debentures (See Table 3)		Feb.	1858	Repealed.		
256	An Act to provide for the licensing of Hotels and places of public entertainment in the City of						
	Toronto and the liberties thereof	8th		1858	Repealed.		
257	An Act to provide for and fix the Salaries of Corporation Officers	8th 1		1858	Repealed.		
528	An Act to amend the laws relative to the Board of Health	29th N	29th March,	1858	Repealed.		
259	_						
		56th 7	April,	1858	Repealed		
202			,				
		ith ith	June,	1858	Repealed.		
<b>5</b> 61	_	5th	July,	1858	Repealed.		
565	_		July,	1858	Repealed.		
263		13th	July,	1858	Repealed.		
264	An Act to amend an Act passed on the twenty-sixth day of April last, entitled, "An Act to						
	repeal the laws now in force for regulating Hotels, etc., and to provide for the licensing and			1			
	regulating of Taverns, Hotels, etc., hereafter."	oth 30	Ang.,		Repealed.		
265		oth oth	sept.,	1858	-		
566	An Act to amend the Act to alter the Northern Boundary Line of Front street.	13th S	Sept.,			Not printed.	rted.
267		15th	Nov.,	1858	Repealed.		
268	œ.			_			
		13th	Dec.,	1858	Repealed.		
569	m			-			
	Elections for one thousand eight hundred and fifty-nine	20th	Dec.,	1858	Repealed.		
22	270 By-law respecting the removal of Snow, Ice, and Dirt from the sidewalks	30th	Dec.,	1858	Repealed.		

section and management of a Jail, a House of Correction, a House of Refuge, anth Dac 1858 Renealed

	Not printed.	_
Repealed.		
1859 1859 1859 1859 1859 1859 1859 1859	1859 1859 1859 1859 1859 1859 1859	Torol
Dec., Feb., Feb., March, April, May, June, June, July, July, July, July, July,	Sth July, 1859   Stock   Sto	, ov.,
30th   14th   14th   14th   14th   15th   15	18th 22nd 22nd 22nd 8th 12th 6th 6th 6th	14011
and of an Industrial Farm  By-law to repeal the Act now in force for licensing and regulating Hotels and places of Public  Entertainment, and to provide for licensing and regulating the same hereafter  273 By-law to regulate the Public Markets of the City of Toronto  274 By-law to regulate the Public Markets of the City of Toronto  275 By-law to regulate the proceedings of Committees  276 By-law to amend the law now in force relative to the Board of Health  277 By-law to provide for the management and maintenance of an Exhibition Park  278 By-law to provide for the assessment of property benefited by local improvement  279 By-law to provide for the assessment of property benefited by local improvement  279 By-law to mend By-law No. 11, to provide for the assessment of property benefited by local  270 By-law to amend the Tavern License Law  271 By-law to regulate Weights, Measures and Weighing Machines in the City of Toronto  272 By-law to regulate Weights, Measures and Weighing Machines in the City of Toronto  273 By-law to regulate Weights, Measures and Weighing Machines in the City of Toronto  274 By-law to ceah-bild a periodical Market or Fair in the City of Toronto  275 By-law to ceah-bild a periodical Market or Fair in the City of Toronto  276 By-law to ceah-bild a periodical Market or Fair in the City of Toronto  277 By-law to ceah-bild a periodical Market or Fair in the City of Toronto  278 Assessment (See Table 2).  279 By-law to ceah-bild a periodical Market or Fair in the City of Toronto  280 Local Improvement (See Table 4).  281 Local Improvement (See Table 2).  282 By-law to eight Improvement (See Table 4).  283 By-law to regulate Weights, Measures and Weighing Machines in the City of Toronto  284 By-law to ceah-bild a periodical Market or Fair in the City of Toronto  285 By-law to law to fair Improvement (See Table 4).  286 By-law to law to fair Improvement (See Table 4).  287 Local Improveme	289   Local Improvement (See Table 4)   18th   292   Local Improvement (See Table 4)   18th   293   Sp. law to amend an Act to provide for the better administration of the affairs of the Corporation, 22nd   294   Debantwers (See Table 4)   22nd   295   Docal Improvement (See Table 4)   296   291d   296   Local Improvement (See Table 4)   297   Local Improvement (See Table 4)   298   299   Local Improvement (See Table 4)   299   299   Local Improvement (See Table 4)   299   290   Local Improvement (See Table 4)   290   290   Local Improvement (See Table 4)   290   291   Local Improvement (See Table 4)   291   292   Local Improvement (See Table 4)   292   293   Local Improvement (See Table 4)   293   294   Local Improvement (See Table 4)   294   295   Local Improvement (See Table 4)   295   296   Local Improvement (See Table 4)   296   297   Local Improvement (See Table 4)   297   298   Local Improvement (See Table 4)   297   299   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   298   Local Improvement (See Table 4)   297   299   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   298   Local Improvement (See Table 4)   297   299   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   298   Local Improvement (See Table 4)   297   299   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   298   Local Improvement (See Table 4)   297   299   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   298   Local Improvement (See Table 4)   297   299   Local Improvement (See Table 4)   297   290   Local Improvement (See Table 4)   297   290	Entertainment

13th Aug. 1860 Effete. Not printed.

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE.	WHEN	WHEN PASSED.		REMARKS.	PAGE.
305	302 By-law to provide for the Licensing and regulating of Porters and Runners for Hotels and other research point Licensed Caburan or Carters		Nov	1859	Repealed.	
303	B			1859	Repealed.	
			Nov., Dec.,	1859 1859	Repealed.	
_		13th J		1860	Repealed.	
306	By-law to declare the Tenure of Omce and Employment of all persons appointed by the Counci By-law to appoint Auditors for the City of Toronto, for the Municipal year one thousand eight 16th	l6th J	Jan., 1860	980	Repealed.	
308	hundred and sixty  By-law to applying the Assessors for the City of Toronto, for the Municipal year one thousand eight 10th hundred and sixty  20th		Feb., 1	1860	Repealed. Repealed.	
300	309 Decentures (See Table 3). 310 By-law respecting the Licensing and regulating Hotels, Taverns, and other places of Public 20th Feb.,	oth F	eb., 1	1860	Repealed.	
311	Entertainment, and places where Spirituous Laquors are sold	12th March, 1860	rch, 1	98	Repealed.	
312	By-law to amend By-laws numbers two hundred and thirty-seven and two nundred and thirty- nine, so far as relates to Stands for Coaches, Cabs, Carts, etc	9th M	arch, 1	860	Repealed.	
313	<b>30,00</b>	22nd March, 1860	arch, 1	860	Repealed.	
	Standing and other Committees	22nd March, 1860	arch, l	098	Repealed.	
315	by law to repeat by laws numbers two numbers and into lates and two numbers and severally law. 22nd March, 1860	M puz	arch, l	860	Repealed.	
316	By-law to provide for and fix the Salaries of Corporation Officers for the current year	20th A		200	Repealed.	
318	Debentures (See Tuble 3).		May, 1	0981	Repealed.	
319	By-law to repeal By-law number ninety-nine, to provide for the prevention of rifes, for the appointment of Chimney Inspectors, and to define their duties			1860	Repealed.	
33	By-law to provide for the recognition of the Fire Brigade.  Re-law to provide for Watering Vonce Street, from Unean Street to Front Street.			0981 1860	Repealed.	
			July, 1	1860	Repealed. Repealed.	

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE	WHEN PASSED.	Ġ.	KEMARKS.	PAGE.
348	By-to amend By-law number two hundred and fifty-eight, relating to the Board of Health By-law to exempt from Municipal Taxes, for a period of five years, the Toronto Cotton Mills	27th May, 1861	1981	Repealed.	
350		27th May, 1861	1861	Repealed.	
351	Dogs Debentures (See Table 3).	3rd June, 1861 21st June, 1861	1861	Repealed.	
353	Assessment (Nee Table 2). By-law respecting Street Rallways.	22nd July, 1861 22nd July, 1861	1981	Kepealed. In Force.	See By-law
405		5th Aug., 1861	1981	Repealed.	[No. 2467.
000	by-law to set apart the sum of six thousand dollars, or so much thereof as may be received from Insurance on St. Andrew's Market, to erect a New Market	30th Sept., 1861	1981	Repealed.	
357	Local Improvement (See Table 4).  By law relating to Pounds in the City of Toronto.	14th Oct., 1861 15th Dec., 1861	1861 1861	Repealed. Repealed.	
358		l6th Dec., 1861	861	Renealed	
359	Μ'n	17th Jan., 1862	1862	Repealed.	
361		20th Jan., 1862	862	Repealed.	
362	By-law to appoint the Assessors for the City of Toronto for the municipal year one thousand eight hundred and sixty-lwo	7th Feb., 1862	862	Renealed	
364	<b>J</b> B	3rd Mar., 1862 3rd Mar., 1862	862	Repealed. Repealed.	
9			1862	Repealed.	
368	40 B	30th July, 1862 18th Aug., 1862 18th Aug., 1862	1862 1862 1862	Repealed. Repealed. Effete.	Not printed.
8		8th Sept., 1862	1862	Repealed.	

970 IRv-law to amend By-law number two handred and thirty-seven, relating to Licensing Coaches, etc. | 15th Sept. 1862 | Repealed.

5th Sept., 1862   Repealed. 2nd Sept., 1862   Repealed. 6th Oct., 1862   Repealed. 6th Oct., 1862   Repealed.	 17th Nov., 1862 Repealed. 15th Dec., 1862 Repealed.	Jan., 1863 Jan., 1863	23rd Feb., 1863 Repealed. 23rd Feb., 1863 Repealed. 2nd Mar., 1863 Repealed. 23rd Mar., 1863 Renealed.	1863	8		12th Oct., 1863 Repealed. 9th Nov., 1863 Repealed. 16th Nov., 1863 Repealed.
22nd 22nd 6th 6th	 	14th 19th	P P P P	20th			
370 By-law to amend By-law number two hundred and thirty-seven, relating to Licensing Coaches, etc.   15th Sept., 371 By-law respecting Gambling and Gambling Houses.   22nd Sept., 372 Debendures (Sec Table 3).   6th Oct., 373 Debendures (Se	 		330 By law to amend By law number three hundred and thirteen, relating to Fublic Markets			390 Assessment (See Table 2) 391 By-law to amend By-law number three hundred and eighty-four, relative to Pounds 392 By-law for the appointment of City Surveyor 393 By-law for the appointment of City Surveyor 393 By-law to repeal By-law number one hundred and ninety-four, passed the twenty-second of	November, one knotsand eignt nunared and nury-rwo, and to make provision for prevening persons from congregating on and obstructing the Sidewalks  By-law for repeal By-law number three hundred and forty-two, and to amend By-law number one hundred and eighty-three, relating to Party Walls  Debentures (See Toble 3)

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

PAGE.		Not printed.
REMARKS.	ੇ ਜ਼ਿੰਦੀ ਚੰਦੀ ਦੀ ਦੀ ਦੀ ਦੀ ਦੀ ਦੀ	Effete. No Repealed.
WHEN PASSED.	23rd Nov., 1863 14th Dec., 1863 11th Jan., 1864 11th Jan., 1864 18th Jan., 1864 8th Feb., 1864 30th May, 1864 22nd July, 1864 5th Sept., 1864 6th Oct., 1864 6th Oct., 1864	7th Nov., 1864 12th Dec., 1854
TITLE	By-law to amend By-laws number two hundred and ninety-five and three hundred and four, relating to Common Sewers  By-law to provide for the appointment of Refurning Officers and the places for holding the Municipal Elections for the year one thousand eight hundred and sixty-four  By-law to provide for the year one thousand eight hundred and sixty-four to the year one thousand eight hundred and sixty-four and to amend By-law number one hundred and eighty-three, relating to Party Walls.  By-law to provide for the appointment of Auditors for the Accounts of the City of Toronto for the By-law to provide for the appointment of Auditors for the Accounts of the City of Toronto for the By-law bearing this number.  There is no By-law bearing this number.  There is no By-law bearing this number.  Debentures (See Table 3).  By-law to provide and sixty-four and the Slaries of Corporation Officers for the current year, one thousand eight hundred and sixty-four.  By-law to provide against Bull-baiting, Dog-fighting, etc.  By-law to amend By-law number fifty-six, relating to the suppression of Nuisances and for the protection of the Streets and Sidewalks of the City of Toronto Debendures (See Table 3).  By-law to amend By-law number fifty-six, relating to the suppression of Nuisances and for the protection of the Streets and Sidewalks of the City of Toronto Debendures (See Table 3).  Debendures (See Table 3).  By-law to provide apainst By-law mumber fifty-six, relating to the suppression of Nuisances and for the Protection of the Streets and Sidewalks of the City of Toronto By-law to provide for the purchase of a site, and three hundred and ninety-one, relative to Pounds  By-law to provide for the purchase of a site, and the construction of a Western Market in the City	of Toronto of Toronto Tth Nov., 1864  114 By-law to provide for the appointment of Returning Officers and the places for holding the Minicipal Elections for the year one thousand eight hundred and sixty-five 12th Dec., 1854
Š	396 398 398 398 400 400 401 401 404 405 405 406 406 407 406 407 408 408 408 408 408 408 408 408 408 408	414

413. 12-10-10 to manyide for the appointment of Auditors for the Accounts of the City of Toronto, for light Jan. 1865 Repealed.

			Not printed.	
Kepealed. Repealed. Repealed. Repealed. Repealed.	Repealed. Repealed.	Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed.
1865 1865 1865 1865	2nd Oct., 1865 23rd Oct., 1865 11th Dec., 1865	10r the 15th Jan., 1866 ara one 29th Jan., 1866 he year 29th Jan., 1866 he year 29th Jan., 1866 he year 29th Jan., 1866	5th Feb., 1866 26th Feb., 1856 12th Mar., 1866 19th Mar., 1866	27t'i April, 1866 27th April, 1866 9th July, 1866 20th Aug., 1866
16th Jan., 1865 13th Feb., 1865 22nd May, 1865 15th Aug., 1865	Oct., Dec.	Jan., Jan., Jan.,	Feb., Feb., Feb., Mar.,	April, July, Aug.,
	64 -	r the   15th     29th     29th	5th 26th 12th 19th	27t·1 27th 9th 20th
415 By-law to provide for the appointment of Auditors for the Accounts of the City of Toronto, for the year one thousand eight hundred and sixty-four 416 Debentures (Sec Table 3) 417 By-law to provide for the appointment of Assessors for the year one thousand eight hundred and sixty five 81xty five	Assessment (Nee 1908 2)  By-law to amend By-laws numbered two hundred and ninety-five and three hundred and ninety- six, relative to Sewers.  By-law to provide for and fix the Salaries of the Corporation Officers for one thousand eight hundred and sixty-five.  By-law to provide for the appointment of Returning Officers and the places for holding the Muni- cinal Elections for the year one thousand eight hundred and sixty-six	423 By-law to provide for the appointment of Auditors of the Accounts of the City of Toronto, for the year one thousand eight hundred and sixty-five  424 By-law to provide for the appointment of Assessors for the City of Toronto for the year one thousand eight hundred and sixty-six  425 By-law to provide for the appointment of a Returning Officer for St. Patrick's Ward for the year one thousand eight hundred and sixty-six	iby-isw to amend by-law number three hundred and sixty-eight, relative to the sale or lease of By-law to amend By-law number three hundred and sixty-eight, relative to the sale or lease of By-law to amend By-law number three hundred and sixty-eight, relative to the sale or lease of Lands known as Walks and Gardens Debentures (See Table 3)  By-law to provide for and fix the Salaries of the Corporation Officers for one thousand eight hundred and sixty-six, and hereafter  hundred and sixty-six, and hereafter  By-law to authorize the sale of lands within the City of Toronto, upon which Taxes to a greater mm, then five dollars have been due and in arrear for five years	431 By-law to repeal By-law number four hundred and ten, relative to the Board of Health, and to extend and make further provision for the health of the City hereafter.  432 By-law to regulate the erection of Coal Oil Refineries and the storage of Petroleum, Rock Oil, Coal Oil, Water Oil, or any of the products of Petroleum, as well as Naphtha, Ben-Coal Oil, Earth Oil, Water Oil, or any of the products of Petroleum, as well as Naphtha, Ben-Zole, Benzine, Kerosene, or any burning fluid by whatever name known, within the City of Tornto 9th July, 1866  433 Local Improvement (See Toble 4)  By-law number four hundred and nine, for the protection of the Streets and Sidewalks of the City of Toronto.  City of Toronto.

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE.	WHE	WHEN PASSED.	SED.	REMARKS.	PAGE.	
435	435 Assessment (See Table 2).  See Jaw to amend By Jaw number three hundred and ninekeen and to coneal Ry Jaw number three	20th Aug., 1866	Aug.,	1866	Repealed.		1
137	Inducted and forty-seven, relative to Chimmey Inspectors and their duties.  By-law to fix the amount to be allowed in reduction of Taxes on Vacant Tenements.	24th S	Nov.	1866	Repealed.		
438	438 By law to provide for the holding of the Municipal Elections in the City of Toronto for the year one thousand eight hundred and sixty-seven.	10th Dec., 1866	Dec.	1866	Renealed.		
£ 53	By law to provide for the appointment of Auditors of the Accounts of the City of Toronto for the year one thousand eight hundred and sixty-six.  Rylaw to provide for the annointment of Assessors for the year one thousand side that the subject to the second side that the subject to the second side that the subject to the second side that the se		Jan.,	1867	Repealed.		
3	sixty-seven		4th Feb., 1867	1867	Repealed.		
9	Assessor for St. George's Ward, in the City of Toronto, for the year one thousand eight hundred and starty seven the Art of the St.	25th	Feb.,	1867	Repealed.		
3	reduction of Taxes on Vacant Tenements, etc.  By-law to amend By-law number two hundred and eight, so far as relates to the issue of Ticonson	lst A	pril,	1867	Repealed.		
777	to Petty Chapmen		May,	1867	Repealed.		
12	By-law to provide for rewarding those who distinguish themselves at Fires, etc.	20th May,	May,	1867	Repealed.		
120			May,	1867	Repealed.		
3	By-law to provide for and fix the Salaries of the Corporation Officers for one thousand eight	374	une,	1867	Repealed.		
9	hundred and sixty-seven and hereafter		4th Sept., 1867	1867	Repealed.		
50	449   Assessment (See Table 2). 450   By-law to amend By-law number four hundred and thirty-two to reculate the execution of Col		4th Sept., 1867	1867	Repealed.		
1	rage of Petroleum, Rock Oil, Coal Oil, Earth Oil, Water Oil, etc	30th Sept., 1867	èpt.,	1867	Repealed.		
452	130 Local Improvement (See Table 1)		, 5 5 5	1967	Rerealed.		
453	By law to provide for the relief of such of the Citizens of Toronto as are now or hereafter may become Residents of that part of the City which lies east of the River Don and South of the		•		ne reaceu.		
	Kingston Road 18th Nov., 1867	18th	Nov.,	1867	Repealed.		

454 By-law to repeal By-law number four hundred and thirty-eight, and to provide for the holding of the Municipal Elections in the City of Toronto, for the year one thousand eight hundred and

Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Repealed.	Kepealed.	irepealed.	Repealed.	Repealed.	Repealed	Repealed.	Repealed.
1867	1868	1868	1868		1868	1868	1868	1868	1868	1868	1868		200	1868	1868	888	1868	1868	1868
9th Dec., 1867	6th Jan., 1868	20th Jan., 1868		18th May,	July,	Aug.,	4th Sept., 1868	Sept.,	Sept.	30th Sept., 1868	Oct.	Oct.,	Çet.	Oct.,	Oct.,	900		26th Oct., 1868	26th Oct., 1868
9th	6th	20th	3rd	18th	27th	17th	14th	14th	28th	30th	26th	26th	20th	26th	26th	26th	26th	26th	26th
454 By-law to repeal By-law number four hundred and thirty-eight, and to provide for the holding of the Municipal Elections in the City of Toronto, for the year one thousand eight hundred and sirty-eight.  455 By-law to amend By-law number four hundred and fifty-four, and to provide for the appointment	of a Returning Officer for the first Electoral Division of St. James's Ward, in the City of Toronto, for the year one thousand eight hundred and saxy-legith.				460 By-law for regulating the Ferry between the City of Toronto and the Island		462 Local Improvement (See Table 4) 463 Local Improvement (See Table 4)	_	465 By-law to prevent the Interment of the Dead within the limits of the City of Toronto, except as herein authorized, and to regulate the same where authorized.		467 By-law for the regulation of the Streets, Sidewalks, and Thoronghiares of the City of Toronto, and for the preservation of Order and ampression of Naisances therein		469 By-law to provide for the assessment of property benefited by local improvement		_	472 By law to provide for the appointment of Chimney Inspectors and to define their duties	474 By law to provide for the appointment of Pound-keepers, and to regulate the Pounds in the City of Townsto.		476 By-law to provide for the appointment of an Inspector of Weights and Measures, and to regulate Weights, Measures and Weighing Machines.

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHEN PASSED.	ED.	REMARKS.	PAGE
477	477 By-law to authorize the appointment of a General Inspector of Licenses, and the issue of Licenses in certain cases	26th Oct., 1	1868	Repealed.	
478		26th Oct., 1 26th Oct., 1	898	Repealed.	
		26th Oct., 1	898	Repealed.	
481		26th Oct., 1	898	Repealed.	
483		26th Oct., 1 26th Oct., 1	1868	Repealed.	
485		7th Dec., 1868	898	Repealed.	
486		11th Jan., 1869 11th Jan., 1869	698		
	By-law to amend By-law number four hundred and eighty-five, and to provide for				
		11th Jan., 1869	698	Repealed.	
489	489 Local Improvement (See Table 4)	11th Jam., 1803	200	;	
	the year one thousand eight hundred and sixty-eight	18th Jan., 1869	698	Repealed.	
491	by law to provide for the appointment of Assessors for the City of Assessors for thousand eight hundred and sixty nine	1st Feb., 1869	698	Repealed.	
492	By.law to amend By.law number four hundred and seventy-eight, entitled "A By.law to restrain Vagrants and other disorderly persons."	8th Mar., 1869	698	Repealed.	
493	Debendures (See Table 3).  Br.law to amend By.law number four hundred and forty-eight, passed on the fourth day of	3rd May, 1	698		
101	September, in the year of our Lord one thousand eight hundred and sixty-seven, respecting the Salaries of Corporation Officers.	3rd May. 1869	698	Repealed.	
495	~	5th July, 1869	398		
498	497   ) 498   A sessment (See Table 2)   6th Aug., 1869	6th Aug., 1	698	Repealed.	

499 Debentures (See Table 3) 30th Aug., 1869 Repealed.

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

minimum of two Auditors of the accounts of the Corporation of the 9nd July 1872 Repealed.

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Condinued.

No.	TITLE.	WHEN PASSED.	REMARKS.	PAGE.
	By-law to amend By-law number 467, with respect to the Removal of Snow, Ice, and Dirt.  By-law to limit the application of By-law number 576 in certain cases  Debentures (See Table 3).  Debentures (See Table 3)	Sch May, 1873 9th June, 1873 16th June, 1873 7th July, 1873 7th July, 1873 4th Aug., 1873	Repealed, Repealed, Repealed, Repealed,	
8 2 g		ota Aug., 1873 19th Aug., 1873		
603 604 605 605 606 607 608 608 608 608 608 608 608 608 608 609 608	Local Improvements (See Table 4).   22nd Sept., 1873     By-law to amend By-law number 589 relative to the Collection of Municipal Taxes   29th Sept., 1873     By-law to provide for the appointment of the Collectors for the year 1873   29th Sept., 1873     By-law to provide for and fix the Salaries of the Collectors for the year 1873   29th Sept., 1873     By-law to provide for and define the duties of the City Solicitor or Solicitors of the City of Toronto     Toronto   Toronto   20th Sept., 1873     By-law to amend By-law number 683, in reference to Butchers Licenses     By-law to divide the several Wards of the City of Toronto into polling sub-divisions for election     By-law to apprevent Prespasses upon Public Lands in the City of Toronto, and to provide for the Nor., 1873     Removal of Buildings or other obstructions severed or provide for the Nor., 1873     Removal of Buildings or other obstructions severed or provide for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or provided for the Nor., 1873     Removal of Buildings or other obstructions severed or Paris of Buildings or other or provided for the Nor., 1873     Removal of Buildings or other obstructions     Removal of Buildings or other or other or othe	22nd Sept., 1873 29th Sept., 1873 29th Sept., 1873 29th Sept., 1873 13th Oct., 1875 27th Oct., 1873 27th Oct., 1873 27th Oct., 1873	Repealed. Repealed. Repealed. Repealed. Repealed. Repealed. Repealed. Repealed.	
614	614 By-law to amend By-law 502 relative to the construction of Privies and Privy Vaults 12th Nov., 1873 615 Decentures (See Table 3)	12th Nov., 1873 12th Nov., 1873		

red of the Land of 616 By-law to amend By-law number 588, relative to the registration of Vehicles and the width of the Tires and Wheels of Vehicles used for the conveyance of Articles of Burden, Goods, Wares, and

., 1873 Repealed.	., 1873 Repealed.		Mar., 1874 Repealed.	Mar., 1874 Repealed.	1874		l, 1874 Repealed.	1, 1874 Repealed.	, 1874 Repealed.	e, 1874 Repealed.	r, 1874 Repealed.	r, 1874 Repealed.	., 1874   Repealed. [
17th Nov., 1873 17th Nov., 1873	18th Dec., 18th Dec.,	31st Dec.,	31st Dec 9th Mar	9th Mar.,	30th Mar.,	oth April,	13th April, 1874 13th April, 1874	27th April, 11th May,	18th May, 18th May, 18th May,	lst June, 15th June,	20th July, 1874	27th July, 1874	19th Aug., 1874
By-law to amend By-law number 588, relative to the registration of Vehicles and the width of the Tires and Wheels of Vehicles used for the conveyance of Articles of Burden, Goods, Wares, and Merchandize  Merchandize  By-law number 470, relative to Division or Line Fences in the City of Toronto.	By law to provide for the appointment of Kehirining Officers and to fix the places for holding the Municipal Elections in the City of Toronto for the year 1874  Debatuares (See Table 3).	respectively are appropriated by the Corporation of the factions for the year 1874. It of two Auditors of the Accounts of the Corporation of the	Cuty of Toronto for the year 1874  Cuty of Toronto for the appointment of Arbitrators in cases arising under the Municipal Act 632 By-law to provide for the appointment of Arbitrators in cases arising under the Municipal Act 632 By-law to ancied By-law number 482, providing for the proper use and enskedy of Sk. Lawrence		Assessment (See Table 2).	5020 Lecentures (See Table 3). 627 [By-law for regulating the erection of Buildings and the Storage of Inflammable Material. 628 [By-law for regulating the coming into effect of By-law number 588, relative to the Registration of	Vehicles and the width of Wheels and Tires.  Vehicles and the width of Wheels and Tires.  By law to anneal By law number 542, respecting the Board of Health  By law for the anneanistion of the moneanistic and the City of Townto under the Act 36 Victoria	Ly taken of the appropriation of the monthly and to the condition of the c	• • • • • • • • • • • • • • • • • • • •	Driaw to amend Driaw number 401, and for the better freservation of order on the success and Thoroughtares of the City.  Rylaw to amend By-law number 474, relative to Pounds and Pound-keepers.	Social Improvement (See Table 4)	By law to provide for and fix the Salaries of the Corporation Officers for 1874.	Dy law to amend Dy law number 50s, regulating the I coverings in the Number of the City of Toronto and the Committees thereof

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TILE	WHEN PASSED.	REMARKS.	PAGE.
643 645 645 646	Assessment (See Table 2) By-law to provide for the appointment of Collectors of Taxes for the year 1874 Local Improvement (See Table 4) By the to fiving the several Wards of the City of Toronto into Polling Sub-divisions for Parlia mentary Flection nurnoses	31st Aug., 1874 31st Aug., 1874 22nd Sept., 1874	Repealed. Repealed. Repealed. Repealed.	
648	~~	5th Oct., 1874		
650	By-law to amend By-laws numbers 589 and 605, relative to the collection of Taxes.	5th Oct., 1874	Repealed.	
652		12th Oct., 1874	Repealed.	
	Officers, and to fix the places for holding the Municipal Elections in the City of Toronto, for the vear 1875.	14th Dec., 1874	Repealed.	
653	Debeniures (See Table 3).  By law to provide for the appointment of Auditors for the year 1875.	21st Dec., 1874 28th Dec., 1874		
655	Local Improvement (See Table 4)	6th Jan., 1875		
657	By-law to charge the name of Don Street to Gerrard Street.	6th Jan., 1875	, ,	Not printed.
659	Local Improvement lose 1 able 49. Felative to the proceedings in the Municipal Council of the Cornoration of the Chrondology and the Committees thereof	25th Jan., 1875	Repealed.	
099		25th Jan., 1875		
662	By law to provide for the appointment of a Collector, in the place and stead of George Hulme, deceased.  Assessment (See Table 2)  By law respecting the construction of Roads in the Queen's Park	30th Mar., 1875 30th Mar., 1875 26th April, 1875	Repealed. Repealed. Effete.	Not printed.
665		25th May, 1875 28th June, 1875	Effete.	Not printed.

666 | Local Improvement (See Table 4) Repealed.

10th Int. 1875 Benealed.

989	Local Improvement (See Table 4)	15th July, 1875	July,	1875	Repealed.	
	Assessment (See Table 2)	19th	July,	1875	Repealed.	
671	December 9:00 Took of the acquisition of a lease of a portion of the Queen's Park  Assessment (See Table 2)	., .,	26th July, 1875 26th July, 1875 2nd Aug., 1875	1875 1875 1875	Repealed. Repealed.	
	By-law to secure the proper carrying into effect of the Provincial Act respecting the Sale of Spiritions Liquors  By-law to amend By-law number 671, relative to the acquisition of Queen's Park		23rd Aug., 1875 23rd Aug., 1875	1875 1875	Repealed. Repealed.	
250	Local Improvement (See Table 4)	23rd	23rd Ang., 1875	1875	Repealed.	
	By law to provide for the purchase of a portion of the Toronto Necropolis for a Public Park		23rd Aug., 1875	1875	Effete.	Not printed.
3 8	Dynaw retained to the Conveyance of Crooms, wares, and merchandize brough one success of the City of Toronto.  Bylaw to amend Rulaw 697 relative to the Fire Limits of the City of Toronto.	23rd Aug., 1875	Aug.,	1875	Repealed.	
584	Local Improvement (See Table 4)  Bu law to smend R. Jaw number 690 soletive to the semonal of Grees and Weeds from the Street	30th	Aug.,	1875	Repealed.	
			23rd Aug., 1875	1875	Repealed.	
989			15th Sept., 1875	1875	Repealed.	
		20th	Sept.,	1875	Repealed.	
	Local Improvement (See Table 4)	20th Sept., 1	Sept.,	1875	Repealed.	
689	By-law to provide for the appointment of Collectors of Taxes for the year 1875	27th 5	Tth Sept.,	1875	Repealed.	
	Dystaw relative to the weigning of coat in the city of releaded.  Local Improvement (See Table 4)		4th Oct.,	1875	Repealed.	
269	By-law for the appropriation of certain Interest on the Moneys due to the City of Toronto, under	18th	18th Oct 1875	875	Renealed	
693	in Trees that portion of Jarvis Street between					
394			18th Oct., 1875 18th Oct., 1875	1875	Kepealed. Repealed.	
395	B95 By-law to provide for the appointment of Returning Officers, and to fix the places for holding the Municipal Placetime is the City of Poporto, for the way 1876		25th Oct. 1875	1875	Renealed.	
969	By-law to extend the provisions of Bv-laws 482 and 623 to the use and custody of the new St.		-	2		
397	Andrew's Hall, and to amend By-law 482. 697 [Pebentures (See Table 3). 13th Dec., 1875	0th 13th	6th Dec., 1875 13th Dec., 1875	1875 1875	Repealed.	

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TILLE	WHEN PASSED.	REMARKS.	PAGE.
869 869	Debentures (See Table 3).  By-law to amend By-law number 695, providing for the appointment of Returning the fixing of the places for holding the Municipal Elections in the City of Toronto 1876.	20th Dec., 1875	ly months	
655	By	24th Dec., 1875 26th Jan., 1876	Repealed. Repealed.	
703		31st Jan., 1876	Repealed.	
70	Ø, c	31st Jan., 1876 14th Feb., 1876	Repealed. Repealed.	
385	Delaw in relation to the Issue of Taver and Shop Licenses for the year ending 30th April, 1877.  Evident representation compositions with the Main Source on Venue Street merions to the metrion	28th Feb., 1876	Repealed.	
100	down of Permanent Roadway  By-law to amend By-law number 504, so far as the same relates to the City Engineer and Staff  By-law to amend By-law number 627, relative to the Fire Limits of the City of Toronto	6th Mar., 1876 16th Mar., 1876 16th Mar., 1876	Repealed. Repealed. Repealed.	
2123	Debendures (Sec Table 3).  Debendures (Sec Table 3).  By-law to provide that the Side Line or Western Limit of the City of Toronto be named Dufferin St	27th Mar., 1876 8th April, 1876 18th April, 1876	Repealed. Effete.	Not printed.
417		18th April, 1876 24th April, 1876	Repealed.	Not printed.
219	Dy-law to repeat by-law number 4.0, respecting the appointment and duties of an inspector of Weights and Measures.  Weights and Measures.  By-law to amend By-law number 467, relative to Driving on the Public Structs.  24th April, 1876	24th April, 1876 24th April, 1876	Repealed. Repealed.	
13 E	Local Improvement (See Table 4);	1st May, 1876		
គ្គ	By-law to amend By-law No. 609 as far as relates to the appointment of one of the City Solicitors. 15th May, 1876	15th May, 1876	Repealed.	

72 By-law to amend By-law number 472, proriding for the appointment of Chimney Inspectors, and 22nd May, 1876 to define their duties 5th June, 1876 5th June, 1876 5th June, 1876 

		Not printed.	
Repealed. Repealed.	Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed.	Repealed.
Inspectors, and 22nd May, 1876 5th June, 1876 5th June, 1876 1876 11 June, 1876 12th June, 1876 1876 1876 1876 1876 1876 1876 1876	thereof." 19th June, 1876 19th June, 1876 17th July, 1876 18th Aug., 1876 18th Aug., 1876	21st Aug., 1876 11th Sept., 1876 18th Sept., 1876 18th Sept., 1876 25th Sept., 1876 25th Sept., 1876	25th Sept., 1876 9th Oct., 1876 23rd Oct., 1876 30th Oct., 1876
2 By law to amend By law number 472, providing for the appointment of Chimney Inspectors, and to define their duties to define their duties to define their duties to define their duties and to define their duties to define their duties are the factor of the factor of their duties and the factor of the factor	Dy-law to aneng a py-law number 103, inchested Municipal Council of the Corporation of the City of Torouto, and the Committees By-law to regulate the office of City Treasurer.    Local Improvement (See Table 4)   Local Improvement (See Table 4)		751   752   By-law to repeal and amend certain By-laws of the City of Toronto.   752   By-law to repeal and amend certain By-laws of the City of Toronto.   25th Sept., 1876   755   Local Improvement (See Table 4)   755   Local Improvement (See Table 4)   755   756   1876   757   1871   1872   1873   1874   1875   1874   1875

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE	WHEN PASSED.	SED.	REMARKS.	PAGE
758 to	Local Improvement (See Table 4) 6th Nov., 1876	6th Nov.,	1876		
1625	Debendures (See Table 3) 13th Nov., 1876 By-law to change the names of certain streets in the City of Toronto 2007 1876 Rulaw to among Bulaw No. 477 emitted it A Bulaw to authorize the among the City of Toronto 2007 1876	13th Nov., 27th Nov.,	55.6	Effete.	Not printed.
	Dylan to amount by the many of Licenses in certain cases  By-law to provide for the seizing and destroying of all fainted and unwholesome Meat, Poultry,	4th Dec. 16.5 Repealed	: 6°	Repealed.	
767	Fish and other articles of food. By law to repeal By law No. 745, and to divide the several Wards of the City into Electoral	ectoral 4th Dec., 18,5 Repealed.	ુ:81	lispealed.	
768	Divisions, to provide for the appointment of Keturning Officers, and to fix the places for holding Municipal Elections in the City of Toronto for the year 1877.	4th Dec.,	1876	Repealed.	
269	Brilaw to among Rulaw No. 784 entitled 44 Brilaw to change the control of the con	11th Dec.,	1876	Repealed.	
2 2	by-nam to amount by-nav vio. (03, curinged A. Dy-naw to change the names of certain surfects in the City of Toronto.)  Reals to moveled for the suncintement of two A. Allices. (14, contents of the contents	11th Dec., 1876	1876	Effete.	Not printed.
	City of Toronto for the september of the accounts of the Corporation of the City of Toronto for the september of the City of Toronto septembe	26th Dec., 1876 26th Dec., 1876	1876	Repealed.	
773	By-law to prevent Cattle, Sheep, or Pigs being driven upon or through any of the Streets of the City of Toronto upon which Boulevards have been constructed without being properly secured to the contract of	8th Jan., 1977	1577	Repealed.	
175	Does Infromement Jose 7 able 4)  By-law to regulate moneys to be borrowed during the year 1877 to nicet current expenditure 5th	stn Jan., 5th Feb., 5th Feb.,	1877 1877 1877	Repealed.	
778	Dy-law to divide the several wards of the city of lorgaly mito Foling Sub-divisions for Farlia- liamentary Election purposes.  Rulear to smooth Br. Law N. 750	12th Feb.,	1877	Repealed.	
27.9	distance of 1000 years from X-2, so tal as teased to promitting the sare of freen meas whilm a distance of 1000 years from X-Andrew's Market.	12th Feb. 1877	1877	Repealed.	
2	1877. 26th Feb., 1877	26th Feb.,	1877	Repealed.	

180 By-law to divide the several wards of the City of Toronto into Electoral Divisions for voting on Th March, 1877 By-law requiring the assent of the Ratepayers.

181 By-law to amend By-law No. 477, respecting the issue of Licenses

182 By-law to amend By-law No. 672, relating to the Public Health of the City of Toronto

26th Mar., 1877

Repealed. Repealed. Repealed.

		Not printed.	Not printed.	Not printed.
Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed.	Repealed. Repealed. Effete.		Kepealed. Effete.
7th March, 1877 12th Mar., 1877 26th Mar., 1877 26th Mar., 1877 16th April, 1877		20th April, 1877 14th May, 1877 14th May, 1877 28th May, 1877	, ,,,,	oth July, 1877 16th July, 1877 30th July, 1877
by-law to durket stee several waxes of the City of Toronto into Electoral Divisions for voting on 7th March, 1877 By-laws requiring the assent of the Ratepayers.  By-law to amend By-law No. 477, respecting the issue of Licenses.  By-law to amend By-law No. 502, relating to the Public Health of the City of Toronto.  26th Mar., 1877 Local Improvement (See Table 4).  26th Mar., 1877 By-law to amend By-law No. 707, respecting connection with the Main Sewer on Yonge Street previous to putting down of permanent roadway.  25th Mar., 1877 Sy-and all other Ry-laws hereforce massed relating to Dors, and to make better provision	for the same hereafter  By-law to provide for and fix the Salaries of the Corporation Officers for the year 1877  Debatures (Sec Table 3)  Local Improvement (Sec Table 4)  A resonant (Sec Table 2)  By-law to define t'e quality of the material to be used in the construction or repair of macadam	*14 gravel Roadways  -14 gravel Roadways  -15-law to provide for the appointment of Collectors of T.xes for the Wunicipal Council of the live that to amend By-law No. 504, to regulate the proceedings of the Municipal Council of the Corporation of the City of Toronto and the Committees thereof  Ey-law for the Collection of Taxes for the year 1877	Department By-law No. 574, relative to the appointment of an Assessment Commissioner for the City of Toronto  By-law to anake further provision with regard to the collection of Taxes for the year 1877  Local Improvement (See Table 4)  Local Improvement (See Table 4)	where Sewers shall herester be constructed  where Sewers shall herester be constructed  yellow to 627, and to prevent water from gutter pipes or conductors of buildings running over sidewalks  By-law to change the name of Piae Street to that of Sackville Street.  Jocal Improvements (See Table 4)

BY-LAWS OF THE CITY OF TORONTO. lxxxvii.

TABLE 1. -- BY-LAWS OF THE CITY OF TORONTO. -- Continued.

	TITLE.	WHEN	WHEN PASSED.		REMARKS.	PAGE.	1
ora oca sy-la	Tocal Improvement (See Table 4)  Local Improvement (See Table 4)  By law to amend By law 10. 504, as to "Orders of the Day"  By law to amend By law 10. 10th Sept., 1877	14th A 14th A 10th S	ng., ] ng., ] ept., ]	877 877 877	Repealed.		
FCF.	7-law to provide for the taking of a vive whether or not the Water Works Commission for the the Toronto Water Works, to determine whether or not the Water Works to determine whether or not the powers and duties thereof, shall cease and be determined upon and after the 31st day of Poecember, 1877	1st (	lst Oct., 1877	877	Repealed.		
3y-ls	By-law to amend By-law No. 483, entitled "A By-law to regulate the Funde Markets and Weign-houses."	22nd (	ot., 1	877	Repealed.		
יסכם	Local Improvement (See Table 4)  Local Improvement (See Table 4)	19th Nov., 1877	Tov.,	877			
Sebel Soca	Defeatures (See Tuble 3)  Local Improvement (See Tuble 4) $R_{\rm L}$ is $R_{\rm L}$ or divide the several Wards of the City into Electoral Divisions, to provide for the appoint-	10th Dec.,	ec., 1	1877			
the	ment of Deputy Returning Officers, and to fix the places for holding the Municipal Elections in the City of Toronto for the year 1878	10th Dec., 1877	ec., 1	877	Repealed.		
Sy-la Cit	By.law to provide for the appointment of two Auditors of the accounts of the Corporation of the 75th Dec., 1877 (3th of Tronto for the year 1878.	28th Dec., 1877 28th Dec., 1877	ec., 1	877	Repealed.		
3y-la	No. 793, and	28th J	ec., 1	878	Repealed.		
Detreil Joseph	Debentures (See Table 3) Local Improvement (See Table 4)	14th Jan.		1878			
Sy-la	y-law to divide the several wards of the City of 1000fto 1001ftg January and Municipal Election purposes	18th I	eb., 1	878	Repealed.		
Co	Local Improvement (See Table 4)	18th I	eb., 1	878			
Sy-le	By-law to amend By-law No. 477 in so far as the same relates to the License on Billiard Tables. 25th Feb., 1878	25th	eb., 1	878	Repealed.		
3y-1;	aw in relation to the issue of Tavern and Shop Licenses for the year beginning 1st May.	25th F	eb., 1	878	may, 25th Feb., 1878 Repealed.		

832 By-law to authorize the granting of a Lease of a right of way to Her Majesty for the use of the Officers, Servints and Patients in the Provincial Lunstic Asylum across the Exhibition Grounds 25th Feb., 1878 Repealed.

Not printed.

Officers, Servents and Patients in the Provincial Lunaite Asylum across the Exhibition Grounds  10 Minor Street  10 Minor Str	Not printed.	Not printed.		Not printed. Not printed.	
By law to authorize the granting of a Lease of a right of way to Her Majesty for the use of the Officers, Servants and Patients in the Provincial Lunatic Asylum across the Exhibition Grounds to King Street.  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure.  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure.  By law to provement (See Table 4)  Local Improvement (See Table 4)  By law to amend By law No. 502 in so far as relates to the removal of Night Soil  By law to amend By law No. 502 in so far as relates to the removal of Night Soil  By law to provide for and fix the salaries of Corporation Officers of the Water Works Department for the year 1878  By law to provide the several Wards of the City of Toronto into electoral divisions for voting on By law to divide the several Wards of the City of Toronto into electoral divisions for voting on Ry law to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  By law to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  Local Improvement (See Table 4)  Local Improve			Repealed. Repealed.		Repealed. Repealed. Renealed.
By law to authorize the granting of a Lease of a right of way to Her Majesty for the use of the Officers, Servants and Patients in the Provincial Lunatic Asylum across the Exhibition Grounds to King Street.  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure.  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure.  By law to provement (See Table 4)  Local Improvement (See Table 4)  By law to amend By law No. 502 in so far as relates to the removal of Night Soil  By law to amend By law No. 502 in so far as relates to the removal of Night Soil  By law to provide for and fix the salaries of Corporation Officers of the Water Works Department for the year 1878  By law to provide the several Wards of the City of Toronto into electoral divisions for voting on By law to divide the several Wards of the City of Toronto into electoral divisions for voting on Ry law to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  By law to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  Local Improvement (See Table 4)  Local Improve	1878 1878 1878 1878	1878 1878 1878 1878 1878	1878 1878 1878 1878 1878	1878 1878 1878	1878 1878 1878 1878 1878
By law to authorize the granting of a Lease of a right of way to Her Majesty for the use of the Officers, Servants and Patients in the Provincial Lunatic Asylum across the Exhibition Grounds to King Street.  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure.  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure.  By law to provement (See Table 4)  Local Improvement (See Table 4)  By law to amend By law No. 502 in so far as relates to the removal of Night Soil  By law to amend By law No. 502 in so far as relates to the removal of Night Soil  By law to provide for and fix the salaries of Corporation Officers of the Water Works Department for the year 1878  By law to provide the several Wards of the City of Toronto into electoral divisions for voting on By law to divide the several Wards of the City of Toronto into electoral divisions for voting on Ry law to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  By law to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  Local Improvement (See Table 4)  Local Improve	Feb., arch, arch, farch,	April, April, April, April,	April, April, April, April, May,	June, June, June,	June, July, July, July, Aug.,
By law to authorize the granting of a Lease of a right of way to ther Majesty for the University Servants and Patients in the Provincial Lunatic Asylum across the Exhibition Grounds to King Street  By law to regulate moneys to be borrowed during the year 1878 to meet current expenditure  Local Improvement (See Table 4)  By law to amend By law No. 505 in of the better provision for regulating the keeping of Dogs By law to amend By law No. 505 in of the Nateshaws Street to Wilton Avenne  By law to provide for and fix the salaries of Corporation Officers of the Water Works Department for the year 1878  By law to provide the several Wards of the City of Toronto into electoral divisions for voting on By law to divide the several Wards of the City of Toronto into electoral divisions for voting on Rylaw to provide for and fix the salaries of the Corporation Officers of the Water Works Department for the year 1878  Local Improvement (See Table 4)  Loc	25th ] 4th M 4th M 4th M 18th M	Sth Sth Isth Isth	25th 225th 2	374	3rd 5th 29th 1st
832 834 834 835 837 837 837 837 847 847 847 847 847 847 847 847 847 84	to authorize the granting of a Lease of a right of way to Her Majesty for the use of the S. Servinis and Patients in the Provincial Lunatic Asylum across the Exhibition Ground Street.  In Street to regulate moneys to be borrowed during the year 1878 to meet current expenditure. Improvement (See Tuble 4)  Improvement (See Tuble 4)  Improvement (See Tuble 4)	al Improvement (See Table 4)  al Improvement (See Table 4)  law to amend By-law No. 785 for the better provision for regulating the keeping of Dogs.  law to amend By-law No. 502 in so far as relates to the removal of Night Soil.  law to provide for and fix the salaries of Corporation Officers for the year 1878.  law to provide for and fix the salaries of Corporation officers for the year 1878.  law to change the name of Crookshank Street, Beech Street to Wilton Avenue  law to change the name of Crookshank Street, Beech Street of Night Avenue	-law to during the assent of the Ratepayers y-law to provide for and fix the salaries of the Corporation Officers of the Water Works D partners for the year 1878 partners for the year 1878 ocal Improvement (See Table 4) ocal Improvement (See Table 4)	Local Improvement (See Table 4)  -law to amend By-law No. 793 and to provide for the appointment of a Standing Committee (Exhibitions  -law relating to the New Exhibition Park  -law to provide for the removal of the old Exhibition Buildings and the sale of the proper known as the Exhibition Park	Local Improvement (See Table 4)  Local Improvement (See Table 4)  Local Improvement (See Table 4)  y-law to amend By-laws No. 504 and 793

1878 repeated.

TABLE 1.—BY-LAWS OF TH

TORONTO. -Continued.

No.	TITLE	WHEN PASSED.	REMARKS.	PAGE
864	By law to change the name of Gloucester Street to St. James Avenue in the Ward of St. David.	5th Aug., 1878	Effete.	Not printed.
325	Local Improvement (See Table 4)	19th Aug., 1873		
875 875 876	By law to provide for the appointment of Collectors of Taxes for the year 1878 30th Sept., 1878 By law to amend By law No. 483 Local Improvement (See Table 4) 7th Oct., 1878	19th Aug., 1878 30th Sept., 1878 7th Oct., 1878	Repealed. Repeale d.	
200		21st Oct., 1878		
8 88 88 8 8 8 8 8 8	By-law to establish a Tariff of Water Rents or Rates. By-law respecting the management of the Toronto Water-Works	4th Nov., 1878 11th Nov., 1878	Repealed. Repealed.	
888	Dy-aw to singula Dy-law No. 309 guitteut, A. Dy-law to Establish a latiff of Water Legis of Local Improvement (See Table 4)	11th Nov., 1878 18th Nov., 1878	Repealed.	
888	Local Improvement (See Table 4)  By-law to provide for the appointment of Deputy-Returning Officers, and to fix the places for bolding the Municipal Elections in the City of Toronto for the vear 1879	18th Nov., 1878 2nd Dec. 1878	Renealed	
895 895 895	337	2nd Dec., 1878 2nd Dec., 1878		
894	Local Improvement (See Table 4)	9th Dec., 1878		
896	By law respecting the lease of lands to the Horticultural Society of Toronto	16th Dec., 1878	Effete.	Not printed.
86		23rd Dec., 1878	Repealed.	
8 8	Sub-division No. 4 in the Ward of St. James 1978 Sub-division for the selling and leasing of City Property by Public Auction 23rd Dec., 1878	23rd Dec., 1878 23rd Dec., 1878	Repealed. Repealed.	
3	Dylaw to provide for the appointment of two Auditors of the accounts of the Corporation of the City of Toronto for the year 1879	30th Dec., 1878	Repealed.	

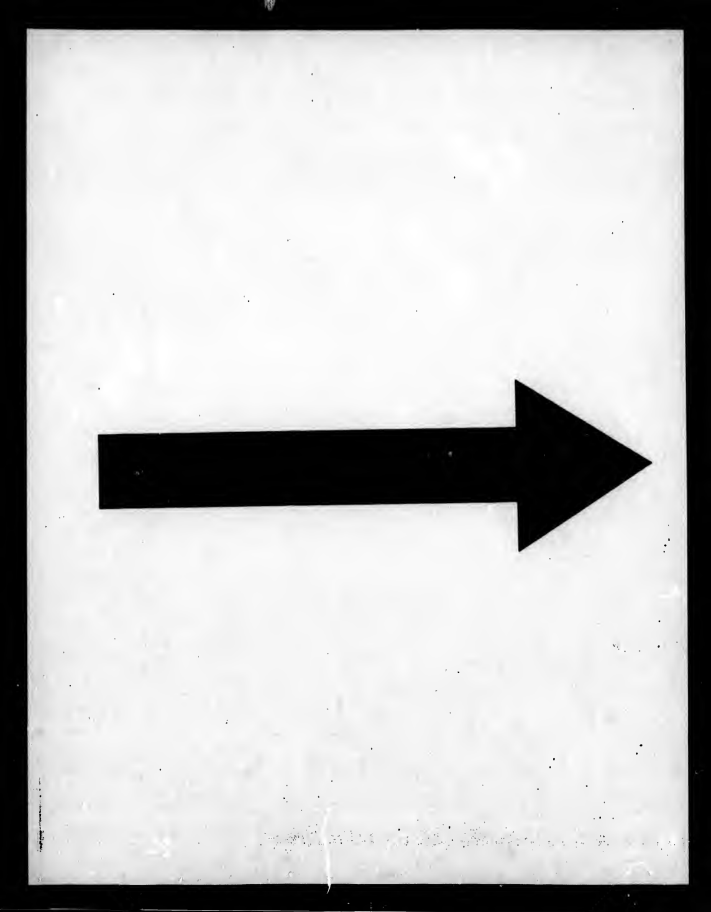
 901 | Debatuares (See Table 3)
 30th Dec., 1875

 902 | Debatuares (See Tuble 3)
 30th Dec., 1875

 903 | Local Improvement (See Table 4)
 7th Jan., 1879

 7th Jan.
 879

			Not printed.	
Repealed.	Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed. Repealed. Repealed. Repealed.	Repealed. Repealed. Repealed.
1, 1878 1, 1879 1, 1879 1, 1879	7th Jan., 1879 7th Jan., 1879 3th Jan. 1879	Jan., 1879 Mar., 1879 Mar., 1879 Mar., 1879	r., 1879 r., 1879 ii, 1879 iii, 1879 y, 1879 y, 1879 v, 1879	9th May, 1879 9th June, 1879 9th June, 1879 9th June, 1879
30th Dec., 1 30th Dec., 1 7th Jan., 1 7th Jan., 1 7th Jan., 1	7th Jan., 1879 7th Jan., 1879 13th Jan., 1879	27th Jan., 10th Mar., 10th Mar., 10th Mar.,	17th Mar., 1879 24th Mar., 1879 21st April, 1879 21st April, 1879 12th May, 1879 19th May, 1879 19th May, 1879	19th May, 1879 19th May, 1879 9th June, 1879 9th June, 1879
901   Debentures (See Table 3) 902   Debentures (See Table 3) 903   Local Improvement (See Table 4) 904   Local Improvement (See Table 4) 904   Local Improvement (See Table 4) 905   Local Improvement (See Table 4)	John Words Halls Andrews Halls Sorare and customy of the St. Lawrence and St.  Sylvan verpecting the Industrial Exhibition Association of Ontario  1908 By-law verb amend By-law No. 627 (as last consolidated), respecting the erection of Buildings, and the Sorare of Indammable Material.	909 By-law to divide the several Wards of the City of Toronto into Polling Sub-divisions for Parliamentary and Municipal Election purposes 910 By-law to amend By-law No. 504, respecting the duties of the City Treasurer By-law to regulate moneys to be borrowed during the year 1879, to meet current Expenditure. 912 By-law to amend By-law No. 504, so far as the same-relates to appointment to office by the Council. 913 By-law to amend By-law No. 908, so far as relates to the setablishment of Lamber and Wood.	2 and within evertain limits in the City of 10ronto.  2 and within evertain limits in the City of 10ronto.  3 and within evertain limits in the City of 10ronto.  3 by-law to regulate and define the duties of the City Engineer and Staff  3 by-law to authorize the remission and refunding of the third instalment of Taxes for the year 1879  3 by-law to amend By-law No. 469, and to make further provisions for the Assessment of real properties of provide for and fix the Salaries of the Corporation Officers for the year 1879  3 by-law to provide for and fix the Salaries of the Corporation Officers for the year 1879  3 by-law to provide for the collection of Taxes for the year 1879  3 by-law to provide for the collection of Taxes for the year 1879  3 by-law to provide for the collection of Taxes for the year 1879  3 by-law to provide for the collection of Taxes for the provide for the payment of the Salary of the City Sclictors  3 chapter 17th May, 1879  4 by-law to provide for the collection of Taxes for the payment of the Salary of the City Sclictors  4 chapter 1879  4 chapter 1879  5 chapte	922 By-law relating to the use of Public Wharves and Slips by Vessels coming to the Harbour of the City of Toronto.  923 By-law to amend By-law No. 482, relating to the use and custody of St. Lawrence and St. Andrew's Halls  924 By-law to amend By-law and the several Wards of the City of Toronto into Polling Snb-divisions for voting on By-laws requiring the assessment of the ratepayers  925 By-law to provide for the appointment of Collectors of Taxes for the year 1879  926 Local Improvement (See Table 4)



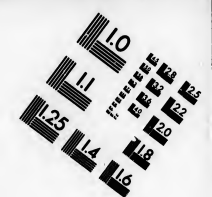
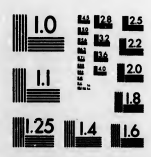


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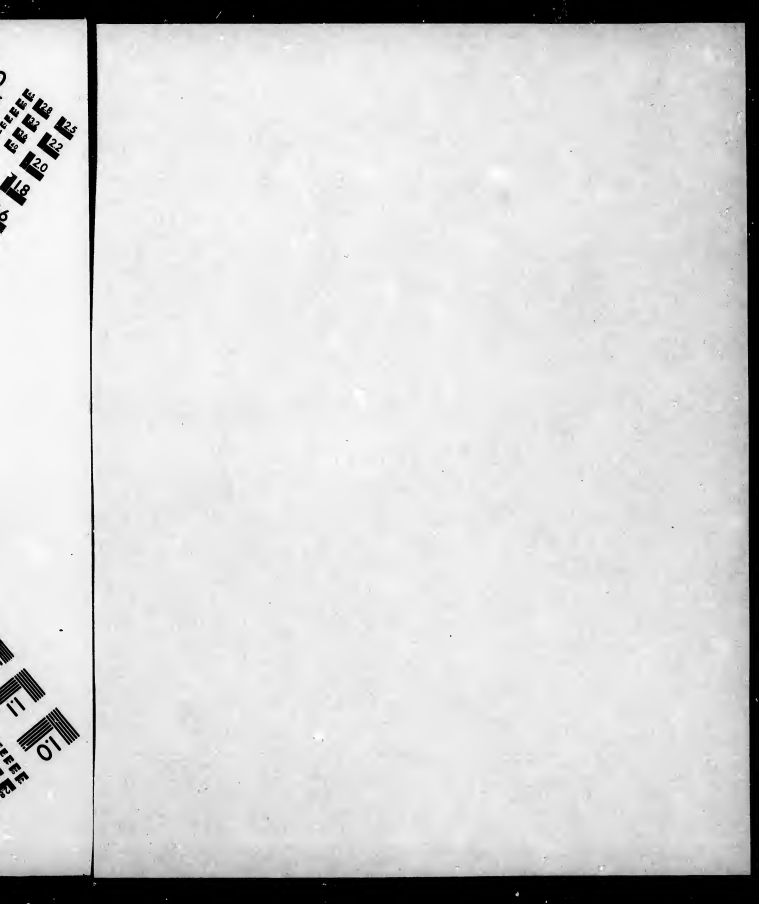


TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TILE	WHE	WHEN PASSED.	SED.	REMARKS.		PAGF.	
1 88		9th June,	une,	1879	Effete.	Not	Not printed.	į
933	Local Improvement (See Table 4)  Local Improvement (See Table 4)  By law to change the names of certain Streets in the City of Toronto  Debentures (See Table 3)	16th June, 1879 16th June, 1879 23rd June, 1879	June, June, June,	1879 1879 1879		Not	Not printed.	형
2 23	Local Improvement (See Table 4)	14th	July,	1879				
2 2	946 By-law to amend By-law No. 922, relating to the use of Public Wharves and Slips by Vessels 14th July, 1879 coming to the Harbour of the City of Toronto.	14th	July,	1879	Repealed.			
947	By-law to amend By-laws Nos. 885 and 887, to establish a Tariff of Water Rents or Rates, and By-law No. 885, respecting the management of the Toronto Water Works	14th	July,	1879	Repealed.			
	Company to pay over certain moneys to the said Company upon certain conditions, and to remove doubts in relation to the trusts upon which certain moneys are held by them 31st July, 1879	31st	July,	1879	Effete.	Not	Not printed.	red.
<b>3</b> 2 <b>3</b>	Local Improvement (See Table 4)	1st	sept.,	1879				
28.8	Local Improvement (See Table 4)	22nd	Sept.,	1879				
957	By-law to impose a License on persons engaged in selling Fresh Meat in quantities of less than by the quarter carcass	13th	Oct.,	1879	Repealed.			
958	By-law to amend By-laws Nos. 627 and 908, respecting the erection of Bnildings, and the Storage of Inflammable Material	13th	0ct.,	1879	Repealed.			
929	By-law for regulating the Ferry between the City of Toronto and the Island, and any two or more points within the City limits  The points within the City limits  Reference to the same of that not of Repeller Street north of Winchester Street	20th	Oct.,	1879	Repealed. Not printed.	Not	print	ked.
888	By-law to amend By-law No. 483, as to the use of the Public Markets  By-law to amend By-law No 504, and to provide for a cash deposit accompanying all tenders  10th Nov., 1879  By-law to change the name of Cedar Street to Argyle Street	20th 17th	Nov., Nov.,	1879 1879 1879	Repealed.	Not	Not printed.	Pg.

Street, in the Ward of St. John, southerly to the north side, with North

264		17th ]	Nov.,	6281	Effete.	Not	Not printed.	
3		17th ]	17th Nov., 1879	628	Effete.	Not	Not printed.	
996	By-law to amend By-law No. 477, and to make better provision for the Licensing of Auctionest Pedlars, and others.	8, 24th Nov., 1879	Nov.,	628	Repealed.			
96	By-law to provide for the appointment of Deputy Keturning Unicers, and to nx the places for holding the Municipal Elections in the City of Toronto for the year 1880		8th Dec., 1879	6281	Repealed.			
35	Local Improvement (See Table 4)		8th Dec., 1879	6281				
2 2	Local Improvement (See Table 4)	15th	Dec.,	678				
976	By law to authorize an agreement respecting the use of the Sewer on Queen Street West, between	15th	Dec	879		Ž	Not printed	
977	the Carringon Ores. and Dunerin Street, by the Charle Coveringer.  By law and By law No. 483  Debratures (See Table 3)  22nd Dec., 1879	15th 22nd	15th Dec., 1879 22nd Dec., 1879	879 879	Repealed.			
979	Bylaw to provide for the appointment of two Auditors of the accounts of the Corporation of the City of Toronto for the year 1880	29th	29th Dec., 1879	879	Repealed.			
8 <del>8</del>	By-law to name a certain Street in the City of Toronto.  Local improvement (See Table 4)		l6th Jan., 1880 16th Jan., 1880	88	Repealed.	Not	Not printed.	
885		16th	16th Jan., 1880	088	Repealed.			
<b>3 3 4</b>	By-law to divide the several. Wards of the City of Toronto into Foling Sub-divisions for Farita.  mentary and Municipal Election purposes  By-law to regulake moneys to be borrowed during the year 1880 to meet current expenditure	16th 23rd	16th Feb., 1880 23rd Feb., 1880	088	Repealed. Repealed.			
<b>8</b> 3 8			15th Mar., 1880	088				
38	By-law to amend By-law No. 979, entitled "A By-law to provide for the appointment of two Auditors of the accounts of the Corporation of the City of Toronto	30th Mar., 1880	Mar.,	088	Repealed.			
2 2	Local Improvement (See Table 4) 30th Mar., 1880	30th	Mar.	0881				
200	996   Assessment (See Table 2)	2nd	Pril,	0881	Repealed.			

962 By-law to amend By-law No 504, and to provide for a cash deposit accompanying all tenders... | 10th Nov., 1879 | Kepealed... | Not printed... | 1871 | Kepealed... | Not printed...

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE,	WHEN PASSED.	SSED.	REMARKS.	PAGE.	1
997 B	997 By-law to provide for the collection of Taxes for the year 1890	2nd April, 1880	1880	Repealed.		
999 1000 B	Hawkers, Pedlars, and Petty Chapmen 999 By-law to repeal By-law No. 957, relating to Licensing dealers in Fresh Meat. 1000 By-law to authorize the Trustees of the Municipal Trust Account of the Credit Valley Railway	5th April, 1880 5th April, 1880	1880	Repealed. Repealed.		
1001 By	Company to pay over, nono certain conditions, the snm of \$50,000 set apart and retained under By-law 70, 948, passed 31st July 1879.  1001 By-law respecting connection with Main Sewer on Yones Street merions to nutting down of non-	7th April, 1880	1880	Effete.	Not printed.	nted.
1002 By		12th April, 1880 26th April, 1880	1880 1880	Repealed. Repealed.		
1004 By	other lands to the Province of Ontario  1004 By-law Vo amend By-law Vo. 667, and prohibit bathing within certain limits within certain hours  1318 May, 1880	31st May, 31st May,	1880	Effete. Repealed.	Not printed.	nted.
1006 Le	1006 Cocal Improvement (See Table 4) 14th June, 1880	31st May, 14th June,	1880	Repealed.		
88	1008   Local Improvement (See Taple 4).	22nd June, 1880	1880			
1010 By	010] By-law to mend By-law No. 483, and better define the limits of St. Andrew's Market	22nd June, 1880	1880	Repealed.		
1012 By 1013 By	on any Ferry Boat  1012 By-law respecting Local Improvements, Assessments and Exemptions  1013 By-law respecting the Assessment of Paddocks, Parks, Lawns, and Pleasure Grounds	22nd June, 1880 28th June, 1880 5th July, 1880	1880 1880 1880 1880	Repealed. Repealed.		
1015 By 1016 By	1018 Local Improvement (See Table 4) 1018 By-law to annead By-law No. 914, to regulate and define the duties of the City Engineer and Staff 1018 By-law to evenut the Pur Don't et Tronglate and define the duties of the City Engineer and Staff	5th July, 18 19th July, 18	1880	Repealed.		
1017 By	for a period of ten years 100 Mater Lot in front of the New Erbitition Peris to the Trans	2nd Aug., 1880	1880		Not printed.	nted.
1018 By	trial Exhibition Association of Toronto  1018 By-law to amend By-laws No 959 and 1011 relating to Ferries  6th Sept., 1880	2nd Aug., 1880 6th Sept., 1880	1880	Repealed,	Not printed,	nted,

Decent Improvement (See Table 4)   27th Sept., 1880   27th Sept., 1880   27th Sept., 1880   20continues (See Table 3)   27th Sept., 1880   27th				Not printed.				Not printed.	
			Repealed.	Repealed.	Kepealed. Repealed.	Repealed. Repealed.	Repealed. Repealed. Repealed.	Effete.	Repealed. Repealed.
	1880	1880	88	1880	1880	1880	0881	0881	188 188 188 188 188 188 188 188 188 188
	Sept.,	Sept.,	), ;	Oct., Nov.	Nov.,	Nov.,	Nov., Nov.,	Nov., Nov.,	6th Dec., 1880 20th Dec., 1880 7th Dec., 1880
cal Improvement (See Table 4)  Intures (See Table 3)  Intures (See Table 3)  Intures (See Table 3)  Intures (See Table 4)  Intures (See Table 4)  Inturpovement (See Table 4)	27th	27th 27th 27th 4th		_		8th 15th		22nd 22nd 29th	64 64
$ \begin{array}{c} 10019 \\ 1022 \\ 1022 \\ 1022 \\ 1022 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1002 \\ 1003 \\ $	1019   Local Improvement (See Table 4)	1022 Debentures (See Take 3) 1023 Debentures (See Take 3) 1024 Local Improvement (See Table 4)	1025 By-law to amend By-law No. 627, relative to the Fire Limits of the City of Toronto.  1027 By-law to amend By-law No. 609, as last consolidated, entitled "A By-law to regulate and define	The dubies of the Utry Solicitors of Solicitors of the Utry of Toronko," and also By-law No. 921, relating to the City Solicitors.  1028 By-law to establish the Island Park.  1029 By-law to amend By-law No. 473, entitled "A By-law for the organization and management of	the fire Department.  1030 By-law to amend By-law No. 588, entitled "A By-law to regulate the conveyance of good wares and merchandize on the Streets of the City of Toronto, and the width of the tires a wheels of vehicles used for the conveyance of articles of burden, goods, wares or merchandize	1031 By law to provide for the appointment of Deputy Keturning Ufficers, and to fix the places holding the Municipal Flections in the City of Toronto for the year 1881.  1032 By-law to provide for shelters at the various Cab Stands in the City of Toronto.  1033 By-law to amend By-law No. 502. in so far as certain sections thereof annly to Tenants and Oc.	pants pants 1034 By-law to amend By-laws Nos. 467 and 1004, and permit bathing within the City limits on certain conditions 1035 By-law to amend By-laws Nos. 914 and 917, so far as relates to the appointment of the City Engineer	1000 by law vespecting the Unices of the City Engineer and Commissioner of Works and Intention 1037 [Local Improvement (See Table 4)  1038 By-law to exempt the Factory and Plant of John Livingstone and the Dominion Bolt Compa from taxation for the term of five years  1039	1042   Local Improvement (see Table 4)  1043 By-law to amend By-law No. 793 to regulate the proceedings of the Municipal Council of the Corporation of the City of Toronto and the Committees thereof  1044 By-law to amend By-law No. 1031 so far as the same relates to the Deputy Returning Officer  20th Dec., 1880  20th Dec., 1880  20th Dec., 1880

1018) By-law to amend By-laws No 959 and 1011 relating to Ferrice. 6th Sept., 1880 R. pealed,

TABLE 1-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHEN PASSED.	REMARKS.	PAGE.
1046		27th Dec. 1880	Renesled	
1048		7th Jan., 1881 7th Jan., 1881	markarar	
1050		7th Jan., 1881 10th Jan., 1881	Repealed. Repealed.	
1052	Experimentary and Municipal Election purposes 22th Jan., 24th Jan., 24th Jan., 24th Jan., 24th Jan.	24th Jan.,	Repealed.	
100			Repealed.	
1056	1000 Debentures (See Table 3). 1056 By-1: w to provide for the collection of Taxes for the year 1821	28th Mar., 1881	repealed.	
1058		4th April, 1881	Repealed.	
8 8	"By-law to provide conditions and regulations under which the Exhibition Park may be used by the Public	4th April 1881	Repealed	
		11th April, 1881		
1066	1065] Local Improvement (See Tuble 4) 1066 Local Improvement (See Tuble 4) 1067 By-law to provide for the appointment of Collectors of Taxes for the year 1881	19th April, 1881 19th April, 1881 27th April, 1881	Repealed	
1069	1069 Local Improvement (See Table 4)	27th April, 1881		
1072	1071 Local Improvement (See Table 4). 1072 By-Law to amend By-law No. 627 relative to the Fire Limits of the City of Toronto.	2nd May, 1881 2nd May, 1881	Repealed.	
1074	1074   Local Improvement (See Table 4) 1881	12th May, 1881		

where the proceedings in the Municipal Council of the Corporation of the City of 18th May, 1881 Repealed.

1076 By-law to regulate the proceedings in the Municipal Council of the Corporation of the City of Toronto and the Officers and Committees thereof	h May, 18	31 Repealed.	
Local Improvement (See Table 4)	d May, 18		
1082 Local Improvement (See Table 4) 1083 Local Improvement (See Table 4) 1084 Local Improvement (See Table 4)	30th May, 1881 4th July, 1881 4th July, 1881	31 Sil Repealed.	
vos   Local Improvement (See Table 4)	4th July, 1881	81	
Local Improvement (See Table 4)	a July, 18	31	
	18th July, 1881	Si Repealed.	
1101 by law to declare the intention of by law No. 10/0, as to certain matters and particulars relating to the Expenditure of the Corporation of the City of Toronto	22nd Aug., 1881	31 Repealed.	
Local Improvement (See Table 4)	22nd Aug., 1881	31	
1114 By law to amend By law No. 959, relating to Ferries and the number of passengers to be carried on any Ferry Roat	29th Aug., 1881	Repealed.	
1115 By law to change the name of Demison Street to Ossington Avenue       25th Aug., 1881         1116 By law respecting sub-leasing and assignment of Leases of City Property       19th Sept., 1881         1117 Local Improvement (See Table 4)       1118 Local Improvement (See Table 4)         1119 Local Improvement (See Table 4)       10th Oct., 1881	29th Aug., 1881 19th Sept., 1881 19th Sept., 1881 19th Sept., 1881 10th Oct., 1881	Sil Repealed.	noc princed
120)   Local Improvement (See Table 4)   Local Improvement (See Table 4)   19th Oct., 1881	1 Oct., 18		
	21st Nov., 1881	31 Repealed.	************
to the Kingston Road, as laid down on a plan of Survey made by Messra. Wadsworth & Unwin, 21st Nov., 1881 P.L.S., dated 22nd July, 1881 1128 By-law to amend By-law No. 375, relating to the Weight and Sale of Bread in the City of Toronto. 28th Nov., 1881 1129 Detentures (See Table 3) 28th Nov., 1881	1 Nov., 18 1 Nov., 18 1 Nov., 18	Effete.	Not printed.

or theme men | .....

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHEN PASSED.	ASSED.	REMARKS.		PAGE
1130	1130 By-law to exempt the factory and plant of the Toronto Grape Sugar Company from Taxation for the term of ten years	28th Nov	, 1881		Not	Not printed.
35	Local Improvement (See Table 4)	5th Dec., 1881	, 1881			
1138	1138 By-law to amend By-laws Nos. 885 and 886, relating to Water Rates and the management of the Toronto Water Works.  1136 By-law to cannot Water Works.	5th Dec., 1881	., 1881	Repealed.		
97	or sweeping of hand-bills, papers, dirt, or other waste makerial upon the Streets 5th Dec., 1881 [140] By-law to amend By-law No. 899, respecting the Leasing and Sale of Corporation Property 12th Dec., 1881 [141] [Local Improvement (See Table 4)]	5th Dec 12th Dec 19th Dec	Dec., 1881 Dec., 1881 Dec., 1881	Repealed. Repealed.		
1142	1142 By-law to change the name of Boulton Street to Pearl Street 1143 By-law to provide for the appointment of Anditors of the books and accounts of the Corporation of the City of Townsto for the vear 1862	19th Dec., 1881	Dec., 1881	6	Not	Not printed.
1145	1144 Debentures (See Table 3). 1145 Debentures (See Table 3). 1145 Debentures (See Table 3).	27th Dec., 1881 27th Dec., 1881	Dec., 1881 Dec., 1881	nameday		
1147	1140 Dy and to the the several watus of the City of loronto into Folling Snb-divisions for Farlia-mentary and Municipal purposes	3rd Jan., 1882	, 1882	Repealed.		
1148	1148 - Local Improvement (See Table 4)	3rd Jan., 1882	, 1882			
1150	1150 By law to amend By law No. 468, respecting common Sewers and connections therewith	9th Jan., 1882	, 1882	Repealed.		
1159	account of lines are used as the first of the first of fasters of the first of the	23rd Jan., 1882	, 1882	Repealed.		
153	Water Works Department during his absence on account of liness.	30th Jan., 1882	, 1882	Repealed.		
1154	Company from taxation for the term of ten yearned Company from taxation for the term of ten yearned Company from taxation for the term of ten yearned Company from taxation for the term of ten yearned Company from taxation for yearned ten yearned Company from taxation for the ten yearned Company from taxation for the payment of daily or weekly Wages.	6th Feb.,, 1882 20th Feb., 1882	1882	Repealed.	Not	Not printed.
201	Dylaw to change the name of that portion of Esther Street 1911g West of St. Andrews Marken to Mand Street.	Market 3rd April, 1882	1, 1882		Not	Not printed.

No 697 so as to include portions of Dovercourt Road, College Street, 2.1 1 mil 1889 Renealed.

1156 By-law to amend By-law No. 627, so as to include portions of Dovercourt Road, College Street,  Delaware Avenue, Concord Avenue and Ossington Avenue, in Fire Limit B	3rd April, 1882	Repealed.		
Local Improvement (See Table 4)	th April, 1882			
104   Local Improvement (See Table 4)	th April, 1882			
1175   Local Improvement (See Table 4) 24th April, 1882   1176   By-law to regulate the Public Markets and Weigh Houses 24th April, 1882   1178   By-law to name Abell Street 1882   1178   1882   1	tth April, 1882 tth April, 1882 lst May, 1882	Repealed. Repealed. Effete.	Not printed.	nted.
Local Improvement (See Table 4)	lst May, 1882			
	3rd May, 1882 15th May, 1882 15th May, 1882 15th May, 1882 15th May, 1882	Repealed. Repealed. Repealed.		
1188   Local Improvement (See Table 4)	29th May, 1882 29th May, 1882	Repealed.		
	29th May, 1882			
1135 By-law to provide for the appointment of Collectors of Taxes for the year 1882	th June, 1882 th June, 1882	Repealed. Repealed.		
Local Improvement (See Table 4)	th June, 1882			
1202 Debantures (See Table 3) 261 1203 Debantures (See Table 3) 265 296	26th June, 1882 26th June, 1882			
to Local Improvement (See Table 4)	3th June, 1882			

Not printed.

State Surger. 3rd April, 1882

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE	WHEN PASSED.	REMARKS.		PAGE.
1212 1212 1213 to 1227	By-law to provide for opening, making, grading, fencing and improving Eastern Avenue eastward from Lealie Street	8th June, 1882 8th June, 1882 0th July, 1882	Effete.	Not	Not printed.
1229 1230 1231	1228 By-law to provide for the inspection of milk, meat, poultry, fish, and other natural products offered for sale for human food and the appointment of an Inspector. 1229 By-law to change the name of Strachan Street, in the Ward of St. Stephen, to Bellwoods Avenne 2230 Local Improvement (See Table 4).	10th July, 1882 7th Aug., 1882 7th Aug., 1882 7th Aug., 1882	Repealed.		Not printed.
123	1232 By-law to change the name of that part of Elizabeth Street north of Yonge Street Avenue to Howland Place. 1233 By-law to change the name of Ontario Lane to Ontario Place 1234  Local Improvement (See Table 4)	4th Sept., 1882 4th Sept., 1882 25th Sept., 1882		Not	Not printed. Not printed.
2 2 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3	239   239	25th Sep., 1882 25th Sep., 1882 2nd Oct., 1882 9th Oct., 1882	Repealed.	Not	Not printed.
1249 1250 1250	1249 By law to establish, extend and open up Arthur Street westerly from its present termination at Hope Street to connect with Dundas Street, as laid down on a plan of survey made by Messra. Walsworth and Unwin, P. L.S., dated the 29th day of December, 1879.  1250 By law to amend By law No. 1231 and postpone its operation until the first day of May, 1883.  1251 By law to provide for the appointment of Deputy Returning Officers and to fix the places for holding the Municipal Elections in the City of Toronto for the year 1883.	on at 30th Oct., 1882. 833 20th Oct., 1882. es for 13th Nov., 1882	Effete. Repealed.	Not	Not printed.

and Bulaw No. 1076 so far as relates to Progress Certificates on Contracts under Seal 13th Nov., 1882

Effete. Not printed.

1252 By law to amend By law No. 1076 so far as relates to Progress Certificates on Contracts under Seal 1253 By law respecting the opening up and extension of Arthur Street and providing for one Award.	13th N 13th N	Nov., 1882 Nov., 1882 Nov., 1882	882	Repealed. Effete.	Not	Not printed Not printed
1254 Ry-law respecting the extension and opening up of Eastern Avenue and proxime in 255 Local Improvement (See Tinke 4).	13th Z	04.1	22 23		Not	Not printed
1256 Ry-law to name Massey Street 1257 Local Improvement See Table 4) 1258 Local Improvement (See Table 4)	27th N	04.1	\$ \$ \$ \$		Not	Not printed
1259 By-law to change the name of Buller Street, in the ward of St. rainton. Outsile the last 1280 By-law to amend By-law No. 1076 and provide for meetings of the Council being held in the	11th Dec., 1882	ec., 1	883	Repealed.		
1261   Lour Janumenent (See Tuble 4)	11th Dec., 1882	ec., 1	288			
1264 By law respecting Street Railways	18th Dec., 1882	, j	1882	Repealed.		211
1965 Debentures (See Trible 3) 1966 Debentures (See Table 3) 1967 Local Improvement (See Table 4)	27th Dec., 1882 27th Dec., 1882 27th Dec., 1882	8c, 1	8882	Repealed.		
1268 Local Improvement (See I nove 4) 1269] Local Improvement (See Table 4)	27th Dec., 1882	ec., 1	885			
1270 J. Bylaw to provide for the appointment of Auditors of the Books and Accounts of the Corpo-	27th Dec., 1882	ec., 1	885	Repealed.		
1272 By-law to divide the several Wards of the City of Toronto into Polling Sub-divisions, for Parliamentary and Municipal Election purposes  1273 By-law to provide for the establishment of a Free Library in the City of Toronto	27th Dec., 1882 3rd Jan., 1883 3rd Jan., 1883	E., 1	883	Repealed. Effete	Not	Not printed
1274 Nebentures (See Table 3). 1275) to   Local Improvement (See Table 4).	3rd Jan., 1883	ď,	88	Repealed.		
1279 1290 Court Temporous (See Tible 4)	3rd Jan., 1883	E, J	88			
1983 1284 Local Improvement (See Table 4) 1985 Local Improvement (See Table 4)	3rd Jan., 1883 3rd Jan., 1883	. i i	22 22	Kepealed.		
1286 to Local Improvement (See Table 4)	3rd Jan., 1883	IE, 1	883			

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHEN PASSED.	é	REMARES	-	PAGE
1303	1296   Local Improvement (See Table 4)	3rd Jan., 1883	1 2	Repealed.		
300	Local Improvement (See Table 4)	3rd Jan., 1883	883			
1310	· ·					
1311	made by F. F. Passmore, P.L.S., dated the 2nd day of March, A.D. 1882	8th Jan., 1883	888		Not	Not printed
1313	oters' Lists of the Village of	12th Jan., 10	1883	Repealed.		
1314	Assessment Rolls and Voters' Lists for the Ward of St. Paul for 1883  1314 By-law to repeal By-law No. 1260 entitled, "A By-law to amend By-law No. 1076 and moved to	12th Feb., 1883	88	Effete.	Not	Not printed
1315	for meetings of the Council being held in the day time 1315 By-law to regulate moneys to be borrowed during the year 1835 to meet current expenditure 1316 By-law to exemut the factory alant and machines of the Toward Silve Disc.	5th Mar., 1883 12th Mar., 1883	88	Repealed. Repealed.		
1317	taxation for the term of ten year.  1317 By-law to regulate and define the duties of the Medical Health Officer or Officers of the City of	12th Mar., 1883	88		Not	Not printed
1318	1318 By-law to amend By-law No. 998 relating to Pedlars of fish, farm and marlen produce fruit and	12th Mar., 1883	883	Repealed.		
1319	coal oil  By-law to change the names of William Jernis Strikenhem Brand C. T. T.	12th Mar., 1883	883	Repealed.		
1320	John, and Baldwin Streets, and Dufferin, Victoria, and Chestman, Accuracy, Couge, James, Emilia, 1320 By-law to amend By-law No.1076 and to provide for the purchase of horse for the health.	27th Mar., 1883	883		Not	Not printed
1321	department 1321 By law for regulating and licensing the Ferries between the City of Toronto and the laland, and	9th April, 1883	88		Not	Not printed
1322	any other two or more points within the City of Toronto  By-law to amend By-law No. 1321 for reculating and licensing the Ferries between the City of	9th April, 18	88	Repealed.		
1323	Toronto and the Island, and any two or more points within the City limits.  1323 By law to amend By law No. 627 relative to the Fire Limits of the City of Toronto	21st April, 18 21st April, 18	22 22	Repealed.		

nant By law to approve of and consent to the transfer to the Corporation of the City of Toronto of the

	Thete	Z	Not printed.
May, 1883 May, 1883	Repealed.		
June, 1883 June, 1883	Effete.	Not	Not printed.
June, 1883		Not	printed.
25th June, 1883	Effete	Not	printed.
June, 1883			
July, 1833	Effete.	Not	Not printed.
19th July, 1883			
19th July, 1883	Repealed.		
20th Aug., 1883	Repealed.		
20th Aug., 1883	Effete.	Not	Not printed.
lst Oct., 1883	Effete.	Not	Not printed.
1883	Effete.	Not	printed
	In force.	Not	printed.
15th Oct., 1883	Repealed.		
29th Oct., 1883		Not	Not printed.
29th Oct., 1883	Effete.	Not	Not. printed.
29th Oct., 1883			
26th Nov., 1883			
21st May, 4th June, 4th June, 25th June, 25th June, 25th June, 9th July, 19th July, 19th July, 19th Aug., 20th Aug., 20th Aug., 20th Oct., 25th	8388     8388     838<	222 2222 22 2 2 2 2 2 2 2 2 2 2 2 2 2	883 Effete. 883 Effete. 883 Effete. 883 Repealed. 883 Repealed. 883 Effete. 883 Effete. 883 Effete. 883 Effete. 883 Effete. 883 Effete.

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE.	WHEN PASSED.	ED.	REMARKS.	۱ ۲	PAGE.
1348	1348 By law to provide for the appointment of Deputy Returning Officers and to fix the places for a holding the Municipal Elections in the City of Toronto for the year 1884	26th Nov., 1883 26th Nov., 1883 26th Nov., 1883	1883 1883	Repealed. Effete. Effete.	Not	Not printed. Not printed.
1351	1351 By law to amend By-law No. 1348 providing for the appointment of Deputy Mcturung Unters and the Company of Archive for the year 1884 10th Dec., 1883 and to fix the places for bolding the Municipal Elections in the City of Tercuto for the year 1884 10th Dec., 1883 and to fix the places for bolding the Municipal Elections in the Ward of St. Stephen, from its present	10th Dec.,	1883	Repealed.		
1992	souther by termination, southerly and easterly to Manning Avenue, as laid down on a plan of southerly termination, Sutherly and Essens. Unwin, Brown & Sankey, dated 17th August, 1883	10th Dec.,	1883	Effete.	Not	Not printed.
1353	1353 By law to divide the several Wards of the City of Toronto into Polling Snb-divisions for Faria- mentary and Manicipal Election purposes	22nd Dec., 1883	1883	Repealed.		
1354	1354 By law for the appointment of Auditors of the books and accounts of the Corporation of the Cory	22nd Dec., 1883	1883	Repealed.		
1355	1355 By-law to authorize the construction of a common Sewer on River Street from Gerrard Street to Onesa Street in the Ward of St. David	22nd Dec., 1883	1883	Repealed.		
1356	356 Local Improvement (See Table 4)  1356 Local Improvement (See Table 4)  187 Re. law to remiste moneys to be borrowed during the year 1884, to meet current expenditure	8th Jan., 4th Feb.,	1884	Effete.	Not	Not printed.
1358	1358 By-law to appoint an Arbitrator to settle disputes between the City of Torouto and the Yorkville and Vaughan Gravel and Plank Road Company and Vaughan Gravel and Liquor by Shop-keepers selling other commodities	9th Feb., 1884 29th Feb., 1884	1884	Effete. Repealed.	Not	Not printed.
1360	1360 By law to amend By law No. 1348, and provide for the appointment of Deputy Accurating Concess and to fix the places for holding Municipal Elections in the Ward of St. Matthew in the City and to fix the places for holding Municipal Elections in the Ward of St.	31st Mar., 1884	1884	Repealed.		
1361	of Toronto, for the year 1884. 1861 By-law to postpone the coming into effect of By-law No. 1359 until the 1st day of May, 1885. 1852 By-law respecting the Assessment Rolls and Vokura Lists for the Ward of St. Mark for 1884. 1858 By-law respecting the Assessment Rolls and Vokura Lists for the Ward of St. Matthew for 1884.	31st Mar., 1884 31st Mar., 1884 31st Mar., 1884	1881 1884 1884	Repealed. Effete. Effete.	Not	Not printed. Not printed.
1364	1364 By law to provide for the appointment of Anditors of the books and accounts relating to School moneys	School 31st Mar., 1864* 15th April, 1884*	1884		Not	Not printed.
1366 1367	1385 By-law to open ani extent amount of \$10,000 to the Citizens' Semi-Centennial Committee	15th April, 15th April,	1884	Kepealed. Effete.	Not	Not printed.

Bepealed. No. 843, and provide for the further division of the City of Toronto into

	Not printed.	Not printed. Not printed.	Not printed.	Not printed.	Not printed.	Not printed.		Not printed.		Not printed.		
Repealed. Repealed. Repealed.	Effete.	Effete.	Effete.	Liffete.	Effete.	Repealed. Repealed. Effete.	Repealed.	Effete.				Repealed.
1884 1884 1884	1884	1884 1884 1884	1884	1884	1884	1884 1884 1884	1884	1884	1884	1884	1884	1884
28th April, 1884 26th May, 1884 26th May, 1884	26th May, 1884	26th May, 13th June, 13th June.	23rd June, 23rd June,	27th June, 1884	7th July, 1884	7th July, 1884 7th July, 1884 21st July, 1884	21st July, 1884 25th Aug., 1884		25th Aug.,	8th Sept., 1884	22nd Sept.,	22nd Sept.,
1368 By-law to amend By-law No. 843, and provide for the further division of the City of Toronto into Electoral Divisions for voting on By-laws 1362, By-law to amond By-law No. 1321, relating to Licensing Ferries 1362, By-law respecting the licensing of Pawnhrokers.	* 1371 By-1aw to provide for taking possession of and assuming all Roads and Bridges belonging to the County of York, within the limits of the City of Toronto	1372 By-law to authorize a license of occupation of part of the west point of Toronto Island to Feter 26th May, McIntyre for the purpose of erecting bathing houses thereon 1373 By-law to provide for the Collection of Taxes for the year 1884 13th June,	13/14 Assessment (See Table 2) 13/15 Debentures (See Table 2) 13/15 By-law to provide for the appointment of Collectors of Taxes for the year 1884	1377 By-law to take lands required for a Court House for the Judicial County of York (See By-laus) Nos. 1483 and 1622).	1378 By-law to amend By-law No. 1376, and provide for the appointment of a Collector of Taxe" for the Ward of St. Matthew for the year 1884	1379 By-law to provide for the appointment of, and to define the duties of the Superintendent of Parks for the City of Toronto.  1380 By-law to authorize and assign stauds for rehicles kept for hire on public streets and places.  1381 By-law to improve Yonge Street at the Tannery Hollow (See By-law No. 1624).	1382 By-law to amend By-law No. 627 relative to the fire limits of the City of Toronto, and to estab- lish fre limits in St. Paul's Ward.	1384 Debentures (See Table 3). 1385 By.law to extend, open up, and establish Clyde Street in the Ward of St. Patrick.	1386 to Local Improvement (See Table 4)	1474 By-law to exempt the factory, plant, and machinery of Messra. Bickell and Wickett, tanners and curriers, from taxation for the term of ten years	1476   Local Improvement (See Table 4)	1481   1482   14

1366By-law to grant aid to the amount of \$10,000 to the Citizens' Semi-Centennial Committee ..... | 15th April, 1984 | Repealed. | 1867By-law to amend By-law No. 1343 ..... | 15th April, 1884 | Effete. Not printed.

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHEN PASSED.	SED.	REMARKS.	PAGE.
1483		22nd Sept., 1884	1884	Effete.	Not printed.
1485	termination westerly and northerly to Brockton Road as laid down on a plan of survey made by F. F. Passmore, Esq., P. L.S., dated the 16th day of August, A.D. 1884 1485 By law to open up and establish Middleton Street, in the Ward of St. Mark, from Sheridan Ave.	6th Oct., 1884	1884	Effete.	Not printed.
1486	Westerly to broadcan food as laid down on a plan of survey made by F. F. Passmore, Esq., P. L. S., dated on the 16th day of August, 1884.  1486 Local Improvement (See Table 4)  1487 Local Improvement (See Table 4)	6th Oct., 1884 6th Oct., 1884 6th Oct., 1884	1884 1884 1884	Effete.	Not printed.
35	Local Improvement (See Table 4)	oth Oct.,	1884		
1502 1504 1505 1505	1502 Debentures (See Table 3). 1503 Local Improvement (See Table 4). 1504 Local Improvement (See Table 4). 1505 Debentures (See Table 4).	20th Oct., 1884 20th Oct., 1884 20th Oct., 1884 20th Oct., 1884	1884 1884 1884		
1508	parameter of the state of the s	20th Oct., 1884 3rd Nov., 1884 3rd Nov., 1884	1884 1884 1884	Effete.	Not printed.
200	Debentures (See Table 3)	3rd Nov., 1884	1884		
1513 1514 1515	1513 By-law to amend By-law No. 1380, respecting stands for vehicles kept for hire. 1514 By-law to prevent certain noises calculated to disturb the inhabitants 1515 By-law to provide for the construction of a main sewer on or near the line of the Carriern Creek	3rd Nov., 1884 3rd Nov., 1884	1884	Repealed. Repealed.	
1516	and to straighten and divert the said Creek into such sewer (See By day No. 1577)  1516 By-law to provide for the appointment of Auditors of the books and accounts relating to school  moneys	7th Nov.,	1884	Repealed.	Not printed.
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	Effete.	Effete.	Effete.	Repealed.	Repealed. Effete.	In Force.	Repealed.	Repealed.	Repealed. Effete.	Effete.	Repealed.	Effete. Effete.	Repealed. Effete. Not printed.
1st Dec., 1884	lst Dec., 1884	lst Dec., 1884	lst Dec., 1884	1884	8th Dec., 1884 8th Dec., 1884	5th Dec., 1884	29th Dec., 1884 29th Dec., 1884	12th Jan., 1885	12th Jan., 1885 12th Jan., 1885 16th Jan., 1885	16th Jan., 1885 2nd Feb., 1885	6th Feb., 1885 23rd Feb., 1885 23rd Feb., 1885	23rd Feb., 1885 2nd Mar., 1885	2nd Mar., 1885 16th Mar., 1885 23rd Mar., 1885
Dec.,	Dec.,	Dec.,	Dec.,	1st Dec.,	Dec.,	Dec.,	Dec., Dec.,	Jan.,	Jan.,	Jan., Feb.,	Feb., Feb.,	Feb., Mar.,	Mar., Mar., Mar.,
lst	1st	lst ]	lst	lst	8th	15th	29th	12th	12th	Set let	Sad of	23rd	2nd 16th 23rd
1517]By-law respecting the arbitration as to the amount of compensation to be paid for a site for a new Court House and providing for one award.	1518 By-law to open and extend Boulton Street in the Ward of St. Matthew from its present northern termination northerly to Gerrard Street	1519 By-law to open and extend Detrass Street in the Ward of St. Matthew from 148 present termination northerly to Gerrard Street.	1520 By-law to authorize the acquisition of that part of the Don Mills Koad within the limits of the City of Toronto and appoint an Arbitrator to determine the value thereof	1521 By-law to provide for the appointment of Deputy Returning Officers and to fix the places for holding the Municipal Elections in the City of Toronto for the year 1885	1522 By-law respecting local improvements and special assessments therefor	1524 By law to amend by law No. 1325, and to connim the appointment of John Dieville, Esq.	1925 By-law for the appointment of Auditors of the books and accounts of the Corporation of the CLIV of Toronto for the year 1885.  1526 By-law to change the names of certain streets in the City of Toronto.	1527 By-law to amend By-law No. 1380 to authorize and assign stands for vehicles kept for fifte on public streets and places	1528 By-law to amend By-law No. 1177 so as to remove restrictions on Hucksters, Grocers and Butchers and to permit them to purchase from farmers at any hour and otherwise	1530 By-law to repeal certain by-laws increan mentioned 1531 By-law to open up and establish Langley Avenue from its present eastern termination easterly to Logan's Lane, in the Ward of St. Matthew 1532 December 8 (See Table 3)	1533 By-law to divide the several Wards of the City of Toronto into Polling Sub-divisions for Parliametary and Municipal Election purposes 1534 Local Improvement (See Table 4) 1535 Local Improvement (See Table 4)	1536 By law respecting the opening up and extension of Sussex Avenue from Robert Street to Major Street, in the Ward of St. Patrick 1537 By-law respecting the opening of College Street in the Ward of St. Mark	1538 By-law to amend By-law No. 627, so as to extend fire Limit B. in the Wards of St. Fariots and Mar., 1885 St. Stephen 1539 By-law to regulate moneys to be borrowed during the year 1885, to meet current Expenditure 16th Mar., 1885 1540 Local Improvement (See Table 4)

BY-LAWS OF THE CITY OF TORONTO.

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TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE,	WHEN P.	ASSED.	WHEN PASSED, REMARKS,		PAGE.
12	T T					
1542	1941 Local Improvement (see Table 4)	23rd Ma	r., 1885			
1546	to Local Improvement (See Table 4)	3th Apri	1, 1885			
1547	Œ					
1548	St. Faurick 1548 By-law to amend By-law No. 1076, entitled "A By-law to regulate the proceedings of the Munici-	13th April, 1885	1, 1885	Effete.	Not	Not printed.
1540	pal Council of the Corporation of the City of Toronto, and the Officers and Committees thereof."	4th May, 1885	, 1885	Repealed.		
21	Local Improvement (See Table 4)	4th May, 1885	, 1885			
1575	1978 B. Isan to repeal By-law No. 1369, and amend By-law 1321, relating to Licensing Ferries	4th May, 1885	, 1885	Repealed.		
	Creek, and to straighten and divert the said creek into such Sewer from the north side of Arthur Street to the southealwid of Collocal Sewer in the tree of the southealwid of Collocal Sewer in the southealwid of Collocal Sewer in the southealwid of the Sewer in the southealwid of the southealwid o					
1577	amend By-law No. 1515 accordingly  1577 By-law to amend By-law No. 1515, and to movide for the construction of that nortice of the	4th May, 1885	, 1885	Effete.	Not	Not printed
1578	Garnison Creek Sewer south of Wellington Avenue.  By law to onen in extend and establish Monhason Avenue from its mooth mother.	29th May, 1885	, 1885		Not	Not printed.
-	nation westerly to Avenue Road in the Ward of St. Paul	29th May	, 1885	Effete.	Not	Not printed.
1580	Assessment (see Table 2). By-law to provide for the Collection of Taxes for the year 1885	9th July, 1 9th July, 1	1885	Effete.	Zot	Not printed
1581	1581 By-law to provide for the appointment of Collectors of Taxes for the year 1885	9th July	, 1885	Effete.	Not	Not printed.
583	1682 Plate to establish and open up Marguerita Street, in the Ward of St. Mark.	9th July, ] 9th July, ]	, 1885	Effete.	Not	Not printed.
585	of St. Mark By law to non my widen establish and colon Mark St. to T. T. C. T. T. T. C. T. T. T. C. T. T. T. T. C. T.	9th July, 1885	, 1885	Effete.	Not	Not printed.
15861	Road, in the Ward of St. Mark (See By-law No. 1912)  Sold, in the Ward of St. Mark (See By-law No. 1912)	9th July, 1885	, 1885	Effets.	Not	Not printed.
-	westerly to Davies Avenue, in the Ward of St. Matthew	9th July, 1885	, 1885	Effete.	Not	Not printed.

stablish and open up Pape's Avenue, formerly known as Pape's

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Effete.	Repealed	Effete. Repealed. Repealed.	Effete. Effete.	Effete. Effete.
1885	1885 1885 1885	1885 1885 1885	1885 1885 1885	1885 1885
9th July, 1885 27th July, 1885	5th Aug., 1885 5th Aug., 1885 10th Aug., 1885	19th Aug., 1885 19th Aug., 1885 19th Aug., 1885 23rd Sept., 1885	23rd Sept., 1885 23rd Sept., 1885 23rd Sept., 1885 23rd Sept., 1885	5th Oct., 1885 5th Oct., 1885 5th Oct., 1885
		19th 19th 19th 23rd		
1587 By-law to widen, straighten, establish and open up Pape's Avenue, formerly known as Pape's Lane, between Queen Street, formerly known as the Kingston Road, and Bloor Street or Danforth Avenue, in the Ward of St. Matthew	1613   Local Improvement (See Table 4)	Tannery Hollow   19th Aug., 1885   1625   By-law to amend By-law Nos. 1380 and 1527, to authorize and assign stands for vehicles kept for hire on public streets and places   19th Aug., 1885   1626   By-law to amend By-law No. 1177, respecting Public Markets   1627   19th Aug., 1885   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1628   1627   1627   1628   1627   16	1630 By law respecting the widening, straightening, establishing and opening up Pape Avenue, formerly known as Pape's lane, from Queen Street to Danforth Avenue, in the Ward of St. Matthew, and providing for one award.  1631 By-law respecting the opening up of Marguerita Street, in the Ward of St. Mark, and providing for one award.  1632 By-law to widen, establish, grade, fence and improve Emily Street, from Brock Avenue to St. Clarens Road, in the Ward of St. Mark.  1633  1633  1634  1635  1636  1637  1638  16	1044 By-law to provide for deviating and straightening the line of College Street, from Givens Street eastward to the line between Park lots No. 21 and 22, in the Ward of St. Stephen, and for grading the same grading the same lots By-law to widen, straighten, establish and open up Givens Street, between Queen Street and Halton Street, in the Ward of St. Stephen Haniton Street from its present southerly limit sorted and straighten by the stephen by the stephen southerly limit sorted and sorted and sorted and open up Hamilton Street from its present southerly limit

BY-LAWS OF THE CITY OF TORONTO.

cix.

TABLE 1.--BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHE	WHEN PASSED.		REMARKS.	Ā	PAGE.
1648	om its present northerly termination	19th Oct., 1885	)ct., 1	88	Repealed.		
1650	Dortherly to Paul Street in the Ward of St. Matthew  By Jaw relating to Hawkers, Pedry Chapmen, and others  R. Jaw to maring to the Western Chapmen, Defended to the Western Chapmen, Officers		19th Oct., 1885 2nd Nov., 1885	885	Effete. Repealed.	Not p	Not printed.
1652	holding the Municipal Electrons in the City of Torontof the year 1886	30th Nov., 1885	Vov., 1	885	Repealed.		
1653	1653 By-law to amend By-laws No. 1651 and No. 1652 providing for the appointment of Deputy Return-	14th Dec., 1885	Jec., ]	2882	Repealed.		
1654	ing Officers, and to fix the polling places for holding the Municipal Elections in the City of Toronto for the year 1886 Toronto for the year 1886	28th Dec., 1885	Dec., 1	1885	Repealed.		
1655	of the City of Toronto for the year 1886.	28th Dec., 1885	Dec., 1	882	Repealed.		
16561	15-134 to exculpt the factory and plant of the formula syrup company from teaching for the factor of the years	28th Dec., 1885	Dec., ]	885		Not p	Not printed.
1657	sidewalks have been or shall hereafter be constructed	28th 1	Dec., 1	1885	Repealed.		
	Local Improvement (See Table 4) 28th Dec., 1885	28th ]	Dec., 1	2882			
16721		28th Dec., 1885	ec., 1	2882	Effete.	Not p	Not printed.
16/2	10/3 By law respecting the extending and opening up of Boulton Street, now Bo on Avenue, in the Ward of St. Matthew and providing for one award	28th Dec., 1885	Jec.,	882	Effete.	Not p	Not printed.
1675	10. 10. was ward in the opening up of mainten Street in the ward of St. Marchew and providing for one award	28th Dec., 1885	ec., 1	288	Effete.	Not p	Not printed.
1676	Dysam cospecting and opening up of their source in the ward of Su making and providing for one saward.	28th Dec., 1885	Dec., 1	1885	Effete.	Not p	Not printed.
	providing for one award.	28th 1	)ec., ]	1885	Effete.	Not p	Not printed.

Not printed. Street from Givens Street and straightening the line of College Street from Givens Street 98th Dec., 1885 Effete. Not printed.

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Effete.	Effete.		In Posco Not mainted	THE POICE.	Repealed.	Effete.	Effete.			Kepealed.	Repealed.	Renealed	The breaters								Repealed.		Repealed.	Effete. Not printed.
1885	1885	1886	9001	1990	9881	1886	1886	3	1886	1886	1886	1000	1886	1886	1886	1886	7th June, 1886	1886	1886		1886		1886	1886
Dec.	Dec.,	11th Jan., 1886	5	10th Jan., 1880	15th Feb., 1886	15th Feb., 1886	15th Feb. 1886	•	Feb.,	Mar.,	April,	Man	25th May	June	June,	June,	June, I	June, 1	June,		7th .Inne 1886		22nd July, 1886	July.
28th	28th 28th	11th	1841	1001	15th	15th	15th		15th	15th	12th	-6	25th						7th		744		22nd	22nd
1677 By-law respecting the deviating and straightening the line of College Street from Givens Street eastward to the line between Park lots No. 21 and 22 in the Ward of St. Stephen.	10/8 DY-14W to amend by laws thos. 885, 886 and 11.35, respecting the Lorento water works 23th Dec., 1885 1679 By-1aw respecting Jameson Avenue, and providing for one award	Local Improvement (See Table 4)	1685 By-law to confirm the appointment of William Adamson, Esq., as Weigh Master of the Weigh	1686 By-law to divide the several Wards of the City of Toronto into Polling Sub-divisions for Parlia-	mentary and Municipal Election purposes	105/15/13W to open up, extend, and establish College Sureet, from Dullerin Sureet to St. Clarens Road, in the Ward of St. Mark	1688 By-law to extend, open up, and establish Munro Street from its present southerly termination southerly to Onesn Street in Ward of St. Matthew	1689 By-law to widen, establish and open up Kerr's Lane in the Ward of St. Patrick, westerly from a	point 200 feet west of Spadina Avenane about 350 feet to its westerly termination	1690 By-law to provide for the protection of Fish and Game in Ashbridge's Bay and Tronto Bay 15th Mar., 1886 1690 By-law to sensed Relse W. 697 solative to the Fire Limits of the City of Provnto 40 include	College Street from Spadina Avenue to Bathurst Street, in limit B	16.22 By-law to amend By-law No. 1651, providing for the appointment of Deputy Returning Officers to	1603. Detailmers (See Table 3)	1694 Leal Improvement (See Table 4)	1695 Loc. I Improvement (See Table 4)	1699 Debes (ures (See Table 3)	109/Local Immensement (See Table 3)	1699] Debenures (See Table 3)	1700 Debentures (See Table 3).	1701 By-law to repeal By-law No. 446, and sub-section 18 of section 2 of By-law No. 752, By-law No.	163, by-law No. 839, and all other by-laws heretotore passed relating to the keeping of	1702 By-law to reculate the establishment and mainfeance of Livery and other Stables, and to pre-	Vent nuisances	1703 By-law to extend, establish, and open up Boulton Avenue from its present northern termination at Gerrard Street northerly to Smith Street, in the Ward of St. Matthew

BY-LAWS OF THE CITY OF TORONTO.

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TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE.	WHEN PASSED.		KEMARKS.	P	PAGE.
1704 De	of Herbert Street, extending from Bellwoods Avenne to Hope Street,	22nd July, 1886	1886			
1706 Bv	to Robinson Street (706 By law to change the name of Hone Street, extending northerly from Robinson Street to Bloom	26th July, 1886	1886		Not	Not printed.
1707 By	Street, to Manning Avenue 700 By-law to amend By-law to amend By-law No. 477 select consolidated and naveride for reculating and licensing	26th July, 1886	1886		Not 1	Not printed.
708 4	Roller Skating Rinks, and other places of like amusement	26th July,	1886	Repealed.		
1709 By	1709 By-law to provide for the Collection of Taxes for the year 1886 1710 By-law to provide for the appointment of Collectors of Taxes for the year 1886 1711 Date: (See Taxes)	#th Aug., 1896 18th Aug., 1886 18th Aug., 1886 18th Aug., 1886	1886	Effete.	Not	Not printed. Not printed.
712 By	1712 By-law to exempt the factory, plant and machinery of Gregor Unser, Carpet Manufacturer, from 18th Aug., 1886 general taxation for the term of ten years 1713 By-law to establish and open up Lotus Street in the Ward of St. Stephen 1886	18th Aug., 18th Aug.,	1886	Effete.	Not	Not printed. Not printed.
to 7	Local Improvement (See Table 4)	18th Aug.,	1886			
1767 By 1768 By	1700 J. 1767 By-law to anthorize the straightening and improvement of the River Don 1768 By-law to provide for the construction of a Main Sewer on or near the line of the north-west branch of the Carrieron Crash and to straighten and direct the soid small into each sawar from the	27th Sept., 1886	1886	Effete.	Not 1	Not printed.
200	West side of Givens Street in a north-vesterly direction 80 feet westerly from the west limit of Ossaington Avenue, in the Ward of St. Stephen, and to amend By-law No. 1515 accordingly	1st Nov., 1886	1886	Effete.	Not	Not printed.
170 By	1709 Dy law respecting the Figure Health By law. 1770 By law to change the names of certain Streets in the City of Torento.	lst Nov.,	1886	Effete.	Not	Not printed.
772 By	172 By-law to extend, establish, open up and improve Lefroy Street, in the Ward of St. Matthew.	lst Nov.,	1886	Effete.	Not	Not printed.
1774 By	11.19 D-Jaw to provide for the appointment of Deputy Reforming Ourcers and to fix the places for holding the Municipal Elections in the City of Toronto for the year 1887.	8th Nov., 1886 22nd Nov., 1886	1886	Repealed. Repealed.		
1775 159	Y-taw to widen, extend, open up and establish Tate Street westerly to Cherry Street in the Ward of St. Lawrence	22nd Nov.,	1886	Effete.	Not	Not printed.

"T. And Immrovement (See Table 4) 22nd Nov., 1886

				Not printed.	Not printed.
Repealed.	Repealed.	Renealed	Repealed.		Effete. Repealed. Repealed. Repealed. Repealed.
1886 1886 1886	1886 1886 1886 1886	1886 1886 1886	1887	1887	1887 1887 1887 1887 1887
22nd Nov., 1886 20th Dec., 1886 20th Dec., 1886	Dec., 1886 Dec., 1886 Dec., 1886 Dec., 1886	20th Dec., 20th Dec., 20th Dec., 20th Dec.,	7th Jan., 1887 14th Jan., 1887	14th Jan., 1887 14th Jan., 1887	14th Jan., 1887 31st Jan., 1887 14th Feb., 1887 14th Feb., 1887 14th Feb., 1887
	20th 20th 20th	200 00 00 00 00 00 00 00 00 00 00 00 00	14 th	14th Jan., 1887	14th Jan., 1887 31st Jan., 1887 14th Feb., 1887 14th Feb., 1887 14th Feb., 1887 28th Feb., 1887
1776 Local Improvement (See Table 4) 1777 By-law to amend By-law No. 1556 entitled, "A By-law to provide for flank allowances on corner lots on streets where permanent pavements and sidewalks have been or shall hereafter be constructed," a structed," 1778 By-law to amend By-law No. 1701 relating to the keeping of Dogs	1779 By law to provide for the appointment of Auditors of the books and accounts of the Corporation of the City of Toronto for the year 1887 1780 Local Improvement (See Table 4) 1781 Local Improvement (See Table 4) 1782 Debatture (See Table 5)	1783 Local Improvement (See Table 4) 1784 Debentures (See Table 3). 1785 Debentures (See Table 3). 1786 By-law to amend By-law No. 1773, providing for the appointment of Deputy Returning Officers and fixing the polling places for holding the Municipal Elections in the City of Toronto for the	1787 By-law to amend By-law No. 627, regulating the erection of Buildings 1788 By-law to provide for and fix the salaries of the Officers of the Corporation of the City of Toronto (See By-law to provide Sy-law No. 1076, entitled, "A By-law to regulate the proceedings of the Municipal Council of the Corporation of the City of Toronto, and the Officers and Committees	1790 By-law to authorize the City Engineer to proceed with Section No. 3 of the Don River improvement without contracting therefor.  1791 By-law to license and regulate Plumbers and to secure the sanitary condition of bulldings.  1792 By-law to provide for the construction of sewers on Boulton Avenue from Gerrard Street to Smith Street, on Carlton Street to Smith Avenue from Wellington Avenue to the southern terminus of Chamberlain Avenue; on a lane in rear of Amelia Street from Sumach Street to a lane running from Winchester Street to Amelia	Street; on Howland Avenue from Gerrard Street 750 feet north and on Victor Avenue from present terminus to Logan Avenue 1793 By-law to provide for the government of The Torouto Fire Brigade 1794 Local Improvement (See Table 4) 1795 By-law relating to the issue of Tavern Licenses 1796 By-law relating to the issue of Shop Licenses 1797 By-law to repeal By-law No. 1626 and to amend By-law No. 1177, respecting Public Markets, and make further provision for collecting Market Fees

22nd Nov., 1886 Effete. Not printed.

TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE	WHEN PASSED.	SEO.	REMARKS.	PAGE
1798	sions for Parlia.	,			
1799		28th Feb., 1887 4th Mar., 1887	1887	Repealed.	
981	1800 By-law to regulate moneys to be borrowed during the year 1887, to meet current expenditure 1801 By-law to amend By-law No. 1076, entitled, "A By-law to regulate the proceedings of the Muni-	14th Mar., 1887	1887	Effete.	Not printed.
				:	
1802	-	14th Mar., 1887	1887	Kepealed. Effete.	Not printed.
1803	303 by law to repeal by law No. 11/4, endued. "A by law to take lands for straightening and improving the River Don, and envet a new By-law in lieu thereof, taking a less quantity of land.	12th April, 1887	1887	Repealed.	
1805	100-1 Dy taw to provide for the extension of Avoing Take, from the present eastern Fermination through to Hazleton Avoing in the Ward of St. Paul Street from its measure eastern for the Paul Street from the measure for the control of this and onen mist Paul Street from the measure for the control of the c	12th April, 1887	1887	Effete.	Not printed.
1000	1900 Dynam & chemic, and open up on the chemination southerly to King Street, it is the Ward of St. David.	12th April, 1887	1887	Effete.	Not printed.
1001	the straightening and improving the River Don under By-law No. 1803 (See By-law No. 2005). 25th April, 1887	5th April,	1887		Not printed.
1808	1808 Debentures (See Table 3)	5th April,	1887		
1810	1810 By-law to amend By-law No. 627, and make further regulations to be observed in the erection of Buildings	9th May, 1887	1887	Repealed.	
1811	College Street as shown on registered plans Nos. 311 and the line between park lots Nos. 21 and 22, and to se				
1812	game	23rd May, 1887	1887	Effete.	Not printed.
38	to Local Improvement (See Table 4) 23rd May, 1887	3rd May,	1887		
1824 1825 1826	By-law to take lands for enlarging the Island Park. By-law to amend By-law No. 1793, relating to the Toronto Fire Brigade. By-law to amend By-law No. 627, so as to extend Fire Limit B. in the Ward of St. Patrick	23rd May, 1887 6th June, 1887 6th June, 1887	1887 1887 1887	Effete. Repealed. Repealed.	Not printed.

1827 By law to amend By-law No- 1701, and make better provision for licensing and regulating the 6th June, 1887 Repealed.

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Repealed.		Effete.	Effete.	Effete.	Repealed.	Repealed.					1	Repealed. Effete. Effete.	Repealed. Effete.
6th June, 1887	1887	1887	1887	1887	1887	1887	1887	1887	1887	1887	1887	1887 1887 1887	1887 1887 1887
June,	6th June, 1887	20th June, 1887	20th June, 1887	8th July, 1887 8th July, 1887	8th July, 1887	8th July, 1887	8th July, 1887	8th Aug., 1887	Aug.,	Aug.,	Aug.,	Sept.,	Sept., Sept.,
				8th	8th	8th	8th	8th	29th Aug., 1887	29th Aug., 1887 29th Aug., 1887	29th	12th 12th 12th	26th 26th 26th
1827 By-law to amend By-law No- 1701, and make better provision for licensing and regulating the keeping of Dogs and Bitches	to   Local Improvement (See Table 4)	1842 By law to widen, establish, and open np Logan Avenue in the Ward of St. Matthew	10-15) Dylaw to province for the combinatoring a service on Spating about 10 to a service of the combinatoring of the complete Appendix of a Service of Transfer of Spates from Spatement Street to	1944, by take to provide for the constitution of a newer on right succes, from disciplinate succes, and the Ward of St. Lawrence.  1845 Rulam to invoide for the inspection of Public Bathing-houses and Back houses.	1846 By law to authorize the appointment of a General Inspector of Licenses, and the issue of Licenses in certain cases	1847 By-law to provide for the protection of Infant Children under the provisions of the Act, 50 Vic.	1848)   Local Improvement (See Table 4)	1878   Local Improvement (See Table 4)	1890) 1891   Debentures (See Table 3)	1892) A seesment (See Toble 2). 1894 A seesment (See Table 2).	to   Local Improvement (See Table 4)	1905 By-law to provide for Local Improvement Works and Services being paid for by local special 12th Sept., 1887  1906 By-law to provide for the Collection of Taxes for the year 1887  1907 By-law to provide for the appointment of Collectors of Taxes for the year 1887  1907 By-law to provide for the appointment of Collectors of Taxes for the year 1887	1908 By-law to ament. By-laws Nos. 1389, 1513, 152, and 1625, to authorize and assign status for Nos. 1380, 1887 vehicles kept for hire on public streets and places.  1909 By-law to regulate moneys to be borrowed to meet current expenditure.  26th Sept., 1887 1910 By-law to extend, establish, and open up Cross Street, easterly to Reaconsfield Avenue.  26th Sept., 1887 1910 By-law to extend, establish, and open up Cross Street, easterly to Reaconsfield Avenue.

BY-LAWS OF THE CITY OF TORONTO.

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TABLE 1.—BY.LAWS OF THE CITY OF TORONTO.—Continued.

PAGE.	Not printed.	Not printed.			Not printed. Not printed.		Not printed.
	No. 3	No N			N.S		No.
WHEN PASSED. REMARKS.	Effete.	Repealed.		Repealed.	Effete. Effete.	Repealed.	Repealed.
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PASS	Pt.,1	4 4	04., 1	ov., 1	¥.,	ec., ]	, s
HEN	y to 26th Sept., 1887	10th Oct., 1887	3rd Nov., 1887 3rd Nov., 1887 3rd Nov., 1887	3rd Nov., 1887 3rd Nov., 1887	21st Nov., 1887 21st Nov., 1887	8th Nov., 1867 5th Dec., 1887	44 4
8					នីនី	24	5 5
TITLE.	n Avenne, wester	nd to make further provisions as to the initiation of I assed September 12th, 1887, entitled "A By-law to pro Taxes for the year 1887.	1915 Local Improvement (see Table 3) 1916 Debentures (See Table 4) 1918 Local Improvement (See Table 4) to   Debenture (See Table 3)	1921 J. 1922 By-law to amend By-law No. 1788, entitled, "A By-law to provide for and fix the salaries of the Officers of the Corporation of the City of Toronto" in so far as the same relates to the Water-Works Department.  Works Department.	1924 By-law to extend, establish, and open up "Queen's Fark Drive" cast of St. George Street in the Ward of St. Patrick  Ward of St. Patrick 1925 By-law to take lands for enlarging the Island Park. (See By-law No. 2104.)	1929 Bylaw to provide for the appointment of Deputy Returning Officers and to fix the places for 5th Nov., 1887 holding the Municipal Elections in the City of Toronto for the year 1888  the Dec., 1887	1931 By-law to amend By-law No. 1930, for the appointment of Deputy Keturung Officers and to hx the polling places for holding the Municipal Elections and Election of Public School Trustees in the City of Toronto for the year 1888 in the City of Toronto for the year 1888 in the City of Toronto for the year 1888 is southerly from King Street to Colborne Street, of a uniform width 1944 Dec., 1887
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000	1888	13th Jan., 1988	1888	1888	Mar., 1888 Mar., 1888	1888	1888	12th Mar., 1888	1888	1888	888	888	88	1888	1888	88	1888
	Jan.,	Jan,	Feb., 1888	Feb., 1888	Mar.,	12th Mar., 1886	12th Mar., 1888	Mar.,	26th Mar., 1888	26th Mar.,	April,	April	April	23rd April, 1888	April,	May.,	May
	13th Jan., 1888	13th	hont 20th	20th	lst is	12th	12th	12th	26th	26th	3rd April, 1	4 4	232	23rd	23rd April, 1888	7th	7th
1933 By-law to take lands required for a new Drill Shed for the Volunteer Force of the City of Loronto Louis Jam., 1989	1934 By law respecting the arbitration as to the amount of compensation to be paid for lands taken for the construction of a Drill Shed for the Volunteer Force of the City of Toronto.	1935 By law to provide for the appointment of Auditors of the books and accounts of the Corporation of the City of Toronto for the year 1888.	7-law to authorize the City Engineer to proceed with the axid Subway, without Street Subway, and the constonction of the sewer connected with the axid Subway, without contracting therefor.	Local Improvement (See Table 4)	1985   1986 By.law to amend By.law No. 886 1987 By.law to widen. establish and open up Shirley Street in the Ward of St. Mark	1989 By-law to widen, establish and open up Sully Street, in the Ward of St. Stephen, from Arthur Street to Bloor Street	1989 By law to divide the several Wards of the City of Toronto, into Polling Sub-divisions for Par- liamentary and Municipal Election purposes	1990 By-law to amend by-law No. 224, entitled, "A. Dy-law to thinte are several into Polling Sub-divisions for voting on By-law requiring the assent of the ratepsyers, and to repeal By-laws Nos. 845 and 1368.	1991 By-law to provide for extending the contract of Messrs. Hodgson & Junn for the supply of norses and drivers for the Fire Department for a further period of two years from the lat day of Anril 1888	1992 By-law to extend, establish and open up Gerrard Street East from its present easterly terminus at John Avenue, easterly to Greenwood's side line, in the Ward of St. Matthew	1993 By law to repeal all By laws and enactments relating to the office of City Solicitor 1001 By law to receive for the amointment of a Solicitor for the Corporation of the City of Toronto.	1995 By law to license and regulate Plumbers and to secure the sanitary condition of Buildings	5	1997 By-law to establish a Second High School in the City of Lydonico. 1998 By-law to amend By-law No. 886 and to repeal Section 2 of By-law 1986	1999 By law respecting the Arbitration as to the amount of compensation to be paid for lands taken for	2000 By-law requiring certain classes of shops within the City of Toronto to be closed within certain hours 2001 By-law requiring certain classes of shops within the City of Toronto to be closed within certain by 2001 By-law to repeal By-law No. 1905, entitled "A By-law to provide for Local Improvement Works	and Services being paid for by local special assessments," and to provide that the core of construc-

BY-LAWS OF THE CITY OF TORONTO.

TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No.	TITLE.	WHEN PASSED.	ASSED.	REMARKS.	<u>A</u>	PAGE.
2002 2004 2005	2002 I rebentures (See Table 3). 2007. L. Sentures (See Table 3). 2004 By-law to amend By-law No. 1846. 2005 By-law to repeal By-law No. 1803, respecting lands taken for straightening and immerating the	7th May, :888 7th May, 1888 7th May, 1888	. 1888 1888 1888	Repealed.		
200g	River Don, and to make other provisions in lieu thereof (See By-law No. 2199.)	7th May, 1888	, 1888		Not	Not printed.
2 2 2 2 2 2 4 2 5 3 5	2043) 2044 By-law respecting the enlarging of the Island Park, and providing for one award 2044 By-law respecting the poles of the Bell Telephone Company in the City of Toronto 2045 By-law respecting the poles of the Bell Telephone Company in the City of Toronto 2046)	'un May, 1888 !lst May, 1888 !lst May, 1888	, 1888 , 1888		Not	Not printed. Not printed.
to 2071	to   Local Improvement (See Table 4) 21st May, 1888	lst May	, 1888			
2072	2072 By-law respecting the Arbitration as to the amount of compensation to be paid for lands taken for the extension of St. Paul Street in the City of Toronto 2073 By-law to repeal By-law No. 2000, so far as it relates to Furniture. Boot and Shoe, Hat and For and Dry Goods Shons finedning Williamy Cantel Frami. Live.	23rd May, 1888	, 1888	Effete.	Not 1	Not printed.
2074 I	chart Tailor Shops).  2074 By-law to exempt from the provisions of section 141 of By law 1076, certain contracts relative to	4th June, 1888	, 1888	Repealed.		
2075	the Court House 2075 Assessment (See Table 2)	4th June, 1888	, 1888		Not 1	Not printed.
20776	20/0 By law to provide for the Collection of Taxes for the year 1888 2077 By law to amend 19.4 Wo. 1890, relating to Express Stands 07/78 By law to reserve the contract of th	4th June, 1888 4th June, 1888	1888	Repealed.	Not	Not printed.
2079 E	2009 By-law to repeal all By-laws herefore passed releting to the licensing, regulating and keeping of Dogs and Bitches in the City of Toronto, and to make better provisions therefore monon.	4th June, 1888 4th June, 1888	, 1888	Repealed.		
2030 2030	October 1 Proceed Improvement (See Table 4)	4th June, 1888	, 1888	4		
2100 £	2100 fg. law to repeal By-law No. 2000, so far as it relates to Retail Grocery Shops and Hardware Shops (including House Furnishing Shops)	8th June,	1888	Repealed.		

2101 Debentures (See Table 3) 3rd July, 1888 3102 By-law to provide for the appointment of Collectors of Taxes for the year 1888 3rd July, 1888

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TABLE 1.—BY-LAWS OF THE CITY OF TORONTO.—Continued.

No. TITLE.	WHEN PASSED.	REMARKS.		PAGE.
2177 Debenures (See Table 3).	5th Nov., 1888 5th Nov., 1888			
2179 Local Improvement (See Table 4) 2180 Debentures (See Table 3)	5th Nov., 1888 5th Nov., 1888			
2181 By-law to exempt the factory, plant and machinery of the American Kattan Company from taxation, for the term of ten years	5th Nov., 1888		Not	Not printed.
2182 By-law to extend, establish and open up Carlaw Avenue, from its present normerly verminus at Queen Street northerly to Danforth Avenue, in the Ward of St. Matthew	5th Nov., 1888		Not	Not printed.
y-law to extend, establish and open up Sheridan Avenue, from 11st present terminus to Dundas. Street, in the Ward of St. Mark	5th Nov., 1888	Repealed.		
2184 By law to authorize the City Treasnref to borrow a sum not exceeding a cotyon for the Don Improvements	12th Nov., 1888		Not	Not printed.
2185) Debendares (See Table 3). 2186 By law respecting Sterling Debendares of the City of Toronto.	19th Nov., 1888		Not	Not printed.
2187/By-law to extend, open up and establish Amelia Street from its present easterly verminds to Rosedale Creek Drive, in the Ward of St. David.	19th Nov., 1888		Not	Not printed.
2188 by.law to amend by.law No. 10/6, being "A by.law to regulate the proceedings in the latinicipal Council of the Corporation of the City of Toronto and the Officers and Committees	1000 Non 1000			
thereof  1899 By-law to amend By-law No. 467, being "A By-law for the regulation of Streets, Sidewalks, and The streets of the summersion of the summersi	1958 INOV., 1888	Dependen.		
	26th Nov., 1888 26th Nov., 1888	Repealed.		
lates to the City Engineer's Depart-	26th Nov., 1888			
2192 Bylaw to extend, open up and establish Czar Street, easterly to Yonge Street, in the Ward of St. John	3rd Dec., 1888		Not	Not printed.
2193.By law respecting the opening, widening, straightening and extension of streets as local improvements, and charging the cost thereon against the lands abuting thereon	3rd Dec., 1888	Repealed.		
2194 By-law to provide for the appointment of Deputy Keturning Unicers, and to nx the places for holding the Municipal Elections in the City of Toronto, for the year 1889	3th Dec., 1888	Repealed.	_	

2195 By-law to provide for the appointment of Auditors of the books and accounts of the Corporation 17th Dec., 1888 of the City of Toronto, for the year 1889

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1888	1888	888	1888	1888	1889 1889 1889	1889	1889	1889 1889 1889	1000
17th Dec., 1888	17th Dec., 1888 17th Dec., 1888 17th Dec., 1888	17th Dec., 1888 31st Dec., 1888	Ward 31st Dec., 1888 s pre- 31st Dec., 1888	Dec.,	14th Jan., 1889 14th Jan., 1889 14th Jan., 1889 14th Jan., 1889	18th Jan., 1889	18th Feb., 1889	18th Feb., 25th Feb., 25th Feb., 25th Feb.,	1000
17th	17th 17th	17th 31st	31st 31st	31st		18th	18th	18th 25th 25th 25th	
2192 By law to provide for the appointment of Anditors of the books and accounts of the Corporation of the City of Toronto, for the year 1889 of the Silvan of the City of Toronto, for the year 1889 of the Wunited By law to amend By law No. 1789, entitled "A By law to regulate the proceedings of the Municipal Council of the Corporation of the City of Toronto, and the Officers and Committees	thereof"  197 By-law-to appoint Robert Davidson, of London, England, as Special Agent of the Corporation of the City of Tronto, in pursuance of By-law No. 2186  2198 Departures (See Trable 3)	2199 By-law to amend By-law No. 2005, being a By-law to repeal By-law No. 1803, respecting lands taken for straigtening and improving the River Don, and to make other provisions in lien thereof  2200 By-law to change the names of certain Streets in the City of Toronto  2200 By-law to change the names of certain Streets in the City of Toronto  2200 By-law to change the names of certain Streets in the City of Toronto  2200 By-law to thange and By-law to the lange wing between Markham Street and Bathurst	Street, and extending from College Street sontherly, as shown on Plan "D." 103, in the Ward of St. Shephen of St. Shephen of St. Shephen of St. Patrick, from its present westerly ferminus, to McCaul Street, in the Ward of St. Patrick, from its present westerly ferminus, to McCaul Street	2203   Debendures (See Table 3)	2206 By-law to establish and open up a street from the Lake Shore Road to High Park Road, said street to be known as Sunnyside Avenue, in the Ward of St. Mark 2207 By-law to change the name of Moss Park Place to Herbert Place co. 2208 By-law to amend By-law No. 1515, respecting the Garrison Creek Sewer 2208 By-law to amend By-law No. 885, being "A By-law to establish a tariff of water rents and rates."	2210) to   Local Improvement (See Table 4)	2255   2226   2220   22	Avenue, from its present northerly terminus to Dundas Street, in the Ward of St. Mark, and Avenue, from its present northerly terminus to Dundas Street, in the Ward of St. Mark, and to extend, establish and open up a new street in lieu thereof to extend, establish and open up a new street in lieu thereof to extend, establish and open up a new street in lieu thereof to extend, establish and open up a new street in lieu thereof secure the sanitary condition of buildings 2238 By-law to lieuse and regulate Plumbers 2239 By-law to lieuse and regulate Plumbers 2239 By-law to lieuse and regulate Plumbers 2239 By-law to incovide for the amointment of Plumbing Inspectors, Plumbing Examiners, and their duties	41 By-law to extend, open up and establish Montray Street from Brock Avenue to Sheric

BY-LAWS OF THE CITY OF TORONTO.

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TABLE 1.-BY-LAWS OF THE CITY OF TORONTO.-Continued.

No.	TITLE.	WHEN PASSED.	REMARKS.	PAGE.
2242 to	Local Improvement (See Table 4)	4th Mar., 1889		
2278	2278 By-law to amend By-law No. 1380, being "A By-law to authorize and assign stands for Vehicles kent for hire on mubile streets and places.			
2279	2279 By-law to keep in force By-law No. 369 of the Town of Farkdale, as amended by By-law No. 508	1st April, 1889	Repealed.	
2280	of the said Town, relating to the fire limits 2280 By law to provide for the appointment of a Deputy Returning Officer or person to take the votes	lst April, 1889	Repealed.	
	of the electors in the Ward of St. Alban's (formerly the Town of Parkdale), in the city of Toronto, entitled to vote, as by the Statute in that behalf provided, on the By-law to authorize			
1866	an issue of debentures to the amount of \$577,587 for Water Works purposes	1st April, 1889		Not printed.
2282	2282 By-law respecting the Arbitration as to the amount of compensation to be paid for lands taken	lst April, 1889	Repealed.	•
	for the construction and opening up of Rosedale Valley Road in the Wards of St. Paul and St. David	1st April, 1889		Not printed.
2284	2284 By-law to extend East and West Avenues north to Lefroy Str. et. and also to extend Wardell Street	1st April, 1889	Repealed.	1.1.1
- 80	north to South Avenue, in the Ward of St. Matthew.	1st April, 1989		Not printed.
2285	2285 By-law to amend By-law No. 2238, being a By-law to secure the sanitary condition of buildings 2286 By-law to expropriate a portion of the lands of Mr. Larratt W. Smith for the numbes of	lst April, 1889	Repealed.	
2287	providing an entrance and protection to the Rosedale Reservoir.	15th April, 1889		Not printed.
2288		15th April, 1889	Repealed.	
2289		15th April, 1889		Not printed.
2290		15th April, 1889		Not printed.
2291	Avenue from its present northerly termination to Gerrard Street northerly to Smith Street, in 15th April. 1889  By law to authorize the grading of Christie Street north of Bloor Street 15th April, 1889	eet, in 15th April. 1889		Not printed. Not printed.

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	BY-I.AWS	OF THE CITY OF TORON	TO.	exxiii.
Not printed. Not printed. Not printed.	Not printed.	Not printed. Not printed. Not printed.	Not printed.	Not printed.
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		Repealed.		
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spril, spril, spril,	April, April, April, May, May,	May, I May, I May, I May, I May, I	May, Tune, Tune, Tune,	July,
7, res 15th April, 1889 rilia- 15th April, 1889	15th April, 1889 29th April, 1889 29th April, 1889 13th May, 1889 13th May, 1889	13th May, 1889 17th May, 1889	2/tn May, 1889 3rd June, 1889 10th June, 1889 24th June, 1889	8th July, 1889
By-law for regulating the erection and maintenance of Telegraph and Telephone Poles and Walkin the limits of the City of Tor into	2309  Local Improvement (See Table 4)  2309  2310 Debentures (See Table 3)  2310 Debentures (See Table 3)  2311 Debentures (See Table 3)  2312 Debentures (See Table 3)  2313 Debentures (See Table 3)	2328 Jocal Improvement (See Table 4) 2328 Assessment (See Table 2) 2336 By-law to provide for the collection of Taxes for the year 1889 2331 By-law to provide for the appointment of Collectors of Taxes for the year 1889 2332 By-law to provide for the Assistant Treasurer to act for the City Treasurer during the authorized has Collectors of Taxes for the City Treasurer during the authorized Sassa Debentures (See Table 3) 2334 By-law authorizing the numbering of the houses along the streets of the City of Toronto, and the affixing of such numbers to the houses, and the affixing of the names of the streets at the corners thereof 2335 By-law to provide for the extension of the Garrison Creek Sewer, from College Street to Bloor	Street, in the City of Toronto  2336 By-law respecting the acquisition of a site for the Western High School  2337 Debentures (See Table 3)  2338 By-law respecting the Arbitration as to the amount of compensation to be paid for lands taken for the extension of Sheridan Avenue  2339 J. Tord Tamesternand See Table 4)	2372 By-law to establish a certain strip of land as part of Adelaide Street, for the purpose of widening the said Street.

TABLE 1.--BY-LAWS OF THE CITY OF TORONTO,--('ontinued.

No.	TITLE.	WHEN PASSED.	PASSE		REMARKS.		PAGE.
2374 By law to appr Don Improve	2374 By-law to appropriate a piece of land on the north side of Gerrard Street, in connection with the Don Improvement, in addition to the land already taken	8th July, 1889	ly, 18	68		Not	Not printed
erly to College 2376 By-law to exten	Fig. 1. The College Street, in the Ward of St. Stephen.  By law to extend and open up Tranho Avenue, from its present westerly ferminus.	8th July, 1889	ıly, 18	68		Not	Not Printed.
2377 By-law to wide width of sixt	Bedford Road, in the Ward of St. Paul. 2377 By-law to widen, open up and establish Willow Street, from its present width of forty feet to a width of sirty feet along the whole Street from the present width of forty feet to a	8th July, 1889	ıly, 18	68		Not	Not printed.
of St. Lawrence 2378 By-law to extend, open	of St. Lawrence of St. Wark from its	8th July, 1889	ıly, 18	68		Not	Not printed.
2379 By-law to regulating By-law relating	present northerly terminus to Emily Street 2379 By-law to regulate the width of Streets, and the rection of Dwellings in the City of Toronto 2880 By-law relating to the payment of the amounts of certificates of morares Annie, the amounts	8th July, 1889 8th July, 1889	lly, 18		Repealed. Not printed.	Not	printe printe
2381 tion of the Ci	tion of the City Council 19th July, 1889	19th Ju	ıly, 18	68	Repealed.		
to     Local Improve 2395	to   Local Improvement (See Table 4)	19th Ju	ıly, 18	688			
2396 By-law to amer of Parkdale, 2397 By-law to amen fronting on th	2396 By-law to amend By-law No. 2279, being a By-law to keep in force By-law No. 369, of the Town of Parkdale, as amended by By-law 508 of the said Town, relating to the Fire Limits	31st July, 1889	dy, 18		Repealed.		
2398 Debentures (See 2399 By-law respecti	the Ward of St. Andrew 2298 Debentures (See Table 3)  2398 Debentures (See Table 3)  31st July, 1889  33st July, 1889  34M R. 1 m. 4 c. 3 m. 4 c.	31st July, 31st July, 31st July,	ly, 18 1y, 18 1y, 18	1889 1889 1889	Repealed.	Not	Not printed.
2401 By-law to amen	2401 By-law to amend By-laws Nos. 1076 and 1789, regulating the proceedings of the Chronical so. 1840.	19th Sept., 1889	pt., 18	88		Not	Not printed.
2402 By-law to exten	provide that "Enquiries," as well as the answers thereto, shall hereafter be made in writing.  2402 By-law to extend, establish and open up Henderson Ayenue, from its present westerly termines	lst Oct., 1889	t., 18		Repealed.		
to Grace Stre	to Grace Street, in the Ward of St. Stephen	1st Oct., 1889	t., 18	68		Not	Not printed.

BY-LAWS	OF	THE	CITY	OF	TORONTO	•

Not printed. Not printed.

В	7-LAWS OF	TH	E CI	TY	OF 7	roro	OTO			CXXV.	
Not printed. 214	Not printed.	Not printed.	Not printed.	Not printed.	Not printed.	Not printed.	Not printed.	Not printed.	Not printed.	Not printed.	
Repcaled. In Force. Repealed.	Repealed. Repealed.			Effete.							

		~	: =	<b>~</b>	~	22						•				_		_
1889	1889	1889		1889	1889		688	1000	1889	1889	000	1002	1889	1889	1889	1889	1889	1889
Oct.,	Oet.,	Oet.	Set.	Oct.,	Oct.	Oct.,	, 500	3	Oct., 1889	28th Oct., 1889		NOV. 1144, 1869	9th, 1889	9th, 1889	9th,	9th, 1889	9th. 1889	
	lst	t t		14th	14th		14th	170	28th	28th		NOV.	Dec.	Dec.	Dec.	Dec.	Dec.	<u>, 8</u>
2403 By-law to extend, establish and : pen up Mansfeld Avenue, from its present westerly terminus to Grace Street, in the Ward of N. Stephen	2404 by-law to define the northerly limit of Britain Street. 2405 By-law to widen Gerrard Street Last, between River Street and the works connected with the Don' Improvement, in the Ward of St. David, by adding thereto the land hereinaften	described.	2407 ly-law respecting the Toronto Street Railway Company and the property thereof	the 1	holding a Municipal Election for the Ward of St. Matthew, in the City of Toronto, rendered necessary by the regionation of Alderman Galbraith	2410 By-law to amend By-law No. 1228 so as to provide for the inspection of Fruit.	2411 By-law to change the names of certain streets in the City of Toronto	2413 By-law to open up and establish an entrance or way twelve feet wide from Hazelton Avenue to	Ketchum Park, in the Ward of St. Paul	2414 Dylaw to calculation of the Dagmar Avenue from its present easterly commus to a point of feet east, to connect with Birtle Avenue, in the Ward of St. Matthew	2415 By.law to extend, establish and open up Gladstone Avenue from its present terminus to Hamilton	2416 Rv. law to provide for the appointment of Denuty Reforming Officers, and to fix the places for	bolding the Munic's I Elections of the City of Toronto, for the year 1890  9417 Re. 1sw to amend Re. law No. 9411 peing a Re. law to chance the names of certain streets in the	City of Toronto	2418 By-iaw to extend, establish and open up Victoria Street from its present terminus to King Street, in the Ward of St. James	2419 By-law to accept and extend a street de licated by the University of Toronto, in the Queen's Park, from its present westerly terminus to the east side of St. George St., in the Ward of St. Patrick, and to name the said street Hoskin Avenne	2420 By-law to adopt the award of Joseph E. McDongall, the sole Arbitrator appointed to determine the compensation to be paid for lands taken from Joseph Pin for the opening of Sunnyside Ave., in the City of Toronto.	2421 By-law to adopt the award of Joseph E. McDougall, the sole arbitrator appointed to determine the compensation to be paid for lands taken from W. R. Smallpiece, for the opening of Snnnyside Avenue, in the City of Toronto

No. 1.—BYLAWS OF THE CITY OF TORONTO.—Continued.

No.	THEE	WHEN PASSED.	REMARKS.	PAGE.
2422 2423 to	By-law to adopt the award of Joseph E. McDougall, the sole Arbitrator appointed to deter the compensation to be paid for lands taken from Emma Gaynor, for the opening of Sunn Avenue, in the City of Toronto.  Local Improvement (See Table 4)	mine yside yside Dec. 9th, 1889	Effete.	Not printed.
2433 2434 2435	By-law for the appointment of Auditors of the books and accounts of the Corporation of the City of Toronto for the year 1890  of Toronto for the year 1890  sy-law relating to the By-laws of the City of Toronto By-law to regulate the proceedings in the Municipal Council of the City of Toronto and in the	Jan. 13th, 1890 Jan. 13th, 1890	Effete. In force.	Not printed.
2436 2437 2438 2440 2440 2444 2444 2444 2444 2444 244	2436 By-law relating to certain officials of the Corporation of the City of Toronto. 2437 By-law respecting the assessment of Paddocks, Parks, Lawns, and Pleasure grounds. 2438 By-law to fix the time for taking the assessment of the City. 2439 By-law to fix the time for taking the assessment of the City. 2439 By-law to fix the time for regulating the common sewers, and an annual rental or sewerage rate. 2430 By-law to provide for regulating the common sewers, and an annual rental or sewerage rate. 2441 By-law respecting the reduction of taxes on vacant tenements and otherwise. 2442 By-law to provide for regulating the common sewers, and an annual rental or sewerage rate. 2443 By-law to provide for the appointment of arbitrators in cases arising under the Municipal Act. 2445 By-law to provide for the papointment of arbitrators in cases arising inder the Municipal Act. 2446 By-law to provide for the Selling or Leasing of City Property. 2446 By-law to regulate Division or Line Fences, and to enforce the fencing in of vacant lots 2448 By-law to provide for paying rewards for the apprehension of lorse thieves. 2450 By-law to provide for the protection of Infant Children. 2451 By-law to provide for the protection of Public Bathing Houses and Bost Houses 2451 By-law to prevent exertain Noises calculated to disturb the inhabitants	Jan. 13th, 1890	In force.	- ## 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
2454	in certain cases.  2454 By-law respecting the Licensing of Pawnbrokers.	Jan. 13th, 1890 Jan. 13th, 1890	In force. In force.	103

In torce.	In force	Tr. forno	In force.	In lorde.
Jan. 13th, 1890	T 1945 1900	T 1041, 1050	Jan. 15th, 1690	Jan. 13th, 1890
OAKEND. Jour welsting to Tayorn and Shon Licenses	2456 By law to provide for the appointment of Plumbing Inspectors, and to Licensa and Regulate	Plumbers Plumbers I and I loom I I form I	2457 Rv-law relating to Dogs	The Paris of the P

25 25 25 25 E

TABLE 2.

## BY-LAWS RELATING TO ASSESSMENTS FOR GENERAL PURPOSES.

	GENERAL PURPOSES.	RAL SES.	SCHOOLS.	Š		Total	
PASSED.	.tanoanA	.eteA	.tanomA	Rate.		PROPERTY RATE.	SATE.
		in £.		in £.	On the assessed value of the real and personal property in the City.		
65 29th Aug., 1842	~~~	4 of 18. 14d. 18. 14d.			is is is is is liberties.		
69 14th Aug., 1843		2 of 18. 13d.	~~	.jq	". " liberties.  (d. On the real and personal property in the City and liberties.  On the assessed value of the real and personal property in the City.		
86 26th Ang., 1844	~~~	18. 14d.	~	<del></del>			
96 24th Sept., 1845		2 of 18: 13 d.	~~	14d.	ii ii ii ii ii liberties.  ii ii ii ii liberties.  ii ii ii nroperty on King St. for sweeping and watering for		
107 2, th July, 1846		1s. 14d.		1 <del>4</del> d.	11 11 11 11 11 11 11 11 11 11 11 11 11		
123 26th July, 1847 125 8th Nov. 1847 129 19th June, 1848	<b>⊸</b> ~	1s. 2d. 3şd.		렫			

	18. 2d.	 0	n the a	ssessed	value	On the assessed value of real and personal property in the City and increased on the same of the city and increased on the city and increased on the city and increased on the city and
4th Sept., 1848	34d.	 <u>.</u>	: :	: :	1d	real and personal property in the City.
	18. 6d.	 _	=	: :	: :	si liberties.
07th Ang 1940	713	_	÷	E	:	vacant taure in the Ciry and liberties.
	- T. E. E.	:	:	ä	·•	real and personal property

																						23,727,203	24,673,673	000 000 000	20,207,030	29 277 135					
On the assessed value of		" vacant lands in liberties.	real and personal property in the Ciry and liberties.	" " Vacant lands in the liberties.		From this date the City		The sacessed value of all the real and	_	_	_			A further tax of 2 of a cent on the 3 was levied to defray the expenses of the recep-	tion of H. R. H. the Prince of Wales. Repealed. See by-law 339.	of H. R. H. the Prince of Wales 7.4m. on the \$.	et e	d		ei ei				Repealed by By-law No. 500.				Watering I onge Street between Aing and Crookshank Streets.	" " Crookshank and Hayter	" King " York and Simcoe	is it is the between Caroline
	Ħ.		걸		134	23d.	200	300	32	3. d		P c	14c.	Sc.	-	150	120	1. c.	I se	11.0	3 6	; E	ļ		li.	la.	ij				
3.d.	, e	440.		414	-	ls. 6d.		7.50	28. 13d.	2s. 14d.	2s. 6d.	12 &.	8	12tc.	' ;	26 <del>1</del> m.	13‡c.	17c.	17‡c	204c	20%c.	14m	14m.		I4m.	14m.	14m.				
~		~		_		,																								-	
848		849		850	_	1851	852	853	400	929	857	040	0.00	860		98	198	862	863	864	865	2000	898	698	698	870	871	872	7/20	272	872
135 4th Sept., 1848		140 27th Aug., 1849		159 16th Sept., 1850			185,27th July, 1852	Sept., 1	Aug., 1	Inly,	244 29th June, 1857	, tank	Inla,	328 24th Sept. 1860		330 24th Oct., 1860	July, 1	July, 1	390 23rd July, 1863	408 22nd July, 1	419 15th Aug., 1	435 20th Aug., 1866	449 4th Sept., 1868	498 Rth Ano.	500 30th Aug., 1869	513 11th Aug., 1870	Aug., 1	July, 1	554 15th July, 1872	556 15th July, 1872	557 15th July, 1872
4th S		27th.		16th		172 1st Sept	27th	19th	14th	7th	29th	0110	1844	24th		24th	15th .	3rd	Brd	22nd	loth.	ZUth.	2017	8th	30th	11th.	11th	15th	loth	15th	15th
135		140		159		172	185	8	214	38	244	200	800	8		8	352	388	8	8	419	655	466	498	200	513	526	553	6	55.0	5

By law authorizing a rate not exceeding 3d. in £. for watering Sta upon petition of inhabitants.

- STOT 'SEE O BORT RET

TABLE 2.—BY-LAWS RELATING TO ASSESSMENT FOR GENERAL PURPOSES.—Continued.

	TOTAL RATE.										R	17.1
	ANOUNT OF TOTAL PROPERTY RATE. ASSESSABLE.		32,467,772	44,764,882		43,462,512			46,506,280 47,150,362 47,615,183		49,058,785	49,757,562 50,166,639 53,540,910
		Watering Jarvis Street between Shuter and Cruckshank Sta.		77 77 77 77 77 77 77 77 77		3 3 3	, , , , , , , , , , , , , , , , , , , ,	7 7 7 7 7		(City debt, Interest and Sinking Fund, 54m.)	terest and Sinking Fund. Nater Works " " 33m.	
LS.	Rate.	9	E	1‡m		14m		0.10	122	6	1187	222
SCHOOLS.	ЭпиошА											
AL SES.	Rate.	ri e	I4m.	114m.		12½m.	_		13m.	11300	TIRE 1	154m. 144m. 14m.
GENERAL PURPOSES.	JanomA											
	PASSED,	12th Aug., 1872	5th May., 1873	13th Oct., 1873	11th May, 1874	31st Aug., 1874 30th Mar., 1875	19th July, 1875	2nd Aug., 1875	742 21st Aug., 1876 790 27th Apr., 1877	869 lef. Ang. 1979	20101 4.901	918 12th May, 1879 996 2nd April, 1880 1054 28th June, 1880
	No.	561	275	608	631	662	699	7 9	38	698	3	918 996 1054

\*6 mills afterwards remitted by Act of the Legislature, reducing rate to 20 mills.

	TOTAL
	AMOUNT OF PROPERTY ASSESSABLE.
GENERAL SCHOOLS PUBLIC STREET RATE.	sning -ret- -r
PUBLIC	Juno
SCHOOLS.	onut.
Z.—By	·e:
GENE	anno
	PASSED.
	No.

TABLE 2.—BY-LAWS RELATING TO ASSESSMENTS FOR GENERAL PURPOSES.—Continued.

	TOTAL RATE	mills.	154		151			5		100	e e		-	164		163		4	4
	AMOUNT OF PROPERTY ASSESSABLE		55,983,393		61,942,581			66, 159, 485		017 100 00	04,500,470			72,152,670		000 000	ME.100-0	97,610,000	115.550.000
	Rate.	In &.	311	~ 61	1-100	-401	135	7	70+	<u></u>	oles i	**	25	010	_	~	) 337	314	2 2 6
	Aggre- gate amount.			122,989	38,850	20,236	126,625			144,706			155,091			165,460		315,783 314	277 019
	General mainte- nance.						_							_				50,000	21 000
RATE.	Repairs to side.		20,000			28,235			45,000			48,800			68,000		80,000	23.500	000
STREET RATE.	Repairs absor of		65,000		38,850			38,500			30,000			30,000			40.249		200
	Lighting		48,268	53,725			63,016			73,200			21,600	-		84.696		98.038	90
	-TotaW Sai		35,994				36,762			35,911			37,562	_		39.012		45,055	200 01
	Quinas IO		28,294	28,410			26,844			35,595			38,932			41.752		56.190	
SY.	Rate.			_		_	_	~	_		*		_	7		4	•	•	
PUBLIC LIBRARY	Amount									9	17,226			18,038		25,000		27.452	0
3	Rate.	In \$.	210		233			23.5		:	7.			3.5	:	33	;	223	:
SCHOOLS.	ЭпиошА				175,197			184,085 234			1016m. 202,777 218 17,226			227,916 345		252,269 3.3		283.941	220 026
KAL SES.	Rate.	In S.	9 <del>1 3</del> m.		916m.			9.5m.						94 m.		848m.		7 <del>{ } m</del> .	7 7 9 2
GENERAL PURPOSES.	Amount				576,752			615,526		000	111,938			673,612		739,296		775.968	000 401
			1882		883*		_	1884	_	100	000	_		1886	_	1887	1887	1888	000
	Passed.		1184 15th May, 1882		1327 4th Jnne, 1883*			1374 13th June, 1884			love July, 1889			708 4th Aug., 1886		th Aug.,	th Aug.,		2200 17th Mar
	No.		1184	_	1327 41		• !	1374 1:			10/8/01	_		1708/4t	_	1893 29	1894 29	2075 4t	0200 17

· Including the Village of Yorkville, now St. Paul's Ward.

## TABLE 3.

## BY-LAWS RELATING TO LOANS AND DEBENTURES FOR GENERAL PURPOSES.

The Amount of the Loan, Term of Maturity and Rate of Interest are the maximum or minimum amount (as the case may be) mentioned in the By-lanes.

		Payable in five annual instalments out of vestions second	Payable in five annual instalments.	Payable 15th Dec., 1839, or 1st Jan., 1841, Charged on Market So. and Bldow	( and on the unappropriated rents and profits of the Market Square. Charged on general revenue and certain special revenues.		Corporation notes of five shillings denomination.	1 Dis By-law authorizes the Notes, issued under By-law 30, to	Corporation Notes of 10s. denomination.	The By-law contemplates the borrowing of money from the Crown.	Corporation Mores of one and two dollars denomination,		= =	= = =				Corporation Notes of one and two dollars denomination.	(Further to be secured by a mortgage upon the real estate of the city and the rents and profits thereof, and upon the revenue from the Markets, the annual	assessments and all other sources of revenue. £5,000 of the loan was to be invested, with the dividends arising therefrom, until the maturity of the loan.
-	Rate of Interest.	р. 6.	::	=	= :	=	=		=	= :	: =	=	= :	: :	= :	: :	z	=	=	_
	Term.				5,300 10 years.	_	6 months.		4,000 12 months.	500 3 to 15 yrs.	-	5 years.	000 IZ months.	,075 10 years.	= :	650 15 years.	850 10 to 15 yrs	8,000 12 months.	20 to 30 yrs.	
ĵo	Amount Losn.	£ 5,000		12,240		_	1,500		4	9	6,000	•	٥	_	000			တ်	50,000stg	_
	Object.	Sewers	19 16th Jan., 1836 Sewers	1836 Payment of Market Debentures, etc	1836 Street improvements, etc.	General improvemer is	General Improvements		Redemption of Corporation Notes, etc.	Redemption of Corporation Notes, etc.	= = =	Sewer on George Street	recemption of Corporation Notes, etc.	Purchasing interest of lessees, etc	5. 1041 Sewer, etc., on Yonge Street 7., 1841 Sewer on Bay Street	Forming, etc., Bay Street	Draining, etc., York Street	Kedemption of Corporation Notes, etc.	63 11th July, 1842 Outstanding liabilities, etc 50,000stg 20 to 30 yrs.	
	Passed.	Oth July, 1835	6th Jan., 1836	20 28th Mar., 1836	26 10th Ang., 1836 27 22nd Dec., 1836	th May, 1837	st June, 183/	31 8th June, 1837	th Oct., 1837	rd Sept., 1838	0th June, 1839	5th June, 1840	9th June, 1841	2th July, 1841	57 lst Nov., 1841	th April, 1842	oth May, 1842	John June, 1842	1th July, 1842	
	No.	142	101	20	27.2	4 5	200	2 00	34.9	363	38	47.9	522	53	57	594	200	70	63 1	-

7, 1842 Forming, etc., Stewart's Lane 300 10 years.   "   Corporation Notes of one and two dollars denomination. Amen'd by By-law 78.   1,4000   2 months.   "   Corporation Notes of one and two dollars denomination. Amen'd by By-law 78.   1,4438 Purchase of Home Dist. Farmers Storel 3:0   5 years.   3 years.	Further secured by mortgage on such real estate belonging to the city as	
	=	
300   10 years. 8,000   12 months. 1,000   " 350   5 years.	30,000 10 years.	450 15 years.
64/25th July, 1842/Forming, etc., Stewart's Lane 76/21st June, 1843/Redemption of Corporation Notes, etc., 74/9th Oct., 1843/Sewer on Newgate Street, etc	764th Dec., 1843 Outstanding liabilities, etc 30,000 10 years.	77 29th Jan., 1844 Extension of Newgate St. Sewer, etc. 450 15 years.

Corporation Notes of one and two dollars denomination. Amen'd by By-law 78. Corporation Notes of one and two dollars denomination.	$\int Further$ secured by mortgage on such real estate belonging to the city as agreed upon with the lender.	Permits the redemption of Notes, with interest, whenever presented.			Corporation Notes of one and two dollars denomination.	Corporation Notes of one and two dollars denomination.	This By-law enacts, "That from and after the passing of this Act so much of any Acts of the Comnon Council of the City of Toronto, as may authorize the usury of any debenture or debentures for effecting any improve-	ments in the said city, the estimated cost of which has not already been paid over to the Chamberlain of the said city as required by the said Act, shall be, and the same are hereby renealed."		Corporation Notes of one and two dollars denomination.	This By-law prohibited the re-issue of unmatured notes, regulated the issue of new notes, and provided for the destruction of old notes.		" Corporation Notes of one, two and four dollars denomination.		= = = = =	= = =
nths.	i i	I Vrs.	15 to 21 yrs. 12 months. 15 years. 11	l yrs.	rs.	ars. onths.	•		z zi	nths. "		rls.		ž.	nths.	onths.
300 10 years, ,000 12 montl ,000 1 5 years	,000 10 years.	14 to	15 to 21 yrs 12 months. 15 years.	1,345 " " 1,200  10 to 21 yrs.	15 years.	20 years. 12 months. 15 to 21 yrs			20 yes	12 mc		1,000 20 years.	12 mc	1,000 20 years.	13,500 12 months. 4,500 21 years.	375 ". 400 12 months.
8.		1350	888	1,345	8,000	99,00		•	20,000 20 years.	12,500 12 months.		1,000	13,500 12 months.			
64(25th July, 1842)Forming, etc., Stewart's Lane 6821st June, 1843)Redemption of Corporation Notes, etc., 7491h. Oct., 1843)Sewer on Newgate Street, etc., r. 75(6th Nov., 1843)Purchase of Home Dist, Farmers Storel	77 29th Jan., 1843 Outstanding liabilities, etc	April, 1844 Amendment of By-law No. 68, etc h May, 1844 Draining, macadamizing, etc., streets.	81 10th June, 1844 Draining, macadamizing, etc., streets, 82 10th June, 1844 Brection of grain market. Solich July, 1844 Draining, macadamizing, etc., streets, 10cett, July, 1844 Draining, macadamizing, etc., streets, 10cett, 20cett, 20ce	the Oct., 1844 D. aining and macadamizing streets h June, 1845 Fire Station and fire apparatus	1 July, 1845 Sewers, plank roads, etc	in Oct., 103-1 Italiking Streets and Sidewakks	117 19th Anni 1847		118 24th May, 1847 Redemption of Notes and Debentures.	119 27th May, 1847 Redemption of Corporation Notes	121 26th July, 1847	124 20th Sept., 1847 Erection of Fire Station, etc	127 5th June, 1848 Redemption of Corporation Notes	t Aug., 1848 Erection of Poor House	137 14th May, 1849 Redemption of Corporation Notes 142 8th Oct., 1849 Centre building of new Market block.	Nov., 1849 Repairing sidewalks & improvements. Dec., 1849 Fire Brigade

227,491 227,491 227,491 290,937 290,937

Equal an. inst.

10 22 gar

218 18th Sept., 1854 Improvements, etc. 25,000
221 20th Nov., 1854 Improvements etc. 4,000
221 20th Nov., 1854 Improvements etc. 3,500
225 30th April, 1855 Improvements etc. 3,500
225 30th April, 1855 Improvements etc. 25,000
225 30th April, 1855 Improvements etc. 21,070
235 20th May, 1855 Improvements etc. 21,070
237 20th Oct., 1855 Improvements etc. 21,070
231 12th May, 1856 Improvements etc. 21,070

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TABLE 3.—BY-LAWS RELATING TO LOANS AND DEBENTURES FOR GENERAL PURPOSES.—Continued.

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180   7th Jan., 1852   Sewers and street improvements   4, 184   28th June, 1852   Aid to Ontario, Simcoe & Huron Railway   3, 13th Sept., 1852   School-houses   9, 187   13th Sept., 1852   School-houses   190   18th Oct., 1852   Stock in Ontario, Simcoe & Huron Railway   50, 192   1st. Nov., 1852   Consolidation of part of City debt   13, 195   23rd Nov., 1852   Improvements   13, 199   8th Aug., 1853   Improvements   205   14th Jan., 1854   School-houses   3, 122, 129th May, 1854   School-houses   3, 122, 129th May, 1854   School-houses   3, 125, 125   120   1	4,000 3,500 (10,000 13,150 26,700 3,870 9,000	0 28888 20	:	<u>: ::</u>	+ + + + + + + + + + + + + + + + + + + +	4d. "  4d. "  5d. "  10d. on £  13d. "  3f.d. "  1d. "	£184,000 Superseded £184,000 Supersedes £184,000 198,378 198,378 198,378	by By-law 190. By-law 184.

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2123|25th May, 1854'School-bouses
" Includes £50,000 provided for by By-law 190.

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228 18th Sept. 1884 Improvements, etc. 221 20th Nov. 1834 Improvements 225 30th April 1885 Improvements, etc. 225 30th April 1885 Improvements	<ul> <li>Y. 1859 Treuncing race on consolinated City uctions.</li> <li>L. 1855 Improvements and schools</li> <li>Y. 1856 Explanade</li> </ul>	Improvements, Fire Brigade, etc Improvements	Filling up water lots		Improvements	Redemption of Debentures due 1859	Severs	309 20th Feb., 1960 Jail and House of Refuge	Redemption of Dependires and 1860 Esplanade purposes	Sewer on Cruikshank St. etc.	Redemption of Debentures due 1861 Liabilities of the City	Redemption of Debentures due 1862.	Completion of Jail	Counties of York and Peel for maintenance of	prisoners  Redemption of Debentures due 1863.	1863 Balance of Esplanade rate account	eded	tion of Debentures due in I	1865		Redemption of Debentures due 1867	451 28th Oct., 1867 Sewer on Church Street	1868 Redemption of Debentures due 1868	*Or the whole principal sum may be made payable at the end of the term. ‡ This By-law was quashed. See By-law 255.

TABLE 3.—Br-LAWS RELATING TO LOANS AND DEBENTURES FOR GENERAL PURPOSES.—Continued.

Сепета! Debenture Debt.	\$ cts.		2,666,559 78	00 000 000	2,708,672 39	672		2,701,280 41	2,101,280 ±1		9,701,980 00	3.406.932 07		4,006,932 07	4,104,551 03			4,317,506 41	4,465,192 0,			5,378,955 41	5,378,955 41
Total Ratable property of City.	\$ cts. 24,673,673 00	24,010,010 uu	26,207,698 00	_	29,600,000 00	_	32,600,000 00	27.5	32.467.772.00	8	32,600,000 00	_	_		43,462,512,00		_		46,506,280,00			47,147,424 00	47, 147, 424 00
Special to to tart to to tart tarest tarest tarest fund gain.	On \$.	ığı or July.	of I mill.	- L.	to of l cent.	red of 1 cent.	35 of 1 mill.	ığ mill.	2'0 OI I IIIII.	* - kc	- x0-	1 3 mill.	3 of 1 mill.	=	: : \$-1	=	12 0 0 0	-წ:	15 mill.	100		23.3	23 14 mill.
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Object.	and Nipissing Railway	uterest on Debentures issued under By laws	non of Debentures due 1870	42 )	Improvements	al purposes	mption of Dependences and 10/2	569118th Nov., 1872 Water Works	to valley that way	er on Seaton Street	ool sites and buildings	ers on celtain streets	emption of Debentures due 1874.	0	ers on certain streetsemption of Debentines due 1875	eral purposes			emption of Debantares due 1876	ing By-law 710	n under By-laws Nos. 717 to 720, 723,	726, 721, 731 to 740, 746 to 751, 753 to 755, 758 to 762	ieral purposes
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Passed.	487 11th Jan., 1869 Toronto an 493 3rd May. 1869 Redemention	869 Made	<b>₽</b> ○	2rd April, 1871 Redem	25th Sept., 1871 School	23rd Oct., 1871 Gener	23rd Sept., 1872 Sewe	18th Nov., 1872 Wate	16th June, 1873 Rede	16th June, 1873 Sew	12th Nov., 1873 Scho	626 9th April. 1874 Water		634 18th May, 1784 Tor	665 28th June. 1875 Redem	670 26th July, 1875 General	3th Dec., 1875	20th Dec., 1875 Sewers	27th Mar. 1876 Redemy	876	3	\$ 5	771 26th Dec., 1876 General

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775fefth. Feb., 1877 Redemption of Debentures due 1877
787 23rd April, 1877 Credit Valley Railway
81459th Nov., 1877 Redemption of Debentures due 1878
81859th Nov., 1877 Sewers on Bloor and other streets

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187   23rd April, 1877   Credit Valley Railway     18.   23rd April, 1877   Credit Valley Railway     18.   23th Dec., 1877   Sewers on Bloor and other streets     18.   23th Dec., 1875   Sewers on Cartion Street     201   24th Jan., 1878   Sewers on Various streets     202   24th Jan., 1878   Sewers on various streets     202   24th Jan., 1878   Sewers on various streets     202   24th Sept., 1880   Public Schools     202   27th Sept., 1880   Public Schools     202   27th Sept., 1880   Public Schools     203   27th Sept., 1880   Public Schools     203   27th Sept., 1880   Public Schools     203   27th Dec., 1881   Pulic and High Schools     204   25th Dec., 1881   Sewers     205   28th Mar., 1881   Pulic and High Schools     205   28th Mar., 1881   Pulic and High Schools     205   28th Mar., 1881   Sewers     207   28th Dec., 1882   Public Schools     207   28th May, 1882   Public Schools     208   28th May, 1882   Public Schools     208   28th May, 1882   Public Schools     208   28th May, 1882   Public Schools     209   28th June, 1882   Local Improvement—Consol. of City's proportion under By-laws No. 1197, 1176, 1176, 1179 to 1183, 1191 to 1184, 1197 to 1261     203   28th June, 1882   Local Improvement—Ratepayers   proportion (Sept., 1244, 1246, 1244,	, 53 55	; –	_	* 0	. 2	\$°		_			23	K.)	_	_		95	2	9 67	. e.	•			C	•			2	1					-	21	rů	•	Ξ	CI -
187   23rd April, 1877   Credit Valley Railway     18   23rd April, 1877   Credit Valley Railway     18   23th Nov., 1877   Itelamption of Debentures and 1878     18   23th Dec., 1878   Sewer on Carlton Street     19   23th Dec., 1878   Sewer on Carlton Street     18   23th Dec., 1878   Sewer on Carlton Street     18   23th Dec., 1878   Sewer on Various streets     18   23th Dec., 1879   Sewers on various streets     18   23th Dec., 1879   Sewers on various streets     18   23th Dec., 1880   Public Schools     18   23th Dec., 1881   Redemption of Debentures due 1881     18   23th Dec., 1881   Redemption of Debentures due 1881     18   23th Dec., 1881   Sewer on Dufferin Street (Parkdalc.)     18   23th Dec., 1881   Sewer on Dufferin Street (Parkdalc.)     18   23th Dec., 1881   Sewer on Dufferin Street (Parkdalc.)     18   23th Dec., 1881   Sewer on Dufferin Street (Parkdalc.)     18   23th May, 1882   Redemption of Debentures     18   23th May, 1882   Public Schools     18   23th May, 1882   Public Schools     24   27th Dec., 1882   Local Improvement—Consol. of City's proportion under By-laws No. 1147 to 1149, 1157 to 1163, 1165     25th June, 1882   Local Improvement—Consol. of City's proportion under By-laws No. 124, 1262     25th Dec., 1882   Torouto St. Railway's share of Loc. Imp. under By-laws No. 124, 1262     25th Dec., 1882   Torouto St. Railway's share of Loc. Imp. under By-laws No. 124, 1262     25th Dec., 1882   Pred. Improvement—Ratepayers' proportion     25th Dec., 1883   Redemption of Debentures     25th June, 1883   Redemption of Debentures     25th June, 1884   Public Schools     25th June, 1884   Public Schools     25th June, 1884   Public Schools     25th June, 1885   Pred. Library     25th June, 1884   Pred. Library     25th June, 1884   Public Schools     25th June, 1885   Public Schools     25th June, 1884   Public Schools     25th June, 188																																						
St. 227d April, 1877   Credit Valley Railway     St. 227d April, 1877   Credit Valley Railway     St. 227d April, 1877   Sewer on Bloor and other streets     St. 24		::	:	:	:	:	:	:	:	:	:			8		:	:	:	:		9	\$		, o	7.62	24		By.	. ;	(See	3		:	:	:	:	:	:
187   23rd April, 1877   Credit Valley Railway     184   26th Nov., 1877   Redemption of Debentures due 1878     184   26th Dice., 1875   Sewer on Carlton and other streets     187   Sewer on Carlton Street     187   Sewer on Carlton Street     187   Sewer on Carlton Street     187   Sewer on Various streets     187   Sewer on various streets     187   Sewers on various streets     187   Sewers on various streets     187   Sewers on various streets     188   Sewers on various streets     188   Sewer on Debentures due 1881     188   Sewers on various     189   Sewers on various     180   Sewers on various			:	:	:	:	:	:	:	:	:			M				:	:	Š		5		9	3	-		der	:	.00			:	:	:	:	:	:
237   237   April, 1877   Credit Valley Railway     1426th Nov., 1877   Redemption of Debentures due 1878     181   23th Dec., 1877   Redemption of Debentures due 1878     181   23th Dec., 1878   Sewers on Carlton Street     181   23th Dec., 1878   Sewers on Various streets     182   23th Dec., 1878   Sewers on Various streets     182   23th Dec., 1879   Sewers on Various streets     182   23th Dec., 1879   Sewers on Various streets     182   23th Dec., 1879   Sewers on Various streets     182   23th Dec., 1889   Sewers on Various street     182   23th Mari, 1881   Water Works     183   Redemption of Debentures due 1881     184   27th Dec., 1881   Sewers on Dufferin Street (Parkidac)     184   27th Dec., 1881   Sewers on Dufferin Street (Parkidac)     185   185   May, 1882   Redemption of Debentures     186   1871   1881   Public Schools     187   187   May, 1882   Redemption of Debentures     1882   Loral Improvement—Consol. of City's under By-laws No. 1147 to 1149, 1157     1882   Loral Improvement—Consol. of City's under By-laws No. 1204, 1206, 1209, 1241, 1236, 1262, 1267, 1267, 1246, 1248, 1253, 1237, 1231, 1241, 1246, 1248, 1253, 1237, 1231, 1241, 1246, 1248, 1255, 1257, 1258, 1262, 1262, 1262, 1262, 1262, 1262, 1262, 1262, 1264, 1264, 1883   Public Schools     1882   Local Improvement—Ratepayers' proposed     1883   Public Schools     1884   Public Schools     1885			:	:	:	:	:	:	:	:	:	:		.v.			:	:		è	١,	6		ā	214	124		, un	:	mon			:	:	:	:	:	:
187   23rd April, 1877   Credit Valley Railway     18.   23rd April, 1877   Credit Valley Railway     18.   28th Dec., 1875   Sewers on Bloor and other streets     18.   28th Dec., 1875   Sewers on Carlton Street     18.   28th Dec., 1878   Sewers on various streets     18.   23rd June, 1879   Sewers on various streets     18.   23rd June, 1879   Sewers on various streets     18.   23rd June, 1879   Sewers on various streets     18.   23rd Sewers     23rd June, 1882   Public Schools     23rd June, 1882   Local Improvement—Consol. of Consol Improvement—Ratepoyers     24rd Dec., 1882   Local Improvement—Ratepoyers     25rd June, 1882   Public Schools     25rd June, 1882   Public Schools     25rd June, 1882   Public Schools     25rd June, 1882   Ree Library     25rd June, 1883   Ree Library     25rd June, 1883   Ree Library     25rd June, 1884   Improvements     2	:	; ;	:	:	:	:	:	:	:	:	•			P.				:	:	ì	1	=		t.v.s	9	4	262	Imp	<b>'</b> :	200	3		;	:	:	:	:	:
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787 23rd April, 1871 (Credit Valley Railway, 1847 (2redit Valley Railway, 1848) (Are Man, 1878) (Sewer on Carlton Street, 20130th Dec., 1878) Sewer on Carlton Street, 20130th Dec., 1878 (Sewer on Carlton Street, 20130th Dec., 1878) Sewers on Parious streets, 278 22ad Dec., 1879 Sewers on various streets, 278 22ad Dec., 1879 Sewers on Pertures, 278 22ad Dec., 1879 Sewers on Pertures, 278 22ad Dec., 1879 Redemption of Debentures, 252 27th Sept., 1880 [High Schools 155 28th Mar., 1881] [Water Works 555 28th Mar., 1881] [Water Works 557 4th April, 1882] [Water Works 557 4th Dec., 1881] [Water Works 557 4th Dec., 1882] [Water Works 557 4th Dec., 1883] [Water Works 557 4th Dec., 1884]	ane Jue	stre	:	:	:	:	:	:	:	:	due	:	:	-	Park				:	_	7	=		٦.	206	123	125	of I	83	ina	3		:	:	:	:	:	:
252 A April, 1877   Redemption of Debentus     184 26th Nov., 1877   Redemption of Debentus     1850 14th Jan., 1877   Redemption of Debentus     1850 14th Jan., 1878   Sewers on Bloor and obt     1870 1840 Dec., 1878   Sewers on Bloor and obt     1872 25th June, 1879   Sewers on various streed     1872 25th June, 1879   Sewers on various streed     1876 25th June, 1879   Redemption of Debentus     1870 25th June, 1880   High Schools     1870 25th June, 1881   Redemption of Debentus     1870 25th June, 1881   Redemption of Debentus     1870 25th June, 1881   Redemption of Debentus     1870 25th June, 1881   Sewers on Dufferin Streed     1870 25th June, 1881   Sewers on Dufferin Streed     1871 1870   Local Inprovement—Compared     1871 1870   Local Inprovement—Compared     1871 1870   Local Inprovement—Compared     1871 1870   Local Inprovement—Compared     1872   Local Inprovement—Compared     1873   Local Inprovement—Compared     1874   June, 1882   Local Inprovement—Compared     1874   Local Inprovement—Compared     1875   Local Inprovement—Compared     1876   Local Inprovement—Compared     1877   Local Inprovement—Compared     1878   Local Inprovement—Compared     1879   Local Inprovement—Compared     1870   Local Inprovement—Compared     1871   Local Inprovement—Compared     1871   Local Inprovement—Compared     1872   Local Inprovement—Compared     1873   Local Inprovement—Compared     1874   Local Inprovement     1875   Local Inprovement     1875   Local Inprovement     1875   Local Inprovement     1876   Local Inprovement     1877   Local Inprove		Jer 8	:	:	3	Les.	:	:	:	:	res	:		Ţ	1		å	3	89	O D	4	12		ons	14		57	lare	12	Post	3		:	:		res.		:
187   23rd Area, 1877   Credit Valley Railw   147   23rd Area, 1877   Credit Valley Railw   148   23th Nov., 1877   Credit Valley Railw   148   23th Nov., 1877   Credit Valley Railw   148   23th Dec., 1878   Sewers on Carlton & 1870   23th Dec., 1878   Sewers on various st   23rd June, 1879   Sedemption of Debe   23rd June, 1879   Sewers on various st   23rd June, 1879   Sewers on various st   23rd June, 1879   Sewers on various st   23rd Sawers on various st   23rd June, 1880   High Schools   23rd June, 1880   High Schools   23rd June, 1881   Yater Words   23rd June, 1882   Local Improvement   23rd June, 1883   Public Schools   23rd June, 1883   Public Schools   23rd June, 1883   Public Schools   23rd June, 1883   Redemption of Debe   23rd June, 1883   Redemption of Debe   23rd June, 1883   Redemption of Debe   23rd June, 1884   Improvement   23rd June, 1884   Public Schools	ay ntu	ot	reet	90	100	3	:	:	;	:	ntu	:	sloc	re	ree		8		ntin	٦	14	- 2		Ÿ	12	12	2	88	234	إ	3		:	:	:	nta		:
187 (23rd April, 1877 Credit Valley Risks Breis, 1877 Sewers on Education of I 1828 Sewers on Carlton of I 1878 Sewers on Carlton 2001 30th Dec., 1875 Sewers on Carlton 2001 30th Dec., 1875 Sewers on varion 2001 30th Dec., 1878 Sewers on varion 2002 30th Dec., 1878 Sewers on varion 2778 Sewers on varion 2774 Sewers on Version 2774 Sewers on Duffer 1875 Sewers on	ailw ebe	and	30.5	. 0	9	Selection of	:	:	:	:	ebe	:	Sc.	sha	<i>y</i> .	!	ģ		ebe epe	- ne	Š	117	20	ent	N	33	255	Way	8, 1	udu			:	:	:	epe Sepe	:	:
187 23rd April, 1877 Credit Valley 187 23rd April, 1877 Credit Valley 187 23rd April, 1877 Credit Valley 187 23rd April, 1877 Redemption of 200 30th Dec., 1878 Sewers on Valley 23rd June, 1878 Sewers on Valley 23rd June, 1879 Redemption of 202 27th Sept., 1880 Public School 232 77th Sept., 1880 Public School 232 77th Sept., 1880 Public School 232 77th Sept., 1880 Troento St. 1890 Sewers on Valley 23rd April, 1881 Pulic and High School 23rd April, 1881 Pulic and High School 23rd April, 1881 Pulic and High 27th Dec., 1881 Sewer on Du 445 27th Dec., 1881 Sewer on Du 445 27th Dec., 1882 Redemption of 26th June, 1882 Local Improunder By-land 1883 Public School 25rd June, 1883 Public School 25rd June, 1883 Public School 25rd June, 1883 Redemption 770 27th Dec., 1883 Public School 25rd June, 1883 Redemption 775 25rd June, 1884 Redemption 775 25rd June, 1885 Redemption 775 25rd June, 1884 Redemption 775 25rd June, 1885 Redemption 7	# 7 J	100	TOT!	200	3.5	ને 5	: ,		:	:	ă		ta S	₹ 8,7,8	Feri		Ę.,	. <u> </u>	1	L day	840	-	2	Vem	3WS	12	8	ail	118	200	3		·	8	:	of I	. 23	8
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187   237d April   1877   Credit   187   238   23	npt t Va npti	8 01	8 2	7,5	3 1	3	้	300	Sco	, po	npti	2	and	to S	000	g	not	j	npti	. 8	1	169	1	Į	erI	0	6 to	200	8 11	70	5	,	۶,	Š	Ē	npti	ven	8
187 23ad April, 1877 [5] 184 26th Nov., 1877 [5] 184 26th Nov., 1877 [5] 185 28th Dec., 1878 58 187 25ad June, 1889 [6] 187 25ab Mar., 1881 [6] 188 25ab Mar., 1882 [6] 188 25ab Mar., 1882 [6] 188 25ab June, 1882 [6] 188 25ab June, 1882 [7] 188 25ab June, 1882 [7] 188 25ab June, 1883 [7] 188 25ab June, 188 [7] 188 25ab June, 188 [7]	eger redit eder	Wer	Wel	10.1	oder.	CHO	N. C.	ă c	ıgh	Wer	eden	ate	ilic	ron	Wer	Wer	Polen	ı Pİ	eder	Les-	und	5	119	cal	pan	123	124	ron	la.w	Loc	3		ate	opica.	ee.	eder	npro	iğ.
787 2374 April 18 344 28th Nov., 18 390 14th Jan., 18 390 13th Jan., 18 390 23th June, 18 377 23rd June, 18 377 23rd June, 18 377 23rd June, 18 378 27th Dec., 18 378 15th May, 18 378 15th May, 18 378 15th May, 18 378 15th May, 18 378 27th Dec., 18 378 27th June, 18 378 27th June, 18 378 27th June, 18 38 27th June, 18 38 27th June, 18 38 27th June, 18 38 27th June, 18	17:	17.50	200	200	200	0/	2 2	2 6	200	3	<u>8</u>	<u>₹</u>	31 <u>P</u> 1	31 <u>T</u> C	31 Se	<i>y</i> .	32 R	32 P.	32 K	20	1_	_		32 L	_			32 <u>T</u> c	_		_	27 S	<u>≥ 6</u>	2 2	5	33 R	<u>급</u>	25 E
184 28th April 1850 Ap	.: .: .: .: .:	. 18	9 30		200	۱ <u>د</u>	ě	50	2	ž	æ	æ.	188	. 188	38	28	18	18	18	20	•			38				, 18		, 8	•		20.0	, S		. 20	, 18 18	30
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TABLE 3.—BY-LAWS RELATING TO LOANS AND DEBENTURES FOR GENERAL PURPOSES.—Continued.

General Debenture Jebt.	\$ cts.			6,127,732 00	6,129,153 00	6,139,570 00	6,177,978 00	6,473,173,00	6,760,394 00	7,107,470 00			7,107,470 00
Total Hatahle property of City.	& cts.	muted.)	muted.)	65,200,598 00	65,200,598 00	65,260,598 00			68,928,277 00 68,928,277 00	72,185,927 00	muted.)	muted.)	72,185,927 00
Specialrate for Int. and Sink- ing Fund.		286 37 (May be com muted.)	9,972 95 (May be com muted.)								3,152 90 (May be com muted.)	06 (May be com muted.	
Annual levy for lut, and Sinking Fund,		286 37	9,972 95	106 58	1,302 12	3,072 67	10,220 48	26,600 00	1,995 00	1,909 50	3,152 90	423 06	6,217 12
Itate of Interest.	0. 0.	4.	ro	45.	45.	10	10 -	+ 4	<b>4</b> 4	4	rO.	rO.	10
Maturity.													
Тегт.	Yrs.	10	10	8	9	30	0.0	33	<del>3</del>	40	10	20	10
o timount. Loan,	\$ cts.	2,291 00	76,715 04	1,421 16	10,417 00	38,408 45	78,619 13	253,100 0,1	42,000 00 32,300 00	40,200 00	24,273 07	5,288 31	47,824 05
Object.	Local Improvement—Ratepayers' Proposition (See	Toronto Street Railway Company's share of Local Improvements under By-law 1280 Toronto Street Railway Company's share of Local	Improvements under By-laws 1449, 1459, 1450, 1460, 1460, 1473, 1481, 1493, 1498	510.3rd Nov. 1884 Local Improvement—consolidation of City's propor-	tion under By-laws 1280, 1286 to 1295	tion under By-laws 1334, 1386 to 1442, 1463 to 146, 146, 146, 146, 1480, 1486, 1476 to 1480, 1486 to 1492, 1494 to 1496 1512 3rd Nov., 1884 Local Improvement—consolidation of City's proportion and the state of	1460, 1467 to 1473, 1481, 1493, 1497, 1498	Water Works, Court House, and Garrison Creek S.	Public SchoolsSeparate Schools	1693 25th May, 1886 Redemption of Debeutures	Toronto Street Railway Co's. share of Local Impunder By-laws 1556, 1557, 1563, 1567, 1607, 160.	1698 7th June. 1886 Local Two.—Ratebasiers Proportion (See Table A)	Local Imp. — consolidation of City's proportion under By laws 1508, 1556 to 1571, 1573, 1574, 1697 to 1609, 1611,1612, 1621, 1665 to 1671,1680 to 1632
Passed.	1500 20th Oct., 1884   Local.	Oth Oct., 1884 Oth Oct., 1884	rd Nov. 1884	d Nov. 1884	d Nov. 1884	d Nov., 1884	100L 100E	3rd Sep., 1885	3rd Sep., 1885 3rd Sep., 1885	5th May, 1886 th June, 1886 th June, 1886	1696 7th June, 1886 Tounto	h June, 1886	h June, 1886
No.	15002	1502 2	156931	15103	1511 31	151231	1599 0	1627 2	1628 1629 22	1693 22 1694 74 1695 74	1696 74	1698 74	1699 71

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s propor- 3 to 1555, to 1644,
City's propor- 1549 to 1555, 1633 to 1644,
546, 1549 to 1555, 520, 1633 to 1644,
lation of City's proporto 1546, 1549 to 1555, to 1620, 1633 to 1644,
isolidation of City's propor- 1542 to 1546, 1549 to 1555, 313 to 1620, 1633 to 1644, 84
—consolidation of City's propor- ws 1542 to 1546, 1549 to 1555, 6, 1613 to 1620, 1633 to 1644,
nent—consolidation of City's propor- ity-laws 1842 to 1546, 1549 to 1556, 1606, 1613 to 1620, 1633 to 1644, 1683, 1684
ovement—consolidation of City's proporer By-laws 1542 to 1546, 1549 to 1556, 18 to 1606, 1613 to 1620, 1633 to 1644, 664, 1683, 1684
improvement—consolidation of City's propor- under By-laws 1642 to 1546, 1549 to 1555, 1, 1588 to 1606, 1613 to 1620, 1633 to 1644, to 1604, 1683, 1684
cal Improvement—consolidation of City's proportion under By-laws 1542 to 1546, 1549 to 1556, 1582, 1582, 1588 to 1606, 1613 to 1620, 1633 to 1644, 1657 to 1664, 1683, 1684.
86 Local Improvement—consolidation of City's propor- tion under By-laws 1542 to 1546, 1549 to 1555, 1582, 1588 to 1606, 1613 to 1620, 1633 to 1644, 1657, to 1664, 1683, 1684
e, 1886 Local Improvement—consolidation of City's propor- tion under By-laws 1642 to 1546, 1549 to 1556, 1582, 1588 to 1606, 1613 to 1620, 1633 to 1644, 1657, to 1664, 1683, 1684.
June, 1886 Local Improvement—consolidation of City's propor- tion under By-laws 1542 to 1546, 1549 to 1555, 1582, 1588 to 1606, 1613 to 1620, 1633 to 1644, 167, to 1604, 1681, 1684.
7th June, 1886 Local Improvement—consolidation of City's proportion under By-laws 1642 to 1646, 1649 to 1656, 1582, 1582, 1588 to 1606, 1613 to 1620, 1633 to 1644, 1657, 1604, 1683, 1684
1700/7th June, 1886 Local Improvement—consolidation of City's proportion under By-laws 1542 to 1546, 1549 to 1555, 1582, 1588 to 1606, 1613 to 1620, 1633 to 1644, 1657, 1604, 1683, 1684.

7,155,294 00 7,179,128 00

	LOANS	AND	DEBENT	TURES	FOR	GENERAL	PURPOSES.		exxxix.
7,155,294 00 7,179,128 00 7,395,128 00	7,433,128 00	7,451,429 00 7,460,833 00	7,460,833 00 8,230,833 00 8,230,833 00 8,230,833 00		8,621,283 00	8,621,283 00 8,621,283 60 8,621,283 00 9,083,776 00	9,308,276 00 9,308,276 00 9,308,276 00 9,688,331 00	9,778,331 00	9,778,331 00
72,185,927 00 72,185,927 00 72,185,927 00	muted.) 72,185,927 00	72,185,927 00 82,962,053 00 89 969 053 00	82,962,053 00 82,962,053 00 82,962,053 00 82,962,053 00 82,962,053 00	muted.)	82,962,053 00	82,962,053 00 82,962,053 00 82,962,053 00 97,611,113 00	97,611,113 00 97,610,000 00 97,610,000 00 97,610,000 00	97,610,000 00	112,372,652 00
	30 (May be com muted.) 17 72,185			(May be com muted.		,,	97,610, 97,610, 97,610, 97,610, May be com muted.)		
1,906 72 10,260 00 1,805 00	519 30 2,379 17	752 30 19,000 00 16,695	950 00 9046 38 4,750 00 4,750 00	919 20	3,168 21	891 47 14,250 00 6,008 75 7,125 00	3,562,50 11,033,30 5,204,71	00 000'61	14,700 72
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23,834 09 216,000 00 38,000 00	3,994 72	9,403 94	20,000 190,450 100,000 100,000 100,000	1,686 18	24,370 92	11,143 49 300,000 00 126,500 00 150,000 00	75,000 00 147,775 00 232,280 00 90,000 00	400,000 00	122,506 01
1700/7th June, 1886 Local Improvement—consolidation of City's proportion under By-laws 1542 to 1549, 1549 to 1555, 1582, 1686, 1613 to 1620, 1633 to 1644, 1657, 16464, 1683, 1684  1704 22nd July, 1886 General Improvements 1711 18th Aug., 1886 Public Schools	1782 20th Dec., 1886 Loronto Street Kallway Company's snare or Local Improvements under By-laws 1754 and 1755 1784 20th Dec., 1886 Local Improvement, consolidation of City's proportion under By-laws 1747 to 1764	1785 20th Dec., 1886 Local Improvement, consolidation of City s proportion of Sylaws No. 1714 to 1746, 1771	1808 25th Apr., 1887 (1974 flat) 1809 25th Apr., 1887 (Hospital for Sick Children 1890 25th Aug., 1887 (General Improvements 1891 28th Aug., 1887 [Jahan Breakwater	1916 3rd Nov., 1887 Toronto Street Railway Company's share of Local Improvements under By-law 1864	1876, 1885, 1886, 1886, 1886, 1886, 1987, 2nd 1903, 1876, 1889, 1883, 1885, 1886, 1886, 1987, and 1903, 1886, 1888, 1888, 1987, and 1903, 1888, 1888, 1888, 1888, 1988,	Nov., Nov.,	2003 7th May, 1888 Public Parks. 2101 3rd July, 1888 Public and High Schools 2166 24th Aug., 1888 Sewers, Schools, etc 2177 5th Nov., 1888 Water Works. 2180 5th Nov., 1888 Toronto Street Railway Company's share of Local Improvements under By laws Nos. 2025, 2033,	2185 19th Nov., 1888 Outstanding debentures	20331st Dec., 1888 Local improvements (consolidation of City's proportion of By-lava Nos. 1928, 1929, 1974 to 1978, 1988, 2022 to 2036, 2041 to 2048, 2049 to 2064, 2068 to 2071, 2080 to 2099, 2129, 2180 to 2155, and 2159

72,185,927 00 7,107,470 00

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TABLE 3.—BY-LAWS RELATING TO LOANS AND DEBENTURES FOR GENERAL PURPOSES.—Continued.

	Passed,	. Object.	lo tanomA .nao.I	Term.	Maturity.	Rate of Interest.	Annual levy for Int. and Sinking Fund.	Special rate for Int. and Sink- ing Fund.	Total Ratable property of City.	General Debenture Debt.	
			es cts.	Yrs.		j j			s cts.	60	cts.
_	Dec., 188	2204 31st Dec., 1888 Local improvements (consolidation of City's proportion of By-laws Nos. 1926, 1937 to 1973, 1979, 1980, 1982, 2006 to 2020, 2037 to 2046 to									
		2048, 2065 to 2067, 2107 to 2128, 2133 to 2138, 2140 to 2148, 2156, and 2158.	96.774			4			112,372,652 00	9,778,331 0	0
	Dec., 188	8 Acquiring roads and bridges	28,071	8		4	2,065 51		112,372,652 00	9,778,331 0	8
	Apr., 188	9 Water Works	577,587	_		3			112,372,652 00	10,450,000 0	0
	May, 188	Public and High Schools	330,700 00	_		÷			*115,550,000 00	7,565,805 2	<b>20</b>
	May, 100	certain works	108,038			33	65,934 60		*115,550,000 00	7,565,805	œ
	May, 188	2333 17th May, 1889 Don River improvement.	275,000 00	4		33	12,877 50		*115,550,000 00	7,565,805	88
	June, 188	Court House and City Hall	300,000			33	28,006 37		112,372,652 00	7,565,805	00
	July, 188	9 Permanent improvements	165,300 00		_	- - - -	7,740 55	_	115,550,000 00	7,565,805	œ

\* Includes the Town of Parkdale

TABLE 4.

BY-LAWS BELATING TO LOCAL IMPROVEMENT DEBENTURES.

## TABLE 4. BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.

Commutation Rate.	Per ft.	8	88	6	8	8	- 6	16	24 0			98	3	0 00	88 7	42 5	42 0	8	8880 14 0	46	10 8
.erntaM		1879	200	1880	1880	200	880	1880	1880	1880	000	1981		1881	1882	18710	18/3		1888	1874 0 9	288
Term.	, in	8	38	ន	8	នុខ	8	8	8	20	8	S r.	•	8	8	ıO I	G		20	40 8	
Interest _ on Debentures.	٥		9 6	9	9	9	9	9	9	9	•	0 4	>	9	9	9	9		9	9	0
Annual Bate.	井田		4 cs									5 5 1 1 2 1				10 5				. F3	
		18									- 1	\$ 8	3			88		_	-	88	
Amount to be repaid by Lo. fat all fac	69	621	2,598	2,159	2,582	233	2,860	3,257	2,620		200	3,017	3	1,600	3,000	470	38.			2,722	
Amonnt to be paid by the City.	89 645		0.270		-	:						:	:				3000			1,354 00	
JeoD latoT	69	621 81	3.898	3,239	2,582	6 955	2,860	3,257	2,620	2,427 84	6	756 00	3	1,600	3,000	470 00	3,7		5,146 00	4,062 00	9,29 <del>4</del> W
Value of Pro- perty Rat.	cts.	55,000 00	121,466 00	64,983 00	105,233 00	590 189 00	42,366 00	97,266 00	37,750 00	203,059 00	00 000 00	190 96 400 00	20 DOZ.03	1,778 00	84,183 00	5,426 00	32,423 00		36,920 00	29,232 00	32,000 W
Extent of Improvement	Yds.	177	\$ 60 \$ 00 \$ 00	446	250	7.03	4	620	440		8	100	201	350	702	600	37708	OBAN.	678	4733	4033
Section of Street.		Dalhousie to Jarvis	Maitland to Ann	I'lm to College Ave	Young to Jarvis	Elizabeth to Terauley	Elm to College Ave	Gerrard to Shuter	Yonge to Queen's Pk.	Section on each street.		Tonge to Scott	Spading Av. to Deni-	BC3 AV.	Gould to Shuter	Shuter to Cruickshank	Carlton to Gerrard		Queen to near Gerrard	Wellesley and Charles	wing to Uneen
Street.		•	: :		:	:	Teraulev		:	ank, Mu-	tual and Jarvis	wellington	St. Patrick			Yonge	Charch		Sherbourne	Church	uuor
Nature of Improvement.		194	0	9		10	He sidewalk	op do	0	<b>op</b>		g a sidew K.	356 14th Oct., 1861 do			op				do	
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Wo. of By-law		80 6	871	80 18	36	200	96	97 6t	98 Gt	23 6t	16	33 07	56 14	_	87 15	433 9t	27.72		62 7t	63 14	<u>*</u>
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\* See Report No. 17 of the Board of Works of 1870.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Amount to be repaid by Lo- cal Rate.	\$ cts. 2,269 00 11,232 00 770 00	1,928 00 2,278 00 2,781 00 1,529 00 2,095 00	1,486 00 3,140 00 1,429 00 1,720 00 1,037 00	957 00 1,100 00 1,298 00 4,035 00 733 00 4,400 00	8,272 00 719 00 1 2208 00
Amount to be paid by the City.	\$ cts. 1,134 00 5,616 00	1,390 00	180 00 220 00 275 00	987 00 100 37 1752 92 270 92 382 00	1.510 00
Total Cost.	\$ cts. 3,403 00 16,848 00 770 00	1,928 00 2,278 00 4,171 00 1,529 00 3,486 00	1,486 00 3,140 00 1,609 00 1,940 00 1,312 00	1,200 37 1,200 37 1,588 92 6,787 00 1,003 00 4,782 00	8,272 00 899 00
Value of Pro- perty Rat- able.	\$ cts. 22,598 75 94,081 00 7,148 75	35,460 00 21,341 00 34,527 00 24,050 00 19,510 00	18,741 00 34,885 00 21,220 00 20,540 00 16,190 00	16,050 00 21,020 00 9,874 00 68,300 00 14,530 00 54,320 00	19,534 220,600 00 129 11,430 00 350 32,240 00
Extent of	Yds. 313 1,117 100	88888	217 448 240 184 167	185 236 650 133 473	19,534
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Street.	Vanauley St. George Montague Place		<b>a</b> \$9	Lane off Duncan. Britain George Gould Sherbourne	Laws 592, 553. aw 656. Jarvis Gloucester
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\* The Village of Yorkville also pays \$3,101.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Total Cost.	<b>*</b>	790	3,335	1 253	1,618	3,045	0,500	4,386	8,119	1,221	2,282	3,843	648	1,856	1,73	1,102	9,234	860	1,954	1,899	4,230 2,230 7,230	200
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et:	Ontario to Parliament.	Gerrard to northern termination of Sword.	N. of N. side of Monk.	viding for the registrat		Brunsw'k A to Bath'rst	:	Beverley to Spauma A.		Ontario to Parliament	rbett	ara	ron.	North to Yonge	:	St. Pat'k to Lellevue Pl	Patrick	nld.	Huntley to Sherbourne	Church to Jarvis	Sumach to Power	16
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250	227		175		009	647	85	1050	400 Repeal		_	220		
Yonge to North	of property leased to J. D. Edgar	to Edward. Queen to Richmond	College to Bellevue Ft. Huron to Spadina Av.	Adelaide to King	, S. A.L.	William Heury to Spadina Ave	Spadina A. to Huron.	Carlton to Howard	Wellesley to Howard. Parliament to Sumach	King to Carlton	Bleeker to Seaton	College to the Crescent	College to Cecil Bellevue A, to Leonard A	Spadina A. to Bruns- wick A. Huntley to Sherbourne
Bloor	University	апе	Bellevue Ave Division	Brant	D'Arcy William Henry Anderson	St. Patrick	Cecil	Ontario	Bleeker Oak	Pine	Gerrard Carlton	Spadina Av	Huron	College
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• One-half payable by Village of Yorkville, + These are the reduced rates commencing with the year 1887 under By-law No. 1794.

TIBLE 4.— BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES,—Continued.

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Commutation Rate.	On &.	က			900		6 03	4 9	70		5 53 4	: 10 a	5 7
Mature.		1899	668	1899	6681	668	1899	1899	1899	20 1899	1899	1899	1899
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Interest or Debentures		9	9 9		9 9			9	9	9	9	· ·	9
etan lannuk	On 6.	231			41.8	5.67	4 27	32.3	4.43	4. 24	400	4.	4.14
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Amount to b repaid by Lo cal Rate.	cts.	520 0	1,360 0	664 0	1,560 0	729 0	5,753 0	3,110 00 +0	0.500 00 to	1,110 00 110	1,390 0	508 0	2,787 0
paid by the City.	cts.	06 09			88			2 00	4,000 00	00 0	88	88	38
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	cts.	580 00	88	88	88	90 20	8	2 00	*00 0	8	88		
Total Costs.	<b>9</b> 0	28(	1,560	756	2.747 00	825	9,38	5,122	14,800 00*	1,260 00	1,540	88	3.067
able.	cts.	15,798 30	27,501 67 10,560 00	88	88	00 00	8 0	90 00	72,410 00	90 00	333	88	333
Value of Pro	₩	15,79	27,50 10,56	9,240 00	26,550 00 29,065 00	10,300 00	94,98	63,230 00	72,41	18,700 00	25,073 33	9.22	49,50
Pxtent of Improvemen	Yds.	140	300	133	300	140	1250	665	1700	220	270	133	200
eet.	e ran-	ning parallel with and between Nelson and Adelaide Sts ancan to its eastern termination.	Gerrard to Yonge St. A Richmond to Adelaide	Charlotte to Brock Denison A. to Hackney	Esther to Spadina Av. Spadina to Beverley.	thurst to eastern termination	Crescent to Bloor	Dundas diverges east and west respectively Garrison Creek to a	point 262 feet east of Dufferin.	Muter to Bathurst	venor Av.	Front to the Bay	Parliament to Sumach
Section of Street.	a lan	ning parallel and between N and Adelaide ! incan to its es termination.	Vong to Ac	50 Br	Spadi	to e	o Blo bend	iverg respe	32 feering.	Bathu v to	. Eli	D. L	toS
tion	9 20	ning parall and between and Adelaid uncan to its termination.	d to	otte 1	r to a	rst	to to	as di rest	ouffe 2	to ]	or A	to the	ment
Sect	Nelson to a lane run	ning parallel with and between Nelson and Adelaide Sts Duncan to its eastern termination.	Gerrard to Yonge St. A Richmond to Adelaide	Charlotte to Brock Denison A. to Hackney	Esther	Bathurst to eastern termination	Crescent to Bloor  Oueen to bend where	Dund and v	poin of L	Muter to Bathurst	ven	Front	Parlia
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Street.	:	allel Ween	g . g				Av.					arket	
ž	Duncan.	Lane parallel with and between Nel-	Emma Sheppard	Balsam Hioh	High College	Eleanor	Spadina Av. Dundas	Oueen		thur ford	Walton	West Market	¥
<u> </u>	<u> </u>		::	£ ±	±ె చి	<u> </u>	<u></u>	6		W TAC	A	<u>≱</u> 6	Oak
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	Queen to Roberts' and Taylor's properties.	Huntleyto Sherbourne	of S	Queen to Herbert	College to Robinson	Winch ter to Prospect	201	Wilton Av. to Gerrard	College to Nassau	Lippinc't to BellevueA	College to Harbord	Wes		գէիո				6	St. David to Sydennam Recent to Sackville	College to a point 100	feet south of Bloor.	nud	Queen to Maple	feet north of Arthur.	Queen to Dundas	Dundas to Dovercourt	Produc	Road	'n.	Duchesato a lane south	o to
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\*Repealed by By-law No. 981.

† These are the reduced rates commencing with the year 1887 under Bylaw No. 1794.

TABLE 4.—BY-LAWS RELATING TO LUCAL IMPROVEMENT DEBENTURES.—Continued.

Rate.	ø i 0 0 ₩		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ 9	7 7 7 7 7	7 1 6 1 5 6 1
Commutation	0 2 2 2 2					
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Interest on Debentures.		ဖြစ်ခ	ဖဖ္ပ္ပ	9	999	9 9
laqionirq roi and interest	3. 8. O. U.	8388	82.5	88	38 88	25 00 00 00 00 00
yvel lauanA.	8,155	25. 25. 25. 25. 25. 26. 26. 26. 26. 26. 26. 26. 26. 26. 26	885228	125	93 67 61	153 223 243 129
cal frate,	4,888	8888	8888	8	8888	8888
Amount to be repaid by Lo- cal Rate.	1,172 790 891	1,533 5,256 1,011	962 806 1,352 868	1,392	1,035 4,527 755 682	2,481 2,700 1,444
CIGY.	£388	8888	8888	8	8888	8888
Amount to be paid by the City.	100	3,108 541 136	138 150 29	125	3043 100 843	200 184 230 160
	<b>\$888</b>	8888	8888	8	8888	8888
Total Costs.	\$ 1,272 894 894	1,733 8,364 1,383 1,147	1,100 906 1,502 960	1,517	1,135 00 7,570 00 855 0 766 0	1,906 2,665 2,930 1,604
able.	8.9 6.8s	8888	8888	9 9	0 0 Q Q	88 88 8
Value of Pro	\$ cts. 23,421 66 6,560 00 15,193 00	28,020 117,356 18,441 18,101	15,538 33 11,916 60 25,700 00 13,733 33	22,276 60	19,604 9 90,163 3 7,490 0 8,793 3	24,153 28 51,218 26 44,261 98 25,650 00
Extent of Improvement	Yds. 240 150 180		270 160 160	280	140 140 140 140	360 520 \$ 570
Street.	Gerrard to Carlton Elizabeth to Terauley. H iron to Spadina Av.	Queen to Grange Rd. College to Bloor Harbord to Heyden Portland to Braut	Eastern termination to Duncan thence along Duncan to Nelson . King to Wellington . Parliam't to Sackville Metcalfe to Sackville.	terrard to Gould thencewesterly along Gould to Yonge	Wilton A. to Shuter. Dufferin to Denison Berkeley to Parliam't King to Eastern Ave.	Northcote Ave Queen to Saurin Tecnn.seth to Niagara Richmond to Adelaide St. Geo. to Spadina A
of	Spa C	S BES	well to Story	veste o Y	Y. to to D to J East	Sau Sau th to d to to S
Section of Street.	Gerrard to Carlton Elizabeth to Teraul H iron to Spadina	Queen to Grange College to Bloor . Harbord to Heyde Portland to Braut	ustern to Duncary Duncary Duncary ing to reliam't etcalfe	errard hencev Jould t	ilton Aufferin erkeley ing to	Northcote Ave. Queer to Saurin Tecunseth to Nia Richmond to Adel St. Geo. to Spadii
		<u>ૐૐ⊭ਔ</u> ∶∶∶∶∶	E MUNICAL			
Street.	Berkeley Elm Heyden	Renfrew Major Huron Adelaide	Lane between Richmond and Nelson Streets. Dorset. Spruce Carlton	Ane between Gerrard Yonge and Victorian torian Lanerunning parallel with and	between Bond and Victoria. Dundas Wilton Ave Trinity	Beaconsfield Ave. Richmond Niagara Harbord
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Nature of Improvement.	ž	ಕಿಕಿಕಿಕಿ	ද දෙදෙද	ද ද	9999	999
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Date of pass	14th July, 14th July, 14th July,	14th July, 14th July, 14th July, 1st Sept.,	Sept., Sept., Sept.,	ž ž	nd Sep.	972 15th Dec., 972 15th Dec., 973 15th Dec.,
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No.of By-law	444	2222	8888	95	958 968 970	97.6

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TABLE 4. - BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES. -- Continued.

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\* This amount includes amount payable by Toronto Street Railway Company. See By·law 1129, Table 3. † Supplemented by By·law 1344.

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TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Section of Street.	2 :: : £	Railway crossing west of Strachan A	Carlton to Spruce	imac	oint	nt 4	Ave	Shuter to Gould	onge to a point 4781st	Strachan to Clinton	Reg.	Metcalfe to a point 150 ft, west of Metcalfe	Tecumseth to N'gara Niagara to G'rison Cr	King to Donro Gould to Gerrard	sour e Ba
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+See By-law No. 1508.

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1189/17th April 1999/Sewer		1163 17th April, 1882	1164 24th April 1882 Block	165 24th April, 1882	1166 24th April, 1882	94th April 1889	168 24th April.	169 24th April.	170 24th April, 1882	171 24th April, 1	1172 24th April, 1882	4th	4th	175 24th April,	176 24th April,	8t	1180 lst May,	3 4	9	4	4	29th		1192 29th	Stp	1	1197 19th June 1889 Sewer	1108 19th Inna 1889		1199 12th June,	1200 12th June,	117	204 26th June,	1205 26th June,	6th
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\* Proportion to be borne by the Toronto Street Railway Company. See By-law No. 1508.

TABLE 4,—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES,—Continued.

Commutation Rate.	Perft.	9	28					19								90 6							4	3					- 1
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Annual Rate.	Perft.		44													2						2 2						(기 왕)	
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Amount of be repaid by Lo-	40		2,903	10,621	638		2,000	3,654	1,520		4S+	291	3,240	8.6	4/0,6	3,0,1	3,00	7,4	0/0/1	3,703		200	9,928	3,916	1.498	7.37	2,058	4,900	.63
Amount to be paid by the City.	cts			389 00	:	000	3000	38	210 00		8 8	05 051 051	2,250 00			38						300 000	-4,961 00	384 00		954 00	:::::::::::::::::::::::::::::::::::::::	340 00	
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Total Cost.	<b>*</b>	1000	2,905 0	1,010 0	0 889	1,503 0	2,852	3,834	1,730 0		7	711 0	5,450 0	3,000	0,720	3,257	3,241 0	3,712 0	3,000 0	4,003 0		3,340 0	4,889 0	6,300	1,498 0	5,318 0	2,028 0	5,240 0	303 0
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Section of Street.		Spadina Ave. to Gros-	Reverley to Huron	Robinson to College	Sherbourne to Blecker	Huron to Spadina Av.	Beverley to Spanna A.	Argyle to Dundas	John to Peter	Parliament to a point	200 ft. east		McGee to the R. Don	Mkham to Garrison C	:	:	:	:	:	Queen to Halton	Caer Howell to north-	ern termination	Queen to Gerrard	King to Front	St. George to Huron	College to Bellevne Pl.	Cecil to College	:	Cecil to College
Street.		Oxford	Raldwin	Lumley	Howard	Baldwin	Sullivan	nurt Road		St. David		Surrey Place	Eastern Ave	College	Hope	Lumley	Markham	Muter	Muter	Shaw	roadway Murray		Parliament	Brock	Harbord	Ave	:		Henry
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\*This includes the share of the Toronto Street Railway Company.

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\* Payable by the Toronto Street Railway Company.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Sect		Yonge to Terauley	St. George to Spadina. 1320	Spadina to Esther College to Sussex Av.	Esther to Bathurst	Cameron Queen to the bend Bellwoods Ave. Queen to Conway	Dundas to Dovercourt 1768	Queen to Dundas Bleeker to Parliament		felin	Sherbourne to a point	Ont. to a point 250 ft. E	170 feet east	Gerrard to Winch'ter #		Queen to Bank	olleg	Huntley to Sherb'ne.
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ا ني	Repealed by By-law No. 1530	Ay. B	roadway Russell	<u> </u>	= (	۩ڒ	E i	<u>サ 円</u>		$\frac{1}{X}$	<u>°</u>	Carlton Ave	: ;	Sumach	By-12	<u> </u>	Finden	. >
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Date of par eage of By	1285 3rd Jan., 1883	Jan.,	Jan.,	Jan.,	Jan.,	Jan.,	Jan.,	Jan., Jan.,	3rd Jan., 1883 Repealed	1304 3rd Jan., 1883 Stone bl'k r'd'y Yonge Melinda to Esplanade 1331	1305 3rd Jan.,	Jan.,	Ter.	1309 3rd Jan.,	1311   12th Ja, 1883 Repealed by By law No. 1530	334 19th July, 1883 Sewer	1345 29th Oct., 1883	Oct.,
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Payabie by the Toronto Street Railway Co.
 Supplements By-law No. 1066.

# Supplements By-law No. 1069. T Supplements By-law No. 1106.	
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† An additional sum of \$396.10 provided by By-law No. 1499. #Supplements By-law No. 1069.    Supplements By-law No. 1064.	

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\*See By-law No. 1507.

Table 4.—By-Laws relating to Local Improvement Debentures.—Continued.

Commutation Rate.	Per ft.	85.7 25.6 84.2	8 6 6 1 3 8 6		83 0	95 8	18 6	17 4	28 1	28 0	02 7 10 8§	1 26
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Interest on Debentures.	p. c.	10 10 10	בו בו בו בו	ص ص	7.0	5	ro.	īĊ	‡.		10 10	rC
Annual Bate.	Per ft. c. m.	7 3	5 – 35 Cr	Ç) es	$6_{1\overline{5}}$	Constant	10	4	C.3	12.	8,70	6.1
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cal Rate,	cts.	97	25 57 78 78	95	33	45	35	1 62	33	8	51 55	73
Amount to be	69	161 2,150 803	404 972 409 1,053	712 954	223	405	596	471	558	273	282 927	646
, foro	cts.	888	8888	88	8	8	8	8	8	8	88	8
Amount to be paid by the Uity.	es.	15 560 160	250 342 345	515 264	160	160	160	80	160	80	200 200	160
	cts.	33 27	35	59 95	61	42	35	62	53	<del>*</del>	51 55	55
Total Cost.	69	176 2,710 963	764 1,212 489 1,394	$\frac{1}{1}$ ,218	383	262	756	551	718	353	362 1,127	806
able.	cts.	888	8888	88	8 00	8	00 /	900	:	8	88	8
Value of Pre-	60	3,110 00 22,388 00 12,043 00	11,753 42,905 12,362 11,956	12,375 00 21,074 00	3,478 00	15,245 00	8,017 00	5,729 00		6,555 00	4,888 00 129,768 00	$9,289\ 00$
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	Dufferin Place	Harbord Herrick Oxford	Ross Ulster	Grove Ave. Herbert	Pecl Ave.	Trafalgar Ave	Duchess	Shuter.	Lane off Adelaide	Clara	Gerrard Locust.	
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Date of par	5th A	1415 25th Aug., 1884 1416 25th Aug., 1884 1417 25th Aug., 1884	1418 25th Aug., 18 1419 25th Aug., 18 1420 25th Aug., 18 1491 95th Aug., 18	422 25th Aug., 1884 423 25th Aug., 1884	1424 25th Aug., 1884	1425 25th Aug., 1884	1426 25th Aug., 1884	1427 25th Aug., 1884	1428 25th Aug., 1884	1429 25th Aug., 1884	1430 25th Aug., 1884 1431 25th Aug., 1884	
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\* See By-law No. 1507,

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7,292	1,138	750	557	1,547	724	514	1,466	546	1,186	1,530 2,048	2,934	1,318	480	4,298	4,343	2,905	2,262	5.645	2 2	8,548	22,991	
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Bay to north side of King	Esther to western ter mination	Baldwin to D'Arcy	McMurrich to wes- tern termination	Dundas to a point 800 ft. northerly	Shaw to west side of Givens	Clinton to termination	Dundas to northern termination	Clinton to Hone.	Road	Carlton to Winchester	Ontario to Farnament	Wellington to King	North to Queen's P'k.	Clace Cameron to Grange R'd. 1534	1000	Northcote Avenue to	Huntley to Sherbourne 1120	Cecil to College	Trinity to Berkeley	Berkeley to Sherb'rne. 1771	herbo	har the Toronto Street Railway Company
<u>a</u>	<u>력</u>				<u> </u>	•	유		<u> </u>	<u> </u>	•		7	<u>;</u>	; :	: :	= :	<u>ر</u> :	<del>:</del>	<u> </u>	<u></u>	4
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Church	Eleanor	Lane running wes	Walter	Crawford Dovercourt Road.	Halton	Henderson Ave.	Lakeview Ave	Lane between Henderson Ave	Rusholme Road. Dundas to St. Anne's Road	Sumach	Winchester	Dorset.	St. Mary	Cameron Flace	MeCaus	Saurin	Bloor	Ross	King	King	King	1
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1432 25th Aug., 1884 Sewer	1884	88	1884	1884	1884	1884	1884	1884	1884	1884	1884	1884	1446 25th Ang., 1884	1884	1884	884	1884	1884	1884	1884	1884	-
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\* Proportion to be borne by the Toronto Street Railway Company.

TABLE. 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

Rate.	Per ft.	637		:	5 74	9.7		00	75 7		67 6 <del>3</del>	<b>4</b> .	21.3	12 4	76 7	. 2	3	0 0
Commutation	Per .	9 6	·	:	2 76	5 69		1 53		<u> </u>		80		7	2	2 82	2 59	2 15
Term.	\ \ \ \ \ \	<u> </u>	,	0	2	2	10	2	೩	ន	8	ន្តន	≘	20	2	2	2	10
Interest on Debentures.		ပ် <u>က</u>	,	20	20	70	70	ro	τ0	ro -	2	ro r	c	3	70	7.0	70	5
Annual Rate.	ft.	   ₹	•	4.5	*6	0,70	4	'o	9	41,5	47	1 1 1	12	6 <sub>1</sub>	$9_{1^{7}}$	$6_{T^{0}}$	7,75	94
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Amount to be paid by Lo- cal Rate.	-	( 10.283 28	39	*5,296 41	10,460 96	9,442 42	825 67	1,805 71	657 16				*5,396 70	4,890 45 *3,833 18			8,100 52 *3,957,94	4,013 74
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Value of Pro- perty Rat- able.		e cus.	1590207 00	348,233 00	0 262,917 00	175,629 00	15.824 00	42,905 00	4,607 00	48,348		8,268 00	313,292 00	9360,200 00	11 464,198 00	5 456,568 00	11 328,589 00	11 319,735 00
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Street				King	King		Locust	Ross	Brownville's L'n	University	Davenport Koad.	Lane off Muter	Queen	Queen	Queen	Oneen	Oueen	Опеев
Nature of Improvement.			1457 25th Aug., 1884 Block roadway. King	qo	op	qo	op o	op o	er				1467 25th Aug., 1884 Block roadway.	op o	op o	op	qo	ф
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Date of pas- age of By-			25th Aug.,	1458 25th Aug., 1884	1459 25th Aug., 1884	1460 25th Aug., 1884	1461 25th Ang., 184	1462 25th Ang., 1884	1463 25th Aug., 1884	1464 25th Aug., 1884	1465 25th Arg., 1884	1466 25th Aug., 1884	25th Ang.,	1468 25th Aug., 1884	1469 25th Aug., 1884	1470 25th Ang., 1884	1471 25th Aug., 1884	1472 25th Aug., 1884
Wal-ya to.oV			1457	1458	1459	1460	1461	1462	1463	1464	1465	1466	1467	1468	1469	1470	1471	1472

\* Proportion to be borne by the Toronto Street Railway Company.

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Dan	Duke to Duchess	Homewood Ave. to western termination	Parliament to a point 250 feet east of the w. side of Sackville.	Yonge to a point 500 feet east of Yonge	Rive	King	Homewood Ave. western terminat	Draper to Brock Eastern Ave. to King-	st East	Surrey Place to 264 ft. westerly	Fig	You	Staf	E E	90 fe	Dar	And	Har	Eg.	_
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\* Proportion to be borne by the Toronto Street Railway Company.

+ In addition to \$3,586 provided by By-law 1308. \* Proportion to be borne by the Toronto Street Railway Company.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Value of Pro- perty Rat- able.	\$ 1282.	1283, 1286 to 1295, 1308  Toronto, Street Ry-Co.'s proportion of improvements and er By-la w 1280, (See	Debentures	to 1499	i-	1312.	11,669 00 15,017 00	16,064 00	9,199 00	9 163,923 00	0 252, 120, 00	, ,	9,528	10,978	24,023	0 183,995 00
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s of	f De	1283, 1286 to 1295, 1308 ronto Street Ry.Co.'s proportio	Consolidation 1386 to 1442, Consolidation	1443 to 1452	154 t	y-la	op op	exter	9							:
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· Payable by the Toronto Street Railway Company.

TABLE 4.--BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.--Continued.

Commutation Rate.	Per ft. \$. c. m. 0 92 5	88	1 28 6	9 10 1	1 12 1	2 08 7	1 75 4		8 63 0	0 75 14	0 65 3 %	1 30 2	0 76 8	16 12 0	3	\$0 0/ n	0 68 6 5 8 0 79 8
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Annual Rate.	Per ft. c. m.	***	$^{2}_{\mathrm{T}}$	-	119	-1	0,10		710	30	2.3	4	13	1 0)		0 I 0	310
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Amount to be repaid by Lo- cal Rate.	\$ cts.	1,546 18	1,871 92	100 007	20 000	1,597 54	549 82	3	275 08	3,399 10		765 79	1,316 32	894 65		911 98	865 40 424 10 844 19
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Amount to be paid by the City.	\$ c	400	708	, 091	96.		335 4		8	597		160	339	240 (		240	240 (160 0 368 2
	cts.	82	85	2			212		8	29		73	:3	53		8	424
Total Cost.	\$ 200	1	2,580	000	800	2,636	985		355	3,996	1,226	925	1,655	1.134	136	1,131	1,105 584 1,212
Value of Pro- perty Rat- able.	\$ cts.	34,086 00	28,259 00	00 010 01	65 008 00	863,030 00	202,401 00	20 121611	5,035 00	65,184 00	8,036 00	10,500 00	55,701 00	49.376 00	49 569 00	45,502 00	50,516 00 5,711 00 43,826 00
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Frontage	Ft. j	1748	1455	760	3 6	765	313	3	<del>2</del>	4523	1510	588	1714	1244	9	1243	1260 317 1058
Section of Street.	River to east end	Sumach to 500 ft. east of River	Sumach to 155 ft. west of w. side of Regent 1455	River to eastern ter- mination of present	S. side of Esplanade to	Yonge to Bay	Church to Toronto	Sumach to eastern	termination	Gerrard	Bolton Ave. to	Huron to St. George .	ronge to 70 it. east of Bellair	Avenue Road to wes-	Avenue Road to wes-	Avenue Road to wes-	:વુઘ
Street.	Bell	Oak	St. David	Wilton	Lorne	Wellington	Court Are	Funston	Pronduios Ano	Dioanview Ave	Elliott	Sussex Ave.	Cumberland	Elgin Ave	Lowther Ave	Prince Arthur A.	Roden P & Sarah Bloor
Nature of Improvement.										:	:	:					
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Date of pas- sage of By-	7th July.	1589 27th July, 1885 io	590 27th July, 1885	591 27th July, 1885	1592 27th July, 1885	27th July, 1885	4 27th July, 1885	7th July,	597 97th July 1885	Til Til	1980 2/th July, 1989	1599 27th July, 1885	tr Jank,	1601 27th July, 1885	602 27th July, 1885	603 27th July, 1885	1604 27th July, 1885 1605 27th July, 1885
No. of By-law	15882	15892	1590 2	1591 2	1592 2	1593 2	15942	15962	1507.0	001	20601	1599 2	1000	1601	1602 2	1603 2	1604 2

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1604 27th July, 1885 do Roden P & Sarah Belmontto McMarrich, 317 0 50,516 00 1,105 40 1605/27th July, 1885 do Bloor Avenue R. to 618ft. E | 1008 4 43,826 00 1,102 47

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\* Payable by Toronto Street Railway Company.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

Commutation State.	Per ft. \$ c. m. 1 15 0 0 73 7 75 1 49 2	0 63 8	8888 8888 8888	1 77 5½ 2 14 3½ 1 34 7	1 08 77, 1 72 3 1 60 1 2 52 6 1 53 2 1 51 2 1 68 1	0 66 313	1 06 513	
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A mount to be repaid by I.o.	\$ 449 416 1,471	490	1,796 1,796 1,517	4,220 2,372 4,881	986 2,258 1,954 7,817 2,277 1,971	1,724	1,411	
·śaro	\$882		3688	E 88 88	81728822	8	90	
Amount to be paid by the City.	241 239 241	08	613 160 827	3,137 675 1,551	543 1,370 710 3,482 1,140 87	400	1,195	
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Total Cost.	609 656 1,712	570	2,409 694 2,345	7,357 3,047 6,433	1,529 3,629 2,664 11,299 3,417 2,497 1,864	2,124	2,606	
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Value of Pro- perty Rat-	\$ cts. 11,666 00 11,322 00 44,625 00	68,990	243,23 243,23 30,180	0 110,281 (0 92,626 (0 75,957 (	19,584 60,870 31,122 71,631 38,247 25,862 38,317	14,747	91,249 00	2,685 61
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Section of Street.	Sackville to E. term. Gerrard to N. term. Parliam't to Sackville.	Church to eastern termination	Gerrard to Cariton Queen to Gould Grange A. to St. Pat'k Sussex Ave. to Bloor.	King to 340 feet south of Mill McCaul to Beverley Ulster to Bloor	4	Yonge to western ter- mination	Belmont to Severn's Brewery	1886 Consolidation of Debentures — Katlepayers' share under By-laws 1453, 1534,1535, 1610.  1886 Consolidation of Debentures — Ratlepayers' share under By-laws 1556 to 1574,1607 to 1609, 1611,1612, 1621, 1655 to 165 to 1680 to 1682.
Street,	Reid S River C Wilton Ave	bet. Queen Richmond	Mutual Victoria St. Lane ( Huron	Trinity Baldwin	ok ve	Ave	Yonge	Dependence — Kate 1534, 1535, 1610 Debentures — Rate 1574, 1607 to 1609, 1
Nature of Improvement.	Sewerdo	do	9999	Block roadway.			op ~	Consolidation of laws 1453, Consolidation of laws 1556 to 1680 to 1682.
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1698/7th June, 1886 Consolidation of Debentures—Ratlepayers' share under Lby.  1896 Taylor   1846, 1549 to 1555, 1582, 1588 to 1606, 1613 to a cast at	1620, 1633 to 1644, 1657 to 1664, 1683, 1684	5. 1886 Sewer Adelaide I onge w Landar
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Table 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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"Amount payable by Toronto Street Railway Company.

Table 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

Commutation rate.	Per ft.	12 94	1 45 7	23 3.7.	0 45 03	67 5	93 3	4 26 1	) 41 2 th	2.4	3 43 15 2 79 7	95 1th	1 75 84 1 75 84	0 69 5.3
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.east 1856.	cts.	1 52	98 6	8 94	3 69	6 51		8 8 25 55	7.25	35 25	9 16 0 84	0 58	633	9. 6.
Amount to be repaid by Lo- cal rate.	40	571	666	358	633	876	1,503 ∫ 2,684	*5,368 5,368	<ul><li>+2,684</li><li>433</li><li>55</li></ul>	19,506	21,469 2,410	1,81	22,096	4.427
·Garo	cts.	56	8	89	93	11			-;		<b>89</b> :	:	:87	
Amount to be paid by the Oity.	60	399	265	1,794	1519	1,277					452		112	
	cts.	78	98	62	62	65	82	8	\$5	18:	<del>2</del> 2	58	88	92
Total Cost,	69	970	1,264	2,153	2,153	2,153	1,503 8,052	8,052	433 (	19,506	$^{21,921}_{2,410}$	1,810	22,208	4,427
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Value of pro- perty rat- able.	69	16,890 00	24,475 00	24,414 00	41,020 00	41,020 00	28,976 00 22,580 00	22,580	37,047		19,578 9,816	11,075	102,543	1 133,520 00
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Section of Street.	\$	Rd. t	- F	northerly rd south of (	of G	t. 50 ¥	Bolton Avenue set to Avenue B	enne	Sher	Sloor	to Br	Paul Oue	anfor Que	lane hes r
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Sect	St. Patrick to Belle-	vue Place Davenport Rd. to west	termî 455 ft.	rard northerly to Gerrard	Gerrard	northerly to Gerra From 135 ft. west	Bolton Avenue West to Avenue Road	Macpherson Ave. West to Avenue Ruad 1260	Southerly to Czar Easterly to Sheridan.	Dundas to Bloor	Sheridan A. to Brock A	Queen to Paul	Queen to Danforth A. Southerly to Queen	Queen to a lane 495 feet 2 inches north.
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Street.			Ave.	Ave	Ave.	:	son	os	Ave	Ave	n A		::	:
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Z du	Block	ф	1887 Extension of St. Boulton	육	မှ	1887 Extension of St. Elliott.	do	qo	දිදි		do do Francionof Ct	do	Wideni do	
law.	1882 8th Aug., 1887 Block roadway Carlisle	1883 8th Aug., 1887	1887	1885 8th Aug., 1887	1886 8th Aug., 1887	1887	1887	1887	1887	, 1887	1887	29th Aug., 1887	1902 29th Aug., 1887 V 1903 29th Aug., 1887	, 1887
Date of pas	Aug.,	Aug.,	Aug.,	Aug.,	Aug.,	1887 8th Aug.,	Aug.,	Aug.,	1895 29th Aug., 18 1896 29th Aug., 18	Aug.	899 29th Aug.,	Aug.	Aug.	Aug.
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No of By-lan	8%	33	2	25	99	27	80	89	88	6.8	8.8	6	200	4

\* This amount is assessed on lands fronting on Macpherson Ave. from 1320 feet west of Yonge St. to Avenue Road. + Assessed on lands lying between Yonge St. and 1320 feet westerly.

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1915 3rd Nov., 1887 Consolidation of Debentures — Ratepayers' share un der By laws
1828 to 1841, 1861 to 1876, 1882 to 1889, 1895 to 1904
1916 3rd Nov., 1887 Toronto Streef, R.V. Co's proport fin of improvements under By-law 18 64 (See Table 3.)
1917 3rd Nov., 1887 Consolidation of Debentures — Ratepayers' share un der By-laws
1926 28th Nov., 1887 Sewer ...... LanebetnGerrard

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of Debentures —   Ratepayers' share un der By -laws   1861 to 1876, 1882 to 1889, 1895 to 1904   R.W. Co's propor tion of improvements under By-law	Racepayers snare un der by laws 1877 to 1881	69 1843	351	11925	408	88	Bolton A. to Logan A. 1720		184	1378	700	1589	1080	1441	1610	3431	1908	380	3 5	1926	752	697		995
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TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Street.	College	Jamieson Ave.	Jamieson Ave	Brooklyn Ave	Grant	Harris Langley Ave	Pape Ave.	Thompson	Castle Frank Ave Nauton	Macpherson Ave.	Walmer Road		Ave. Place.
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\* Payable by the Toronto Street Railway Company.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Amount to be repaid by Lo- cal Rate.	\$ 750 6,804	1,392 4,839 8,767	6,917	14,185	1,950	4 36	386	360 523	1,222	728	2,016	1,457	1,592	
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	2 23 cts	80.8	28	36	25 20 00 00		98	1 07 3 95	1,342 65	334	7 54	9 14	2 72	×
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TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

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Table 4.—By-Laws relating to Local Improvement Debentures.—Continued.

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Commutation Rate,	Per ft.	1 98	1 33	1 31	81 0	23	1 06	1 31	1 24	88	38	23	88	5
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Annual rate.	Per ft.	#	9	6	10	17	<b>!</b>	6	6	34 13	00	6	9	15
Amount to be repaid by Lo- cal Rate,	s cts.	626 37	1,096 54 10	623 13	1,322 14	457 46	411 36	5,030 37	1,305 79	621 34	637 00	2,265 33	614 77	589 40 15
Amount to be paid by the City.	& cts.	80 08	380 60	160 00	320 00		239 44	720 00	240 00	577 16	211 50	595 83	160 00	160 00
	cts.	3	14	783 13	14	9†	8	37	6/	20	20	91	77.4.77	749 40
Total cost.	100	206	1,477 14	783	1,642 14	157	650	5,750	1,545	1,198	848	2,861	77.4	749
Value of pro- perty rat- able.	& cts.	2,869 00	14,956 00	4,300 00	19,040 00	9,730 00	70,575 00	52,747 00	30,505 00	22,000 00	14,500 00	92,000 00	27,700 00	9,300 00
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Street.	McKenzie Cres'nt	Shirlow	Victoria Avenue	Wardell	Grange Road	John.	rd Road				:	ill Ave	Troford Dioc	Tielora Trace
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Lane in rear of Tecumseth to 150 ft. lots on south east*	lots on south east	Spruce Sumach to River Such Ave 71 ft. south of Flor-	:		rauolith.s'w'k West side Yonge. King to Queen	King and York. feet 2 in. on York	to and Adelaide 74 ft. on Adelaide	and Wellington 934ft, on Bay.	J.K.	S. west cor. Ade- 78 ft. on Church, 95 ft.	en.	:	:	rard to Gerrard rard to Gerrard rard rard to Gerrard rard to Gerrard rard rard rard rard rard rard rar	on Bridge Bridge	-Ra	5,85
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\*Chargeable against property on north side of the lane.

\*Chargeable against property on south side of the lane.

\*Thypable by the Toronto Street Railway Company.

\*Thypable by the Toronto Street Railway Company.

\*The property on south Sides of Bridge Street, Elm Avenue, South Drive, Centre Road, North Drive and Woodland Avenue, and on the west side of Sherbonnes Street.

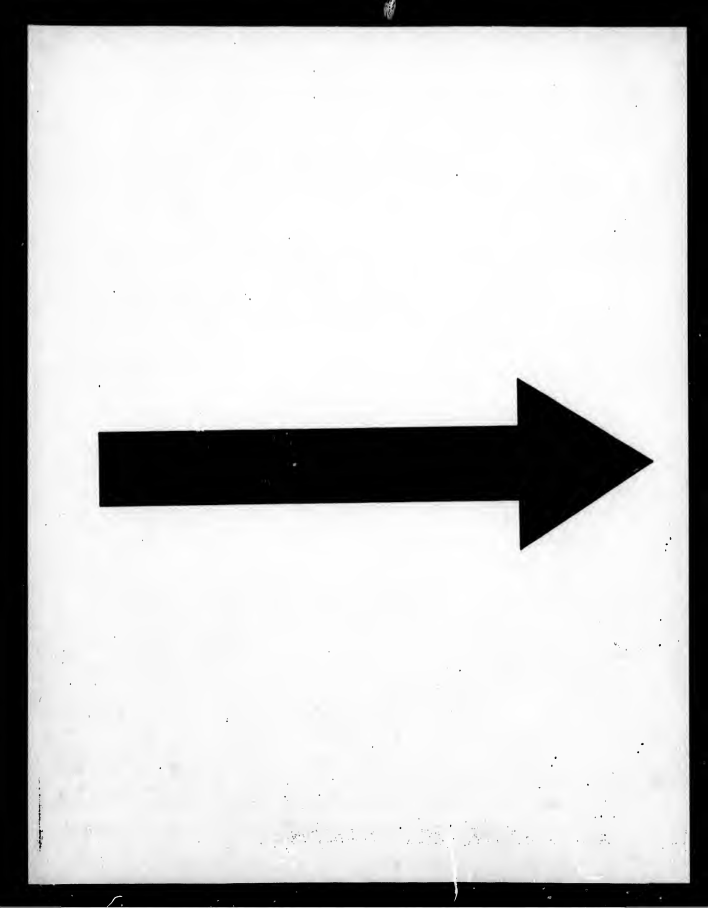
|The amount of commutation payable by each property owner appears in the Schedule to the By-law.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

Commutation rate,	Per ft.		1 85 5 2 32 3	1 14 0	93 71	22 0	1 4 6	158514 1890
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Amount to be paid by the City.	**		98	8	9	330	160	120 00
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Value of pro- perty rate- able,	*	287,680 75	0 101,527 00 0 17,749 00	326 10 46,482 00	17,429 00	3 145,732 00	24,626 00	4 30,818 00
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on of	rs, sh 1,98	1,5,5 5,1,5	a to	ا ت : پر	rom	of P. and in the property of t	of lots fronting S. side Gerrard Livis to W. te commercial to laide along mercial to a mercial to a	cis St. sewer aconsfield Ave Gladstone Av
Secti	2179 5th Nov., 1888 Consolidation of Debentures—Ra tepayers' share under By-laws Nos. 1,927 to 1,929, 1,974 to 1,978, 1,981, 1,983, 2,021 to	2,036, 2,041 to 2,043, 2,049 to 2,064, 2,068 to 2,0/11 3,0 2,099, 2,129 to 2,131, 9,150 to 2,155, 2,159 to 2,162.  we 2,099, 2,129 to 2,131, 2,150 to 2,155, 2,159 to 2,162.	rence	on S. side Queen Portland to 215 ft.  West west Lane in rear of Sumach to lane lead-	ing from Amelia to	lots farching W. side of Parl'ment on N. side of to 145 ft. west Wilton Ave Said lane in rear of witton A north-Parliament, criv to lane in rear	and Berkeley of fots fronting on S. side Gerard.  Cawthra Square, Jarvis to W. term  Lane in rear of Commercial to Adelotson weekside laide along Como of Francis	cis St. sewer Beaconsfield Avenue to Gladstone Avenue.
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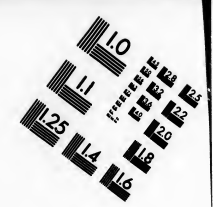
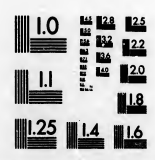


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4303

OTHER SECTION OF THE



Table 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

Commutation Rate.	Per ft. 5 c. m. 1 54 5	18 5 93 7	40 9 03 3 61 7 29 0	42 0 19 7 71 7 30 9		35.5 35.5 35.5 35.5 35.5 35.5 35.5 35.5	80 0 70 5	48 0
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\* Payable by the Toronto Street Railway Company.

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Block roadway. Langley Avenue. Logan Ave. to end of			9.5			ob'stone r'd'y.	xt'n of street College	xtension of st. Avenue Place	7	3	ခ	ewer	do	do	do	qo	L.b'k&c. st.r'y Parliament Gerrard to Carlton	locl	ob'stone r'd'y.	do	Grading	용
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\*Payable by the Toronto Street Railway Company.

TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

Mo.of By-law	8	2307	2308	9214	2315	2316	2318		2319	0301	2322	2323	2324	2325		2326	237.	2328	2339
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Street.		ening st. Shirley	venue.	N side of King	1	N. side of Front.	: mi		West side of York	South side of King	West side of Scott	N'rth side of King	Adelaide East	West side Church		N'rth side of King	West side of Spa-	West side of Spa-	Charlotte
Section of Street.		Park lots No. 30 & 31 Brock A. to Sheridan A.	<u>~</u>	ford R. to Bedford R.	Bay to York	Youge to Bay	s. of Wellington Youge to 119 ft. 6 in.	east of Bay	West side of York Wellington to King.	Jarvis to West Market	West side of Scott Wellington to 79 ft. S.	N'rth side of King Jarvis to George	×Ξ	south side Adelaide. King to South limit of	Home Savings Co.'s	N'rth side of King Toronto to Church	Nassau to Oxford		Oxford to College
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TABLE 4.—BY-LAWS RELATING TO LOCAL IMPROVEMENT DEBENTURES.—Continued.

	Annual Rate. Interest on Term. Term. Commutation	On &. On &. C. Wrs. & C. m.	210 65 4 20 65 4 20	33 4 20 1 68 47 4 20 1 69		9 4 10 2 10 0	1 4 10 0	65 4 10 0 53 8	4 5 0	& in & 4 4	4 20 2	6 64 4 20 0 90 24	1 1 4 20 1 10 7		
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T OF OWNERS WELL	Section of Street.	901 - 7 EVAL - 1-11 - 4	Koxborougn reosedate R. u to 1250 ft. ensterly 2391 Spadina Road Lowther A. to Dupont, 4145	Bloor to Wells Arthur to College	Halton 1 ortherly 160 ft. to lane between Arthuran 1 Halton theres east 124 ft.	Suces to Danforth A. Present western ter-	minus 114 ft. east of Davies A. to Davies A	Markhav Robinson to Queen	Dundas to Bloor	as set out in Scheds. See Sch'ds v-law A&B.	Ontario to 140 ft. east	Tecumieth to south limit of lot No. 9, sec. B.Ord. Survey	Wellington A. to King	Queen to Ashbridge's	Day
	Street.		Koxborougn	Albany Ave Beatrice	Lane in rear of Dundas	Logan Ave Thompson		Markhav	2372 24th June, 1889 Grading of St St. Heien's Ave Dundas to Bloor	Small Streets, as set	P' ospect St	Lane in rear of	Lane 120 ft. east of Stafford	Booth Ave	
	Nature of Improvement.		rer o	<b>့</b>	ор	Widening of St. Extension of St.		op op	Grading of St	Wooden sidew.	Sewer	ф ор	ф	ор	
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# BY-LAWS

OF THE

# CITY OF TORONTO

# GENERAL APPLICATION.

### No. 2434.

A By-law relating to the By-laws of the City of Toronto.

PASSED, 13th January, 1890.

THE Municipal Council of the Corporation of the City I of Toronto, enacts as follows:—

#### INTERPRETATION.

1. Where the words following occur in this or any By- Interpretalaw of the City of Toronto (except By-laws for the issue tion of words in By-laws. of debentures or the creation of any debt, or By-laws for Local Improvements) passed at or subsequent to the date of the passing of this By-law they shall be construed in the manner hereinaster mentioned unless a contrary intention appears, or the interpretation which such provision would give to any word, expression or clause is inconsistent with the context of the By-law in which it occurs.

- (1) The word "herein" used in any section of a "Herein." By-law it shall be understood to relate to the whole Bylaw and not to that section only.
- (2) The word "shall" shall be construed as impera- "Shall." "May." tive and the word "may" as permissive.

By-law 2484 "Now."

- (3) The word "now" or "next" shall be construed as having reference to the time when the By-law was passed.
- "Next.,,
  "Month."
  "Year."
- (4) The word "month" shall mean a calendar month, and the word "year" a calendar year.
- "City."
- (5) The words "the city" shall mean "the City of Toronto."
- "Corpora-
- (6) 'The words "the corporation" shall mean "the Municipal Corporation of the City of Toronto."
- "Council."
- (7) The words "the council" shall mean "the Municipal Council of the City of Toronto."
- " Mayor."
- (8) The word "mayor" shall include the person acting as mayor, or the person for the time being having the powers of or performing the duties of the Mayor of the City of Toronto.
- "Police Mag-
- (9) If any matter or proceeding is directed to be done, or taken by or before a "Police Magistrate" it may be done or taken by or before the Mayor or any Justice or Justices of the Peace, whose jurisdiction or powers extends or extend to the matter or proceeding so directed to be done or taken.
- "Person."
- (10) The word "person" shall include any body corporate or politic, or party, and the heirs, executors, administrators or other legal representatives of such person to whom the context can apply according to law.
- 4 Street."
- (11) The word "street" or "streets" shall include all highways, roads, lanes, alleys, avenues, thoroughfares, drives, bridges and ways of a public nature, and shall also include sidewalks, boulevards, courts, court yards, commons, mews, parks, public squares and other public places, unless the contrary is expressed or unless such construction would be inconsistent with the context or the manifest intention of the By-law.
- Singular number, and masber, and masculine gender. (12) Words importing the singular number or the masculine gender. culine gender only, shall include more persons, parties, or

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(13) The duties prescribed to any particular officer Duties of cerof the corporation by any By-law may be performed by tain officers may be per such other officer or person as may be appointed by the formed by Mayor or other authority to perform such duties.

#### NUMBERING BY-LAWS.

2. All Acts and By-laws of the City heretofore passed By-laws to be shall be known and designated by the numbers respectively endorsed upon them, and all Acts and By-laws in force at the time of the passing of this By-law referring to any Act or By-law of the City by its number shall be construed as referring to the By-law which shall have such number endorsed upon it, and all future By-laws shall be numbered consecutively as they are passed, commencing from the number of this By-law.

3. It shall be sufficient on all occasions in citing or refer- By-laws may be cited by ring to a By-law to cite or refer to it by number only. number.

#### REPEAL OF FORMER BY-LAWS.

4. The By-laws of the City of Toronto, numbered as By-laws follows, inclusive, are hereby repealed:-

1 to 27, 29 to 38, 40, 44, 46 to 48, 50, 52, 53, 55 to 70, 72 to 78, 80 to 99, 101 to 127, 129 to 137, 139 to 143. 145 to 157, 159, 160, 162 to 189, 191 to 197, A By-law not numbered, passed 7th February, 1853, entitled: "An Act to amend the 'Act to regulate the proceedings in Common Council of the City of Toronto," 198 to 212, A By-law not numbered, passed 29th May, 1854, entitled "An Act to authorize the issue of Debentures for the erection of School Houses," 213 to 265, 267 to 298, 300 to 323, 325 to 328, 330 to 352, 354 to 367, 369 to 402, 405 to 412, 414 to 429, 431 to 461, 463 to 485, 488, 490 to 492, 494, 498, 500, 502 to 510, 512, 513, 517 to 521, 524 to 532, 534 to 543, 545 to 558, 560 to 564, 567, 568, 570, 571, 573, 575 to 583, 586 to 614, 616 to 618, 620 to 625, 627 to 631, 633, 635 to 652, 654 to 656, 658 to 662, 666 to 669, 671 to 680, 682 to 696, 699 to By-law 2434. 704, 706 to 709, 711, 713, 715, 716, 721, 722, 725, 728 to 730, 735, 741, 742, 744, 745, 752, 757, 765 to 768, 770, 773, 776 to 782, 784 to 786, 790 to 794, 796, 798, 801, 802, 809 to 811, 816, 817, 819, 822, 830, 831, 833, 839 to 841, 843, 844, 847, 850, 861 to 863, 874, 875, 885 to 887, 890, 897 to 900, 904, 906 to 918, 920 to 925, 946, 947, 957 to 959, 961. 962, 966, 967, 977, 979, 981 to 984, 992, 996 to 999, 1001. 1002, 1004, 1005, 1010 to 1013, 1015, 1018, 1026, 1027, 1029 to 1036, 1043, 1044, 1046, 1049 to 1051, 1053, 1054, 1056. 1058, 1059, 1067, 1072, 1076, 1084, 1100, 1101, 1114, 1116, 1126, 1128, 1138, 1139, 1140, 1143, 1146, 1150 to 1152, 1154, 1156, 1175 to 1177, 1183 to 1185, 1190, 1195, 1196, 1228, 1231, 1240, 1250 to 1252, 1260, 1264, 1268, 1271, 1272 1275 to 1279, 1284, 1285, 1296 to 1303, 1311, 1312, 1314, 1315, 1317, 1318, 1321 to 1323, 1325, 1326, 1335, 1336, 1341, 1348, 1351, 1353, 1354, 1355, 1359 to 1361, 1364, 1366, 1368 to 1370, 1379, 1380, 1382, 1482, 1513, 1514, 1516, 1521, 1522, 1525, 1527, 1528, 1530, 1533, 1538, 1548, 1575, 1623, 1625, 1626, 1648, 1650 to 1654, 1656, 1678, 1686, 1690 to 1692, 1701, 1702, 1707, 1769, 1773, 1774. 1777 to 1779, 1786, 1787, 1789, 1791, 1793, 1795, 1799, 1801, 1803, 1810, 1825 to 1827, 1845 to 1847, 1905, 1908, 1913, 1923, 1930, 1931, 1935, 1986, 1989, 1990, 1993, 1995, 1998, 2000, 2001, 2004, 2073, 2077 to 2079, 2100, 2103, 2105, 2106, 2176, 2183, 2188 to 2191, 2193, 2194, 2196, 2209, 2238 to 2240, 2278, 2279, 2281, 2283, 2285, 2287, 2332, 2379, 2380, 2396, 2399, 2401, 2406, 2408 to 2410.

Effect of repeal of former Bylaws. 5. The repeal of the By-laws in the last preceding section mentioned shall not revive any By-law or any provision of any By-law repealed by them, nor shall the said repeal prevent the effect of any saving clause in the said By-laws or the application of any of the said By-laws or any other By-law or provision of law formerly in force to any transaction, matter or thing anterior to the said repeal to which they would otherwise apply: And the repeal of the said By-laws shall not affect:

 Any penalty, forfeiture, or liability incurred before the time of such repeal, or any proceedings for enforcing the same had, done, completed, or pending at the time of such repeal; (2) Not exc ma

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(2) Nor any action, suit, judgment, decree, certificate, execution, process, order, rule, or any proceeding, matter or thing whatever respecting the same, had, done, made, entered, granted, completed, pending, existing or in force at the time of such repeal; By-law 2434.

- (3) Nor any act, deed, right, title, interest, grant, assurance, registry, rule, regulation, contract, lien, charge, matter, or thing, had, done, made, acquired, established, or existing at the time of such repeal;
- (4) Nor any office, appointment, commission, salary, allowance, security, duty, or any matter or thing appertaining thereto, at the time of such repeal;
- (5) Nor any bond, note, debenture, debt, or other obligation made, executed, or entered into by the the City at the time of such repeal;
- (6) Nor shall such repeal defeat, disturb, invalidate or prejudicially affect any other matter or thing whatsoever had, done, completed, existing or pending at the time of such repeal;

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- (3) Act, deed, right, title, interest, grant, assurance, registry, rule, regulation, contract, lien, charge, matter or thing; and every such
- (4) Office, appointment, commission, salary, allowance; ance, security, and duty; and every such
- (5) Bond, note, debenture, debt, or other obligation, and every such other matter or thing, and the force and effect thereof respectively,

By-law 2434. mayand shall remain and continue as if no such repeal had taken place, and so far as necessary may and shall be continued, prosecuted and enforced, and proceeded with under the said By-laws and other By-laws having force in the city so far as applicable thereto, and subject to the provisions of the said By-laws.

Publication of Consolidated By-laws.

6. The By-Laws Nos. 2435 to 2466 and 2468 to 2481 inclusive, contained in the printed volume accompanying the report of the Committee for Consolidating and Revising the By-laws of the City of Toronto, and dated the tenth day of January, 1890, shall be held to be the originals of the said By-laws; but the marginal notes thereon, and the headings in the body of the By-laws, and the references to the former enactments at the foot of the several sections thereof, shall form no part of the said By-laws, and shall be only considered and shall be held to have been inserted for convenience of reference only, and may be omitted or corrected, and any misprint or error, whether of commission or omission, or any contradiction or ambiguity in the said By-laws, may also be corrected, and such alterations in the language of said By-laws as are requisite in order to preserve a uniform mode of expression may be made, and when such alterations and corrections are made, as aforesaid, the said By-laws shall be printed for publication, and there shall be a fair copy of each of the said By-laws printed on one side of the paper only, and filed in the office of the Clerk of the Council, and the said Clerk shall attach to each of the said By-laws so printed as aforesaid, the Seal of the City, and the said By-laws shall be signed by the Mayor of the City and the said Clerk, and shall be the original By-laws, in lieu of the By-laws contained in the said volume.

#### CONSTRUCTION OF CERTAIN NEW BY-LAWS.

Certain By-laws to have effect as new law. 7. By-laws Nos. 2435° to 2466 and 2468 to 2481 inclusive, shall come into force on the day of the coming into force of this By-law, and shall not be construed as a consolidation or re-enactment of any former By-laws, but shall be

\*By-law No. 2488, passed 3rd February, 1890, enacted that By-law No. 2435, should be in force from the 13th January, 1890.

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By-law 2434.

8. By-law No. 353, entitled, "By-law respecting Street By-law re-Railways," shall hereafter be known as By-law No. 2467 Street Railbut such renumbering of the said By-law No. 353 shall ways. not constitute such By-law a new By-law of the Council, but the said By-law shall, as at present existing, remain in full force an effect.

#### TIME OF COMMENCEMENT OF THIS BY-LAW.

9. This By-law shall come into force and have effect Time when from and after the twenty-eighth day of February, in the to come into year of our Lord one thousand eight hundred and ninety. force.

### No. 2435.

A By-law to Regulate the Proceedings in the Municipal Council of the City of Toronto and in the Committees thereof.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

#### MEETINGS OF COUNCIL.

1. In all the proceedings had or taken in the Municipal Rules to Council of the Corporation of the City of Toronto, the fol- govern the despatch of lowing Rules and Regulations shall be observed, and shall business in the be the Rules and Regulations for the order and despatch Committees. of business in the Council, and in the Committees thereof.

2. After its inaugural meeting, the Council shall meet Regular every alternate Monday in the year, at the hour of seven the Council. o'clock p.m., unless otherwise ordered by special motion, or unless such Monday shall be a public or civic holiday, in which case, the Council shall meet at the same hour the next

By-law 2435.

day following which is not a public or civic holiday. The inaugural meeting of the new Council in each year shall First meeting be opened with prayer, the officiating Clergyman to be chosen by the Mayor elect.

Mayor to call Special meetings.

3. The Mayor may at any time summon a special meeting of the Council; and it shall be his duty to summon a special meeting whenever requested in writing so to do by a majority of the members of the Council.

When Clerk to call special meetings.

4. In case of the absence or death of the Mayor, or head of the Council, a special meeting may be summoned at any time by the Clerk upon a special requisition to him signed by a majority of the members of the Council.

#### ORDER OF PROCEEDINGS.

Mayor to take the chair when a quorum is present.

5. As soon after the hour of meeting as there shall be a quorum present, the Mayor shall take the chair, and call the members to order.

Absence of the Mayor.

6. In case the Mayor does not attend within fifteen minutes after the time appointed, the Clerk shall call the members to order, and if a quorum be present a Chairman shall be chosen, who shall preside during the meeting, or until the arrival of the Mayor.

Absence of a quorum of members.

7. If there be no quorum present within half an hour after the time appointed for the meeting, the Clerk shall call the roll and take down the names of the members then present, and the Council shall stand adjourned until the next day of meeting, subject to the provisions of section three and four of this By-law.

Reading the minutes.

8. Immediately after the Mayor shall have taken his seat, the minutes of the preceding meeting shall be read by the Clerk, if required by any Alderman present, in order that any mistake therein may be corrected by the Council.

Questions of order.

9. The Mayor shall preserve order and decorum, and decide questions of order, subject to an appeal to the Council, and in the absence of the Mayor, the Chairman shall have as the May

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By-law 2435.

10. When the Mayor is called upon to decide a point of Questions of order or practice, the point shall be stated without unnecessary comment, and the Mayor shall cite the rule or authority applicable to the case.

11. The Mayor may vote with the other members on all Mayor's vote. questions; and any question on which there is an equality Equality of of votes shall be deemed to be negatived.

12. If the Mayor desires to leave the chair for the purpose Mayor leavof taking part in the debate or otherwise, he shall call on one of the Aldermen to fill his place until he resumes the chair.

13. Every member, previous to speaking to any question Addressing or motion, shall rise from his seat, uncovered, and shall address himself to the Mayor.

14. When two or more members rise to speak, the Mayor Two members shall name the member who, in his opinion, first rose from his seat; but a motion may be made that any member who has risen "be now heard," or "do now speak."

15. Every member who shall be present in the Council Members Chamber when a question is put shall vote thereon, unless vote nnless the Council shall excuse him, or unless he be personally excused, interested in the question, provided such interest is resolvable into a personal pecuniary profit, or is peculiar to that interested in member, and not in common with the interests of the citizens at large, and in such cases he shall not vote.

16. When the Mayor is putting the question, no member Putting the shall walk across or out of the room, or make any noise or disturbance; nor when a member is speaking shall any Members other member pass between him and the chair, or interrupt speaking not him, except to raise a point of order.

rupted.

17. A member called to order from the chair shall imme- Calling memdiately sit down, but may afterwards explain; and the

By-law 2435.

Council, if appealed to, shall decide the case, but without debate: if there be no appeal, the decision of the Mayor

Members not to speak disrespectfully of the Queen, the Royal Family, the Governor-General, or nor use offensive language. shall be final. 18. No member shall speak disrespectfully of Her

Resisting the decision of the Mayor, etc.

Majesty the Queen, or of any of the Royal Family, or of the Governor-General, Lieutenant-Governor, or person administering the Government of the Dominion or of this Province; nor shall he use offensive words in or against the Lt.-Governor, Council or against any member thereof; nor shall he speak beside the question in debate; and no member shall reflect upon any vote of the Council except for the purpose of moving that such vote be rescinded; nor shall he resist the rules of the Council, or disobey the decision of the Mayor or of the Council on questions of order or practice or upon the interpretation of the Rules of the Council; and in case any member shall so resist or disobey, he may be ordered by the Council to leave his seat for that meeting, and in case of his refusing so to do, he may, on the order of the Mayor be removed therefrom by the Police; but in case of ample apology being made by the offender he may, by vote of the Council, be permitted to forthwith retake his seat.

Members may require the motion to be read.

19. Any member may require the question or motion under discussion to be read at any time during the debate, but not so as to interrupt a member while speaking.

Members not to speak to the same question more than once, nor for more than fifteen minutes. When reply allowed.

20. No member shall speak more than once to the same question, without leave of the Council, except in explanation of a material part of his speech, which may have been misconceived, and in doing so he is not to introduce new matter. A reply is allowed to a member who has made a substantive motion to the Council, but not to any member who has moved an order of the day, an amendment, the previous question, or an instruction to a Committee. No member, without leave of the Council, shall speak to the same question, or in reply, for longer than a quarter of an hour.

Divisions.

Calling for yeas and nays.

21. Upon a division of the Council, the names of those who vote for and those who vote against the question shall be entered upon the Minutes, not only in the cases required by law, but and Nays.

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28. At Orders of and as th direction. by law, but whenever any member shall call for the Yeas and Nays.

By-law 2435.

22. All enquiries shall be in writing, and shall be Form of handed to the Clerk of the Council at least two clear days answers. before the day of the meeting at which such enquiry is to be made; and the answer to such enquiry shall also be put in writing and handed to the Mayor or other presiding officer at least one hour before the meeting, and shall be read by him from the chair.

- 23. No persons except Members and Officers of the Strangers Council shall be allowed to come within the bar during the of the Council sittings of the Council without the permission of the Mayor. Chamber.
- 24. The members of the Council shall not leave their Order on places, on adjournment, until the Mayor leaves the chair.
- 25. No standing Rule or Order of Council shall be sus- Suspending pended, except by a vote of two-thirds of the members the rules. present.
- 26. In all unprovided cases in the Proceedings of Coun- Law of Parcil or in Committee, the Law of Parliament shall be fol-govern in unprovided lowed.

#### ORDERS OF THE DAY.

27. The Clerk shall have prepared and printed for the Order of use of members, at the regular meetings of the Council business at "The General Orders of the Day," as follows 1st, Reading of ings. Minutes; 2nd, Original Communications; 3rd, Presenting Petitions; 4th, Enquiries and answers thereto; 5th, Giving notice; 6th, Introduction and consideration of Bills; 7th, Presentation and consideration of Reports of the Executive and other Committees; 8th, Motions; 9th, Unfinished Business.

28. At all special meetings of the Council, "The General Order of the Orders of the Day" shall be prepared and printed when day at special meetings. and as the Mayor may direct; and in default of such direction, then as provided in the last preceding section.

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By-law 2435.

Order of business.

29. The business shall in all cases be taken up in the order in which it stands upon the "General Orders of the Day."

Motions called but not disposed of.

30. All motions called in pursuance of "The General Orders of the Day," and not disposed of, shall be placed at the foot of the list unless otherwise decided by the Council.

#### MOTIONS AND ORDER OF PUTTING QUESTIONS.

Notices of motion.

31. One day's notice shall be given of all motions for introducing new matter other than matters of privilege and bringing up petitions; and no motion shall be discussed unless such notice has been given, or unless the Council dispense with such notice by a vote of two-thirds of the members present, without debate.

Motions to be seconded and read before debate. 32. All motions shall be in writing and seconded before being debated or put from the chair. When a motion is seconded, it shall be ad by the Mayor, before debate,

Withdrawing motions.

33. After a motion is read by the Mayor, it shall be deemed to be in possession of the Council, but may, with permission of the Council, be withdrawn at any time before decision or amendment.

Motion for commitment.

34. A motion for commitment, until it is decided, shall preclude all amendment of the main question.

Motion to adjourn.

35. A motion to adjourn the Council, or to adjourn the debate, shall always be in order, but no second motion to the same effect shall be made until after some intermediate proceeding shall have been had.

Proceedings during debate. 36. When a question is under debate, no motion shall be received, unless to commit it; to amend it; to lay it on the table; to postpone it; to adjourn; to move the previous question.

The previous question.

37. The previous question, until it is decided, shall preclude all amendment of the main question, and shall be put, without debate, in the following words: "That this

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question be now put;" if this motion be resolved in the affirmative, the original question is to be put forthwith, without any amendment or debate; but if the previous question is resolved in the negative, the main question may then be debated and amended.

By-law 9435.

38. Amendments shall be put in the reverse order to Amendments that in which they are moved, except in filling up blanks, put. when the longest time and the largest sum shall be put first. Every amendment submitted shall be reduced to writing, and shall be decided or withdrawn before the main question is put to the vote. Only one amendment shall be allowed to an amendment, and any amendment more than one must be to the main question.

39. In all motions for the appointment of any person to Appointment any office in the gift of the Council, the candidates shall to office. be voted on separately in the order in which they are proposed; but no member of the Council, while retaining his Members sent therein, shall be eligible for any office to which there for office. is attached any salary, remuneration or emolument payable by the Council.

40. When the question under consideration contains Questions distinct propositions, upon the request of any member, the distinct vote upon each proposition shall be taken separately, propositions.

41. After a question is finally put by the Mayor, no Putting the no member shall speak to the question, nor shall any other question finally. motion be made until after the result of the vote has been declared; and the decision of the Mayor, as to whether the question has been finally put, shall be conclusive.

42. Whenever the Mayor is of opinion that a motion is Motions contrary to the rules and privileges of the Council, he shall the rules of apprize the members thereof immediately, before putting the Council. the question, and shall cite the rule or authority applicable to the case without argument or comment.

43. Whenever any matter of privilege arises it shall be Matters of immediately taken into consideration.

By-law 2435. Divisions.

44. Members, having been previously summoned, shall immediately take their places when any division is called

ORDER OF PROCEEDINGS IN COMMITTEE OF THE WHOLE.

Order on going into Committee of the whole.

45. Whenever it shall be moved and carried that the Council go into Committee of the whole, the Mayor shall leave the chair, but he shall first appoint a Chairman of the Committee of the whole, who shall maintain order in the Committee, and who shall report the proceedings thereof.

Bills or reports not to be discussed in Committee of the whole

46. No bill or report of a Committee shall be discussed in Committee of the whole, unless such bill or report has been previously printed and placed in the hands of the until printed, members, except it shall be otherwise decided by a vote of two-thirds of the members present, without debate.

Rules to be observed in the whole.

47. The rules of the Council shall be observed in Com-Committee of mittee of the whole, so far as may be applicable, except that no motion shall require to be seconded, nor shall a motion for the previous question, or for an adjournment be allowed; and in taking the Yeas and Nays the names of members shall not be recorded, nor shall the number of times of speaking on any question be limited.

Questions of order in Committee of the whole.

48. Questions of order arising in Committee of the whole shall be decided by the Chairman, subject to an appeal to the Council; and if any disorder should arise in the Committee the Mayor shall resume the chair, without any question being put.

Motions to rise and report.

49. On motion in Committee of the whole to rise and report, the question shall be decided without debate.

Motion to rise without reporting, or that the Chairman leave the chair.

50. A motion in the Committee of the whole to rise without reporting, or that the Chairman leave the chair, shall always be in order, and shall take precedence of any other motion. On such motion debate shall be allowed, and on an affirmative vote the subject referred to the Committee shall be considered as disposed of in the negative, and the with the ne

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tive, and the Mayor shall resume the chair, and proceed with the next order of business.

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By-law

# READING OF BILLS AND PROCEEDINGS THEREON.

- 51. Every bill shall be introduced upon motion for leave, Introduction specifying the title of the bill, or upon motion to appoint of bills. a Committee to prepare and bring in the bill.
- 52. No bill shall be introduced either in blank, or in an Bills not to be introduced in imperfect shape.
- 53. The question, "That this bill be now read a first Reading of time," shall be decided without amendment or debate; and every bill shall be printed immediately after the first reading thereof, and shall be read a second time, and then considered in Committee of the whole, and shall be read a third time before it is signed by the Mayor.
- 54. Every bill (unless previously reported upon by a Referring Committee, or otherwise determined by the Council) shall be bills ?? Committees. referred, after the second reading thereof, to a standing or select Committee of the Council to report upon the leading features of the same.
- 55. Every bill shall receive three several readings, and Bills to have on different days previous to its being passed, except on readings. urgent and extraordinary occasions, and upon a vote of two-thirds of the members present, when it may be read twice or thrice, or advanced two or more stages in one day.

- 56. The Clerk shall endorse on all bills read in the Coun- Readings to ci the dates of the several readings thereof, and shall be be endorsed responsible for their correctness, should they be amended.
- 57. In proceedings in Committee of the whole upon bills, Proceedings each clause shall be considered in its proper order, then the committee. preamble, and then the title.
- 58. All amendments made in Committee of the whole Reporting shall be reported by the Chairman to the Council, which

shall receive the same forthwith. After the report has been received, the bill shall be open to debate and amendment before it is ordered for a third reading.

By-laws to be bound up in a separate volume and indexed.

59. All By-laws adopted by the Council, shall be printed, paged and bound up in a separate volume for the year in which they are passed, and shall have a separate index.

Original
By-laws to be
deposited in
the Clerk's
office.

60. Every By-law which has passed the Council shall, immediately after being sealed with the seal of the Corporation, and signed by the Mayor, be deposited by the Clerk for security in the safe connected with his office.

# PETITIONS AND COMMUNICATIONS.

Requisites of petitions or communications to the Council. 61. Every petition, remonstrance, or other written application intended to be presented to the Council must be fairly written or printed on paper or parchment, and signed by at least one person, and no letters, affidavits, or other documents shall be attached to it.

Presentation of petitions.

62. Every petition, remonstrance, or other written application may be presented to the Council by any member thereof, not signing or being a party to the same, on any day, but not later than the hour at which the Council meets, except on extraordinary occasions; and every member presenting any petition, remonstrance, or other written application to the Council, shall examine the same, and shall be answerable that it does not contain any impertinent or improper matter, and that the same is respectful and temperate in its language; he shall also endorse thereon the name of the applicant and the substance of such application, and sign his name thereto, which endorsement only shall be read by the Mayor, unless a member shall require the reading of the document, in which case the whole shall

petitions to be answerable for their contents.

Members

presenting

Endorsement of petitions.

Referring petitions to committees.

be read.

63. All petitions or other written communications on any subject within the cognizance of any Standing Committee shall, on presentation, be considered as referred to the proper Committee without any motion, unless other

wise ordered debate be a other comm move that is certain inst the petition Committee, of some preremedy, the immediate

64. Any communication the year ne munication and reporte to take up presented a year next p

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wise ordered; and no member shall speak upon, nor shall a debate be allowed upon, the presentation of a petition or other communication to the Council; but a member may allowed on move that in referring a petition or other communication presentation certain instructions may be given by the Council, or that the petition or communication shall be referred to a Select Committee, and if the petition or communication complain Unless they of some present personal grievance, requiring immediate present remedy, the matter contained therein may be brought into personal immediate discussion and disposed of forthwith.

By-law

Debate not

64. Any member may move to take up or refer a Petitions of communication or petition made or presented to the Council year may be during the year in which such motion is made, or during referred. the year next preceding such year, and whether such communication or petition has been referred to a Committee and reported upon or not; but no motion shall be in order to take up or refer a communication or petition made or presented at any time before the commencement of the year next preceding such motion.

# APPOINTMENT AND ORGANIZATION OF COMMITTEES.

65. All Standing or Select Committees shall be appointed Appointment on motion of a member by consent of a majority of the of Standing members present at any meeting of the Council, and any Committees. member of the Council may be placed on a Committee notwithstanding the absence of such member at the time of his being named upon such Committee.

66. Every member who shall introduce a bill, petition, Members or motion upon any subject which may be referred to a bills referred Select Committee, shall be one of the Committee without to a Select being named by the Council, and shall, unless the Com- be members mittee otherwise determines, be the Chairman of such thereof. Committee.

67. Of the number of members appointed to compose Quorum of any Standing or Select Committee, five, exclusive of any ex officio member, shall be a quorum competent to proceed to business, but if a Committee consist of less than nine members, a majority shall be a quorum.

Standing Committees of the Council. 68. There shall be annually appointed, at the first meeting of each newly-elected Council, the following Committees, which shall compose the Standing Committees of the Council:—1st. The Executive Committee; 2nd. The Committee on Works; 3rd, The Committee on Markets Licenses, and Street Cleaning; 4th, The Committee on Water Works; 5th, The Committee on on Fire and Light; 6th, The Committee on Property; 7th, The Committee on Parks and Gardens; 8th, The Committee on Legislation; 9th, The Reception Committee; and the Council shall also at the said meeting appoint from among the Members of the Council, the persons who shall comprise the Court of Revision, and the Local Board of Health.

Composition of the Standing Committees.

69. Each Standing Committee of the Council shall consist of one member from each Ward, and the Mayor shall be ex officio a member of all Standing and Special Committees.

Organization of the Standing Committees.

70. The members of each Standing Committee of the Council shall meet at the City Hall for the purpose of organization immediately after the adjournment of the first meeting of the Council.

Election of Chairman of Standing Committees.

Subsequent meetings.

71. The members of each Standing Committee of the Council shall at their first meeting proceed to elect from among themselves a Chairman; and immediately after such Chairman has been elected, the days of the future regular meetings of the Executive Committee, the Committee on Works, the Committee on Markets Licenses and Street Cleaning, the Committee on Waterworks, the Committee on Fire and Light, the Committee on Property, and the Committee on Parks and Gardens shall be determined by the members thereof, and also the hour at which each of such meetings shall be held.

Regular meetings of Standing Committees.

72. The regular meetings of the Executive Committee, the Committee on Works, the Committee on Water Works, the Committee on Property, and the Committee on Markets, Licenses and Street Cleaning, determined as aforesaid, shall be held in each alternate week, except when otherwise

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REGULAT

75. The Committee lations:—

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ordered by the Council; and the other Standing Committees shall meet as often as may be determined upon, at the call of the Chairman.

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By-law 2435.

73. Special meetings of Standing Committees may be Special called by the Chairman whenever he shall consider it Standing necessary to do so; and it shall be the duty of the Chairman, or in case of his illness or absence from the City, it shall be the duty of the Clerk of the Council, or the Clerk of the Stand ing Committee (if a special Clerk shall have been appointed in that behalf) to summon a special meeting of the Committee whenever requested in writing to do so by a majority of the members composing it.

74. Members of the Council may attend the meetings of Members of any of its Committees, but shall not be allowed to vote; attend nor shall they be allowed to take part in any discussion or meetings of debate, except by the permission of the majority of the members of the Committee.

# REGULATIONS FOR CONDUCTING BUSINESS IN COMMITTEES.

75. The business of the respective Standing and Select Rules for Committees shall be conducted under the following regu-Committees. lations:-

1. The Chairman shall preside at every meeting, and Chairman to shall vote on all questions submitted, and in case of vote. an equal division the question shall be passed in the negative;

2. The Chairman shall sign all orders and documents Chairman to which the Committee may legally adopt; sign orders,

3. In the absence of the Chairman, one of the other Absence of members shall be elected to preside, who shall discharge the duties of the Chairman during the meeting or until the arrival of the Chairman;

4. The minutes of the transactions of every Committee Minutes. shall be accurately entered in a book to be provided for that purpose, and at each meeting the minutes of

the preceding meeting shall be submitted for confirmation or amendment, and after they have received the approval of a majority of the members present, shall be signed by the Chairman;

Minutes to have progressive numbers and to be indexed.

5. Each minute shall have attached to it a progressive number for reference, and an analytical index shall be kept for each minute book;

Recording divisions.

6. When a division takes place on any question, the votes of the members shall be recorded, if required by one of the members;

Order to be signed by Chairman and Secretary and to refer to the minute under which it is issued. 7. No order or authority to do any matter or thing shall be recognized as emanating from any Committee, unless it is in writing, nor unless it is signed by the Chairman, or acting Chairman, or Secretary thereof, and refers to the minute of the Board or Committee under which it is issued.

Duties of Secretaries to Committees.

76. It shall be the duty of the Secretary of every Standing or Select Committee:—

To send notices of meetings. 1. To cause a notice of each regular and special meeting of such Committee to be served on each of the members thereof, at their residence or ordinary place of business, and also upon the Mayor, City Solicitor, City Treasurer, City Engineer, and City Commissioner, on the day previous to such meeting being held;

To attend meetings.

2. To attend all meetings of the Committee when required so to do by the Chairman or Acting Chairman thereof, and to record the minutes, orders, and requests of all such meetings.

General duties of Committees. 77. The general duties of all the Standing and Select Committees of the Council shall be as follows:—

To report to

1. To report to the Council from time to time, whenever desired by the Council, and as often as the interests

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of the City may require, on all matters connected with the duties imposed on them respectively, and to recommend such action by the Council in relation thereto as may be deemed necessary;

By-law 2435.

- 2. To prepare and introduce into the Council all By-laws To prepare as may be necessary to give effect to such of their give effect to reports or recommendations as are adopted by the their reports, Council;
- 3. To give effect through the proper Officer to all By-laws To give effect and Resolutions of the Council that relate to their that relate to their respecduties; tive duties.
- 4. To examine all accounts connected with the discharge To audit of their duties, or with the performance of any works, or the purchase of any material or goods, under their supervision;

5. To consider, and report on, any and all matters To report on referred to them by the Council or the Mayor; and matters to every such report shall be signed by the Chairman them by the Council or bringing up the same;

Mayor.

6. To adhere strictly, in the transaction of all business To adhere to to the rules prescribed by the By-laws of the Council; the By-laws of the Council; the Council.

7. To present to the Council on or before the last regu- To report lar meeting of the Council, in each and every year, for the information of the Council, and of the citizens generally, as well as for the guidance of the Committees of the following year, a general report of the state of the various matters referred to them respectively during the year, the work or business done through or by each Committee, and the expenditure made under their authority or superintendence: Such report shall also state the number of meetings called by each Committee during the year; the number of the meetings at which a quorum was present; the number of times each member was absent; and such report shall contain such sugges-

tions in regard to the future action of the succeeding Committee as experience may enable the reporting Committee to make in respect of the matters embraced in their report;

To see that officers give security.

8. To see that the persons in office, or appointed to office, connected with the department of each respective Committee, have given, or do give, the necessary security for the performance of their duties, and in the case of any new appointment, that the security is given before any such person enters upon his duties.

# EXECUTIVE COMMITTEE.

Powers of Executive Committee in matters relating to expenditure and revenue.

78. No by-law, resolution, report, contract, order, engagement, nomination, or other proceeding of the Council, or of any Standing or Special Committee, (other than the Executive Committee) or of any Officer or Agent of the corporation:—

- 1. Involving an expenditure of money (except as in this By-law is provided), or
- 2. For the appropriation of any part of the City revenue to any purpose, or
- 3. For the remission or refunding of any taxes, rentals, licenses, fees, or other moneys whereby the revenue of the City may be affected or diminished,

shall have any legal effect or operation until the same shall have been laid before the Executive Committee for the then present year, and supervised, recommended, and reported on by them, and until such report shall have been adopted by the Council; and in case the Executive Committee disapproves of any such expenditure, appropriation, remuneration or refund (wholly or in part), then such expenditure, appropriation, remuneration or refund shall not be made except upon a vote of two-thirds of the members of the Council then present and voting.

Reference of claims and accounts.

79. The Executive Committee shall have the right to object to any claim or account, or to any by-law, resolution,

report, co proceeding

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sections money is Council : the mem the Exec to meet resolutio be, repor and whe ordering funds, th in all c Commit of mone matter, be ame report, contract, order, engagement, nomination, or other proceeding relating to expenditure or revenue as in the preceding section mentioned :-

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By-law 2435

- 1. Where the law or the by-laws of the Council have not been complied with;
- 2. Where the appropriation made to any Standing or Special Committee would be exceeded;
- 3. Where the appropriation to any special work or service would be exceeded; or
- 4. Where for any work or service an expenditure would be required beyond the estimates for the then current year,

and in all cases where objection is taken by the said Committee on any of the grounds aforesaid, the report of the Committee shall be final, unless upon an appeal to the Council such report shall be varied or rejected by a vote of two-thirds of the members of the Council then present and voting.

80. Notwithstanding anything in the last two preceding Council may sections contained, in all cases where the expenditure of order Execumoney is contemplated, and a by-law or resolution of the tee to report Council is, at any time, adopted by a vote of two-thirds of funds. the members of the Council then present and voting, that the Executive Committee shall report and provide funds to meet any expenditure mentioned in such by-law or resolution, the Executive Committee shall, as soon as may be, report as the Council shall have ordered as aforesaid; and when a by-law or resolution is adopted by the Council Reports origiordering the Executive Committee to report and provide Executive funds, the yeas and nays shall be recorded; and further, Committee. in all cases where a report originates in the Executive Committee, whether it relates either to an expenditure of money or to the revenue of the City, or to any other matter, such report of the Executive Committee may be amended or rejected by a vote of a majority of the

members of the Council then present and voting; and such majority of the Council may reject or reduce the amount of any expenditure contained in any report whatever, either of the Executive Committee or other Standing or Special Committee of the Council.

Supervision of accounts and ing \$10.

Treasurer not

to pay ac-counts until passed by the

Executive Committee.

81. The Executive Committee shall supervise all accounts. claims exceed- claims, expenditure, and outlay, exceeding the sum of \$10. either of the Council or of any Standing or Select Committee, or of any officer or agent of the Corporation, and also all claims under any contract with the Corporation, and shall require the law and all by-laws and resolutions of the Council with respect thereto to be complied with before any payments are made for or on account thereof; and no such account, claim, expenditure, outlay, or claim under any contract with the Corporation not expressly authorized to be paid by law or by a by-law or resolution of the Council shall be paid, nor shall any payment be made on account thereof, by the Treasurer or other officer of the Corporation until the same shall have been first laid before the Executive Committee, and shall have been supervised, recommended, and reported on by them, and the report shall have been adopted by the Council.

Payment of accounts

under \$10.

- 82. Notwithstanding anything in this by-law contained, the Treasurer of the City may pay :-
  - 1. All sums not exceeding \$10, on the order of the Mayor, or in his absence, on the order of the Alderman acting for him, or the Chairman of the Executive Committee; the account therefor having been first certified by the superior officer under whose supervision the expenditure was incurred;

Weekly wages, etc.

Progress certificates.

2. All daily and weekly wages appearing by any pay sheet to be due any person in the employ of the corporation, all accounts for freight charges, customs duties, telegrams, insurance premiums on City property, or for gas or light supplied to City buildings. and, when the Council does not hold fortnightly meetings between the 20th of July and the 20th September in any year, all progress certificates (but not final

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certificates) given for any contract bearing the City seal which may accrue due to any person; and every such pay sheet, account or progress certificate shall be duly certified and signed by the superior officer of the department in which such payments are due, or under whose supervision such contract is being performed, and also by the Chairman of the Committee of the Council having control of the same, and countersigned by the Mayor, or in his absence, by the Chairman of the Executive Committee. The particulars of all such payments shall be included in the next report to the Council of the Committee having charge of the service, matter or work in respect of which such payments are respectively made.

By-law

83. The Treasurer shall carry the unexpended balances Balances at at the credit of any of the Committees or other services Committees on the 31st December in any year to the general credit of at end of the therCity, after making due provision for all ascertained liabilities on account of such services.

- 84. It shall further be the duty of the Executive Committee :---
- 1. To present to the Council, on or before the last Mon- To make an day in April in each year, a full and particular cial statement exhibit of the financial affairs of the City at the ter- and submit mination of the preceding financial year, and the for the estimates of the amount required to be raised by current year. assessment during the current year;

2. To recommend for appointment by the Council, at an To recomearly day in each year, after the adoption of the appointment Estimates, the names of such number of fit and pro- of Collectors per persons to be Collectors of Taxes as may be necessary for the performance of that duty;

3. To introduce a By-law after the adoption of the To determine Estimates in each year to regulate the manner in in which the which the revenue required for the current year revenue is to be raised. shall be raised;

Management of securities held by the Corporation. 4. To consider and report, as often as may be necessary, on the management of all matters connected with railway stock, bonds, or other securities held by the Corporation;

To have supervision of the Treasurer's department. 5. To have the supervision of the books of account, and of all documents, and vouchers, moneys, debentures, and securities, in the Treasurer's office;

To advise the Treasurer. 6. To advise the Treasurer, when called upon to do so, in all matters pertaining to his office;

To see to the performance of the duties of the Treas To see that all duties which ought to be performed by the Treasurer and the officers in his department are properly executed;

To forbid the delivery of cheques, etc.

8. To forbid the signing or delivery of any cheques, or of any security, or the payment of any money by the Treasurer, if they shall think it expedient so to do, until the matter can be further considered, or can be referred to the Council;

To generally manage the financial affairs of the City.

9. To regulate all matters connected with the receipt and payment of money, and to order the adoption of such regulations in connection therewith, as may be deemed necessary for the prevention of any payment being made in contravention of the By-laws and resolutions of the Council; and generally to manage the financial affairs of the City;

Stationery.
Advertisements.
Printing.

10. To direct the purchase of books and stationery, for the several departments of the Corporation, the advertisement of City notices, and the performance of the Corporation printing, and from time to time report thereon to the Council;

To report monthly on the expenditures of Committees and liabilities of the Corporation. 11. To cause to be furnished to the Council, not later than the second meeting of the Council in every month, after the passing of the annual estimates and from month to month, a statement of all amounts expended during the previous month by every Committee, and the balance remaining at the credit of such

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86. In ca in writing f the departm stating gen required, an upon the C appertains, his signing any one ser mittee in cl the duty of of such re hours after the Commi mittee, and order the and the sai man of the service is thereafter. tive Comm subsequent the work o by the Exe

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Committee which statement shall be according to the Form "A." in the Schedule to this By-law.

By-law 2435.

85. The minutes of Proceedings of all other Committees To be shall be furnished to the Executive Committee from time with minutes to time, when required by the Executive Committee.

of other Committees.

86. In cases of emergency or necessity, and on a report Expenditures in writing from the superior officer or assistant officer of emergency. the department in which the emergency or necessity arises, stating generally the locality and nature of the service required, and probable cost of the work to be done, and upon the Chairman of the Committee to which the same appertains, endorsing thereon his approval and the date of his signing the same, a sum not exceeding \$200 in all for any one service or work, may be expended by the Committee in charge of such work or service; and it shall be the duty of the officer reporting thereon to forward a copy of such report forthwith, or at latest within twenty-four hours after the same has been signed by the Chairman of the Committee, to the Chairman of the Executive Committee, and the Executive Committee shall have power to order the work to cease, if they deem it prudent so to do, and the said work or service shall be reported by the Chairman of the Committee in whose department the work or service is required, at the next meeting of the Council thereafter, and on his default, the Chairman of the Executive Committee at such meeting, or at latest at the next subsequent meeting of the Council, shall make a report of the work or service ordered to be done or countermanded by the Executive Committee.

87. No Committee or officer of the Council shall exceed Committees the appropriation made to any Committee for any purpose, not to exceed nor shall any Committee, without the approval of the tions made Executive Committee and of the Council, expend money to them. appropriated to any particular purpose on any other purpose, work, or service.

# COMMITTEE ON WORKS.

88. In addition to the duties prescribed by law or by Duties of section 77 of this By-law, or by any other By-law of the Works.

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City the duties of the Committee on Works shall be as follows:—

To report on matters relating to sewers, &c. 1. To consider, and report on, all matters relating to sewers, drains, streets, lanes, alleys, and public thoroughfares, except such as specially pertain to other Boards or Committees;

To recommend regulations for the control of drains, &c. 2. To report, and recommend to the Council such regulations for the control of drains and fences as may be requisite for the public safety and welfare;

To annually report on all works of permanent improvement. 3. To recommend to the Council, at the end of each year, such works of permanent improvement under their control which they consider essential for the welfare and convenience of the citizens to be carried out during the ensuing year, together with the estimated cost of the works so recommended;

To control the City Engineer. 4. To see that the duties of the City Engineer and his staff are properly executed;

To give effect to orders of Council. 5. To give effect to all orders of the Council in relation to the performance of works under other Committees;

To confer with other Committees, etc., so as to provide a uniform system of opening up streets. 6. To confer from time to time with any other Committee, Commission, or Company having any special or statutory right in the streets, so as to provide a uniform system of opening up streets, or breaking in upon the macadamized or paved portions thereof, with the least possible damage thereto.

COMMITTEE ON MARKETS, LICENSES AND STREET CLEANING.

Duties of Committee on Markets, Licenses and Street Cleaning. 89. In addition to the duties prescribed by law or by section 77 of this By-law, or by any other By-law of the City, the duties of the Standing Committee on Markets, Licenses and Street Cleaning shall be as follows:—

Manage and report on public markets  To manage, and report on, all affairs relating to the regulation of the Public Markets and Weigh houses, the Insp tion of assize of ing of tainted

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- 3. To atter wateringer wo
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- 5. To regul
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the Inspection of Weights and Measures, the prevention of forestalling or regrating, the regulating of the assize of bread, the dealings of hucksters, the cleaning of markets, and the prevention of the sale of tainted or unwholesome food;

By-law

- 2. To report on the levying and collection of market To report on dues or tolls, and weigh-house fees, and the rental of market fees, Market stalls;
- 3. To attend to all matters pertaining to cleaning and To attend to watering the public streets and lanes, and the scaven- watering the ger work of the City; streets.
- 4. To regulate all matters connected with the Gaol; To regulate the gaol.
- 5. To regulate all matters connected with licenses issued To regulate by the Corporation.

### COMMITTEE ON WATER WORKS

90. In addition to the duties prescribed by law or by sec- Duties of tion 77 of this By-law, or by any other By-law of the City. it shall be the duty of the Committee on Water Works:-

1. To manage, and report on, all matters relating to the To report on Water Works of the City, and the property of the all matters City connected therewith.

the Water Works.

# COMMITTEE ON FIRE AND LIGHT.

- 91. In addition to the duties prescribed by law or by Duties of section 77 of this By-law, or by any other By-law of the Committees on Fire and City, the duties of the Standing Committee on Fire and Light. Light shall be as follows:-
- 1. To manage the Fire Department of the City, and the To manage buildings and property connected therewith, and matters report on the organization, strength and efficiency of relating to the the Fire Department;
- 2. To report on the lighting of the City, on the erection To report on of lamps and electric lights, and the inspection City. of gas meters;

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To report on the ostablishment of fire limits and inspection of buildings.

To confer with Committee on Works as to adopting a uniform system of opening up streets.

- 3. To consider and report on all matters connected with the establishment of fire limits, the inspection of buildings with reference thereto, and the prosecution of offenders against such regulations as may be enacted;
- 4. To confer with the Committee on Works, so as to provide a uniform system of opening up streets or breaking in upon the macadamized or paved portions thereof with the least possible damage thereto.

# COMMITTEE ON PROPERTY.

Duties of Committee on Property.

92. In addition to the duties prescribed by law or by section 77 of this By-law, or by any other By-law of the City, the duties of the Committee on Property shall be as follows:—

To report on wharves, &c.

1. To manage and report on all matters connected with wharves or other property of the City abutting on the waters of the Bay;

To manage, with the Executive Committee, matters relating to the esplanade.

2. To manage and report, in conjunction with the Executive Committee, on all matters relating to the filling in of water lots, the adjustment of the amount to be charged to the respective owners of water lots in respect of said work, and the assessment therefor, in accordance with the Legislative enactments in relation thereto;

To manage city property,

3. To manage and control, subject to the approval of the Council, all City property except lands in actual use for park purposes, and such lands, buildings, and property as by this By-law or any other By-law is placed under the control or management of any other Committee or authority;

To report, on the sale of the public walks and gardens property. 4. To consider and report (in conjunction with the Executive Committee) on all matters connected with the sale or disposal of the lands deeded to the City of Toronto by the Trustees named in a certain patent

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93. In a section 77 city, the d shall be as

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- 94. In a section 77 City, it sh
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from the Crown, dated one thousand eight hundred and eighteen, and which lands are commonly known as Public Walks and Gardens, and to manage and direct the disposal of the funds accruing from such sales, in such manner as may be consistent with the Acts of the Legislature in that behalf, and most conducive to the interests of the City;

By-law

5. To consider and report on all matters connected with To report on the leasing or selling of City property;

the leasing or eale of City property.

6. To manage and report on all matters in connection To report on with the purchase of sites for public buildings, and matters connected with the erection and maintenance of all buildings erected the public thereon, where the same are under their management or control.

### COMMITTEE ON PARKS AND GARDENS.

93. In addition to the duties prescribed by law or by Duties of section 77 of this By-law, or by any other By-law of the parks and City, the duties of the Committee on Parks and Gardens gardens. shall be as follows:-

1. To manage and report on all matters connected with To report on the preservation of grounds set apart for Public public parks. Parks, Squares, Gardens, Walks, and Avenues, and the buildings erected therein, and to prevent encroachments on such properties;

2. To report on all matters connected with fencing, orna- To report on menting, and preserving of Parks, Squares, Gardens, Walks, or Avenues, as aforesaid, and to carry out all works connected therewith, as the Council may authorize.

# COMMITTEE ON LEGISLATION.

- 94. In addition to the duties prescribed by law or by Duties of section 77 of this By-law, or by any other By-law of the Committee. City, it shall be the duty of the Legislation Committee:—
  - 1. To consider and report on all matters for which it may be necessary for the City to seek legislation.

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Duties of Reception Committee.

# RECEPTION COMMITTEE.

95. In addition to the duties prescribed by law or by section 77 of this By-law, or by any other By-law of the City, it shall be the duty of the Reception Committee:—

To attend to receptions of a public obaracter.

 To attend to all matters in connection with receptions and entertainments of a public character under the direction of the Council.

MATTERS NOT SPECIALLY APPERTAINING TO ANY COMMITTEE,

Matters not specially designated.

96. All matters not designated as belonging or appertaining to any of the foregoing Committees, shall belong to and be under the control of the Executive Committee, unless the Council shall refer the same to some other Committee.

MONEY APPROPRIATIONS, ACCOUNTS, EXPENDITURES, CONTRACTS, AND IMPROVEMENTS.

Committees, members or officers of the Corporation not to make contracts or incur expenditure.

97. Except as herein otherwise provided, no Committee, or member of the Council, and no Officer of the Corporation, shall on behalf of the Corporation enter into any contract, or incur or authorize any expenditure, without having obtained, by By-law or resolution, the sanction of the Council; and no contract shall be entered into until the necessary appropriation shall have been made, either from the public funds or by the passage of a local improvement By-law.

Expenditure requiring sanction of ratepayers.

98. No contract or expenditure shall be authorized or permitted in contemplation of a loan, whereby a deot is incurred requiring the approval of the ratepayers, until after the By-law for such loan or debt has been approved of by the ratepayers according to law, and passed by the Council.

Works or improvements to be estimated for.

99. No work or improvement shall be authorized by the Council, without either having an estimate of the probable cost thereof, or (in the absence of an estimate) limiting an amount therefor; and no contract shall be entered into for any work or improvement at a larger

sum, or in so estimat insufficien Council.

for any place to credit object for same time the same if fund is frowards characterist, the voted.

101. In pose excee found to r the credit unappropr of the Cit same.

102. No be applied scinding of which the lution or I

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sum, or involving a larger expenditure, than the amount so estimated or limited; whenever such amount is found insufficient, the fact shall be immediately reported to the Insufficient Council.

By-law 2435. estimates to be reported.

100. When money is duly authorized to be expended Treasurer to for any purpose, the amount to be expended is not to accounts for be credited by the Treasurer to any Committee, but he is each object for which to credit the same to an account to be opened for the money is object for which the money is voted, and he shall at the same time charge the amount against the fund out of which the same is to be paid, so as to shew how much of such fund is from time to time appropriated; and he shall afterwards charge against the account which is to receive the credit, the sums from time to time paid of the amount so voted.

101. In case money appropriated to any particular pur- Excess of pose exceeds the amount which such purpose is afterwards appropriation to be carried found to require, the Treasurer shall carry the surplus to to account the credit of an account to be opened in his books for printed unappropriated money, or carry it to the general credit moneys. of the City on resolution of the Council authorizing the same.

102. No money voted or raised for any purpose shall Moneys voted be applied to any other purpose, without expressly re- for one purscinding or repealing the Resolution or By-law under applied to which the same was voted or raised, so far as such Resolution or By-law stated the purpose.

103. Every report recommending the expenditure of Reports to money shall state the grounds on which the recommenda- reasons for tion is made, with sufficient fulness to enable the Council expenditure. to judge of the propriety of the proposed expenditure.

104. In case the expenditure is for any work or improve- Officers to ment the superintendence of which, if authorized, would tain proposed fall within the duty of the City Engineer or some other expenditures. superior officer of the Corporation, the Committee shall first procure a report from such Engineer or other Officer,

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on the subject of the proposed expenditure, and shewing far the same is, in his opinion, necessary or expedient for the general interests or requirements of the City.

Reports recommending expenditure unaccompanied by report of proper officer.

105. No report of a Committee recommending any expenditure for any work or improvement, shall be received by the Council unless accompanied by the report of the proper officer, as is in the last preceding section provided. except in cases of emergency, to be fully shewn in the report of the Committee, and assented to by a vote of two-thirds of the members of the Council then present and voting.

Improvements in which members of the Council are interested.

106. When a Committee in a report recommends, or any Member of the Council by resolution proposes the construction of any improvement, or the expenditure of money, for or in respect of property of any kind, it shall be the duty of such Committee, or Member, as the case may be, to ascertain, as far as practicable, whether such improvement passes through or along any property in which any Member of the Council or Officer of the Corporation is interested, or whether any Member or Officer is interested in the property for or in respect of which the money is proposed to be expended, and to report or state the facts to the Council. When a Committee reports that a Member or Officer of the Corporation is interested in the property so benefited as aforesaid no action shall be taken or permitted upon such report until the information in the possession of the Committee is laid before the Council, except in case of emergency, and with the sanction of two-thirds of the members of the Council then present and voting.

Members and officers not to in contracts.

107. With the view of preventing Members and Officers be interested of the Corporation from being interested in Corporation contracts, it is hereby expressly declared that no member of the Council, and no Officer of the Corporation, shall be interested in a private capacity, directly or indirectly, in any contract or agreement for labour, or for any materials goods, wares, or merchandise furnished to the City, wherein the City is a party interested.

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108. Any violation of the provisions of the last preceding section of this By-law, on the part of any Officer of the Corporation, shall subject him to forfeiture of his office, and Penalty for immediate removal therefrom.

By-law

breach of preceding section.

109. No account or claim against the City, arising out Claims of or connected with any contract, agreement, purchase, or against the City in which sale, made contrary to section 107 of this By-law, shall be members and certified by any Engineer or other Officer of the Corpora- interested. tion, or approved by any Committee, or the Chairman thereof, or paid by the Treasurer.

110. Every contract shall contain a clause declaring that Clause to be the contract is entered into on the part of the Corporation, inserted in contracts that in full faith that no Member of the Council or Officer no member or of the Corporation has any interest whatever therein, and officer has any interest further declaring that the persons contracting, and their therein. representatives, are to forfeit all claims under the contract, and for all work done, or materials, goods, wares, or merchandise furnished under it, if it shall appear that any Member of the Council or Officer of the Corporation is at the time interested therein, or if any interest therein is afterwards given or agreed to be given to any such Member or Officer, and providing that no payment shall be required unless a declaration, as required by the next succeeding section of this By-law, is made at the time of requiring payment.

111. Every account for work done, or materials, goods, Accounts for wares or merchandise furnished for the Corporation, shall, work done, etc., to be before the same is paid, be accompanied by a written or accompanied printed declaration by the person claiming the same, and tion that signed by him, to the effect that no Member of the members or Council, or Officer of the Corporation is, in a private capacity, not interested directly or indirectly interested in such account, or in any part of the work or materials mentioned therein, or of the money thereby claimed, and that the said account attached thereto amounts to the sum of \$---. If in consequence of the absence, or for other sufficient cause, the person, or one or more of the persons claiming such payment, cannot make the required declaration, the Executive Committee

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may in lieu thereof receive such other evidence of the facts, and may take such other declaration as they may consider satisfactory, and shall in such case report what they do to the Council. The Committee to whose department the account relates, or the Executive Committee, may, if they see fit, require the declaration in any case to be taken before the Mayor.

Materials not to be delivered without a requisition. 112. No property or material belonging to the Corporation shall be delivered to, or used by any person, nor shall any person, other than the Superior Officer of a department, take on account of the Corporation, any such property or material, unless he shall first have made a requisition in writing for the said property or material so required, designating particularly the kind, quality, and quantity of the said property or material, and the work for which the same is required; and should the property or material so required be on hand or contracted for delivery—and the person applying therefor be entitled thereto for the work in question, it shall be the duty of such superior Officer, or person in charge of the department, to deliver such property or material to such person, or give him an order therefor, as the case may be, and take his receipt therefor.

Contractors to be paid cally on certificate of City Engineer.

113. No contractor or other person engaged on any work for the City shall be paid the compensation allowed him by his contract, or any part thereof (unless otherwise provided for by his contract), unless at the time of paying the same, he shall present to the Treasurer a certificate from the superior officer, or person in charge of the department, having control of the work, stating that he has examined, measured, and computed the work, and that the same was completed, or that the payment demanded was due on such work; and also stating the nature of the work on which such money is due.

Accounts how certified.

114. Every account before being paid shall be certified, firstly by the Superior Officer under whose superintendence the work was done or material provided, and secondly, by the Committee (if any) under whose authority the contract or expenditure was made, and signed by the Chairman or other presiding officer of such Committee, before the same

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120. shall ! is reported to the Executive Committee; and such certificate shall also refer in some distinct manner to the By-law or Resolution of the Council by or under which the expenditure was authorized.

By-law 2435.

115. Whenever work is done or material supplied under Certificates a written contract, no account or estimate for such work oranted u or material, or any part thereof, shall be certified by the less comple-Chief Officer of the Department, or paid by the Treasurer contract and until the complete execution of the contract and bond (if bond is certiany) shall first have been certified by the City Solicitor.

Solicitor.

116. In case a Committee has reason to believe that Certificate to any Member of the Council or Officer of the Corporation members or is interested in any account presented for the approval of officers are such Committee, it shall be the duty of such Committee to the accounts. withhold any certificate, and to give the parties interested or supposed to be interested in the account an opportunity of disproving the supposed interest; and if they fail to do so to the satisfaction of such Committee, it shall be the duty of the Committee to report the same forthwith to the Council.

interested in

117. The Treasurer, for the convenience of parties, shall Forms of cerprovide printed forms for the necessary certificates and declarations. declaration, such forms being subject to the approval of the Executive Committee.

118. No money shall be paid to any Member of the Members or Council, or to any Officer of the Corporation, as agent or to receive attorney, or in any manner for on behalf of a contractor.

money for

119. No Member of the Council shall direct or interfere Members not with the performance of any work for the Corporation; to interfere with contract and the Officer in charge shall be subject only to his work. Superior Officer (if any) and to the Council, or to the Committee to which the Council may in any case give authority in that behalf.

### TENDERS.

120. All work and materials exceeding in value \$200 Work exceedshall be done and provided by contract, and after tenders be done by

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Cases of emergency.

have been advertised for at least ten days, or called for in any other manner which the extent and importance of the work may in the discretion of the Committee having charge of the matter consider necessary. In case of an emergency rendering it necessary to dispense with this rule, such dispensation shall require the sanction of a majority, and in no case less than five of the members of the Committee having charge of the matter; and every such case is to be entered in the minutes of the Committee and be reported to the Council at its next meeting, with the reasons which rendered it necessary to dispense with this rule.

Tenders to be accompanied by a deposit or marked cheque.

121. Every tender for work or supply of materials shall be accompanied at the time of its delivery to the proper Officer of the Corporation with a cheque marked good or a cash deposit equal to five per cent. of the whole amount of the contract for which such tender shall be made or put in when the amount of the contract does not exceed \$1,000, and for all contracts over \$1,000 the amount of such cash deposit shall be two and one-half per cent. of the whole amount of the contract; and every such cheque or cash deposit shall be forwarded to and remain in the custody of the City Treasurer, and by him be placed to the credit of a special account, entitled "Contractors' Deposits," until the contract for which such tender shall have been put in has been awarded by the committee, when all cheques or cash deposits except those of the two lowest tenderers shall be forthwith returned to them, unless the Committee otherwise orders, and when the contract has been awarded by the Council, all such cheques and deposits, except those of the successful tenderers, shall be forthwith returned, but the cheques or deposits of the successful tenderers shall remain on deposit until after the execution of the contract, and bond (if any required) for the work or material, as the case may be, has been certified by the City Solicitor; and in all cases where a tender has been accepted and the party tendering fails to execute his contract and furnish the requisite bond and sureties, the sum deposited shall be forfeited to the use of the City.

ing section passed by voting, dishe done by

preceding assistants, as he may work as si

section, a aforesaid, such assis and other me he thinks and may may be n referred approval

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### CONTRACTS BY DAY LABOUR.

By-law

122. Notwithstanding anything in the two last preceding sections contained, the Council may, by resolution to be by day passed by two-thirds of the members then present, and labour. voting, direct that any particular work or undertaking may be done by day labour instead of by contract.

123. Upon a resolution being passed, as in the last Works to be preceding section mentioned, the City Engineer, with such carried on assistants, inspectors, mechanics, workmen, and labourers Engineer. as he may require, shall be authorized to perform such work as such resolution may authorize.

124. For the purposes mentioned in the last preceding Powers of section, and under the authority of the resolution as aforesaid, the City Engineer may engage and employ auch assistants, inspectors, mechanics, workmen, laborers and other persons, together with such horses, carts, and other means for the removal or supply of material as he thinks necessary and from time to time may require. and may purchase all tools, implements, and material as may be necessary for the proper carrying on of the work referred to in the resolution, subject, however, to the approval of the Committee on Works.

125. The City Engineer shall have complete control over Persons all persons employed upon such work, and shall have the employed to be under conright to dismiss and discharge any person so employed trol of City whenever he thinks fit.

126. Such work shall be carried on according to plans Plens and and specifications to be prepared in the office of the City specifications of work. Engineer before such work is undertaken; and all persons so employed by the City Engineer upon or in connection Payment of with such work shall be paid weekly according to the pay employees. sheets which shall be furnished to the City Treasurer, and certified by the City Engineer.

127. All accounts for material, implements, tools, and Payment of other supplies for the work referred to in the resolution accounts. shall be paid monthly upon the certificate of the City Engineer.

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Statement of expenditure and work to be made to Committe on Works.

128. The City Engineer shall at each regular meeting of the Committee on Works during the time such work or undertaking may be in progress, lay before the said Committee a statement of account showing the total amount of money expended to date, and the amount of money expended since his last preceding statement, distinguishing the amounts paid for—(1) material and supplies, (2) engineering, assistants and inspection, (3) work and labour, and the statement shall show the progress made and the amount of work done.

Monthly report of how work compares with estimated cost.

129. The City Engineer shall report at least monthly, so far as he is able, how the cost of the work done and the materials supplied for the work authorized by such resolution, compares with the cost of the said work and materials, as shown by him in his estimates to the Committee on Works before such work was authorized to be undertaken.

Work may be stopped by order of the Council. 130. Notwithstanding anything in the preceding sections contained, any resolution passed under the provisions of section 122 of this By-law, may at any time be repealed ed by a vote of the majority of the Council then present and voting, and the said work shall thereupon cease, and shall only be carried out thereafter under the provisions of sections 120 and 121 of this By-law.

# FRAUDS BY CONTRACTORS.

Persons guilty of fraud not to be again employed.

131. No contractor or other person found by the chief officer, or person in charge of any Department, or by any Committee of the Council, or declared by a resolution of the Council, or ascertained by a judicial decision, to have been guilty of defrauding, or attempting to defraud, the City, shall again be employed in any capacity on behalf of or receive any contract from the City without the express sanction of the Council.

Officers to report attempted frauds.

132. It shall be the duty of the various officers of the Corporation to forthwith report all frauds, or attempted frauds, of which they may become cognizant, to their superior officer, and for such superior officers to report the

same to the

133. Co two weeks their resid last day or

proceeding in each y minute co hereinbeft to which

same to the Committee having control of the department in which the fraud has been committed.

By-law 2435.

# REPORTS OF COMMITTEES.

133. Copies of all Reports of Committees for the current Reports of two weeks shall be sent to every Member of the Council at to be sent to their residence or usual place of business on or before the members. last day of such two weeks.

# MINUTES OF THE COUNCIL.

134. There shall be attached to every minute of the Minutes of proceedings of the Council a progressive marginal number the Council to be numbered. in each year, and every document or certified copy of a minute communicated to any Committee of the Council, as hereinbefore required, shall bear the number of the minute to which it refers.

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# SCHEDULE "A."

RETURN FROM THE EXECUTIVE COMMITTEE OF THE EXPENDITURE INCURRED BY THE SEVERAL DEPARTMENTS UP TO 18 , UNDER BY-LAW No. 2485, SEC. 84 (11).

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SERVICE.	Balance from Appropria-	Appropria- tions, 18	Total.	EXPENDED.	Dr.	చ్

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CITY TREASURE'S OFFICE, Toronto,

6. Officia

# No. 2436

A By-law relating to certain Officials of the Corporation of the City of Toronto.

Passed, 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

# TENURE OF OFFICE.

1. All officers appointed by the Council shall be Officers to deemed to hold their respective offices during pleasure. during

2. In no case, unless it be expressly stated by By-law of Appointments the Corporation, and unless the length of time be therein fixed time. expressly stated, shall any person be appointed to, or hold any office or employment for any fixed time.

3. No inference or presumption shall be drawn or made No inference that any person has been employed for a time certain, of time of merely because he is to be paid by the month or year, or at employment from manner so much per month, or so much per year.

of payment.

4. No claim of any kind shall be allowed by the Council No indemnity in favour of any officer or other person employed by the from office Corporation, because of his removal without notice by the without notice. proper authority from such office or employment.

5. Any officer who shall refuse, or wilfully fail or neglect Officers to perform any duty enjoined upon him by any Statute refusing or neglecting to or by any By-law of the Council, or who shall in the perform their duties to be discharge of his official duty be guilty of any fraud, extor-removed. tion, oppression, favouritism, partiality, or wilful wrong or injustice, shall be subject to removal from office.

### OFFICE HOURS.

6. Official hours for the transaction of business in the Official hours. various Offices in the City Hall, excepting the Mayor's

By-law

Office, the City Solicitor's Office and the office of the City Auditors, shall be from 9 o'clock a.m., to 4 o'clock p.m. except on Saturday, when all the offices shall close at 1 o'clock p. m. The Mayor, and in his absence the Alderman acting for him, shall attend daily in his office for one hour at least, such hour to be named by him on assuming office. The Chief Officer of any Department may at any time, when press of public business demands, require the attendance of the various officials in his Department at such other hours as he may think necessary.

### INTERFERENCE IN ELECTIONS.

Officers and Servants of the Corporation not to take part in elections.

7. No officer or servant, receiving pay from the Corporation, shall take part in the election of any candidate for the office of Mayor or Alderman of the City, otherwise than by recording his vote as an elector, if duly qualified by law so to do.

Officers interfering be dismissed.

8. If any officer or servant of the corporation shall in elections to canvass or solicit any vote on behalf of any candidate, as aforesaid, or shall hold out to any elector of the City, any promise of reward, or pecuniary consideration, or any other inducement whatever, in order to obtain or secure the vote of such elector, in favour of any candidate, as aforesaid, or shall make use of any threat or intimidation, with a view of preventing such elector from voting for any candidate as aforesaid, such officer or servant, as aforesaid, shall be deemed guilty of a violation of this By-law, and shall, upon satisfactory proof of such offence established as hereinafter provided, be dismissed from the service of the Corporation.

Charges of interfering in elections be referred to a special committee.

9. Whenever'a petition from any elector of the City, complaining against an officer or servant of the corporation for the violation of the last two preceding sections of this By-law, shall be duly presented to and received by the Council, or whenever any member of the Council shall, in his place in Council, prefer against an officer or servant of the Corporation a charge in writing of having committed a violation of the last two preceding sections of this By-law, the Council shall refer such petition, or such charge as same.

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charge as aforesaid, to a Committee to investigate the same.

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By-law 2436.

10. The City Clerk shall, within three days after the Party reference of the petition or charge to the said Committee, notified. give due notice thereof in writing to the party charged with the offence, and no proceedings shall be taken by the said Committee in the investigation of such petition or charge as aforesaid, until the said notice shall have been served upon the party so charged at least four days prior to the commencement of the investigation.

11. The Committee after learing and considering the The Commitevidence shall, as soon as possible, report thereon, and tothe Council. submit the evidence to the Council, and the Council shall thereupon deal with the case.

### DUTIES OF OFFICERS.

12. It shall be the duty of every officer of the Corporation To refer upon receipt of any claim for compensation or damages received by against the Corporation, when the same shall come to him them to the to at once acknowledge the receipt thereof to the claimant, the proper and notify the Chairman of the Committee having jurisdiction over the matter.

13. The duties prescribed by this By-law to the various Officers to Officers of the Corporation shall be in addition to those duties prescribed by Statute or by any By-law of the Council.

prescribed to them.

### CITY CLERK.

14. The City Clerk shall have control over all officers City Clerk employed in his office, subject to such orders as he may control over from time to time receive from the Mayor or the Council. officers in his

- 15. It shall be the duty of the City Clerk:—
- 1. To give notice to the Members of the Council of Duties of all meetings thereof; such notice to be delivered to To notify each member, at his residence or place of business, on members of the day previous to that on which such meeting is to meetings of the Council. be held;

2. To attend all meetings of the Council, and record the minutes and proceedings thereof;

To notify committees of the time and place of their first meeting. 3. To notify each member of the Standing Committees, so soon as the appointment has been made, of the time and place at which the first meeting of the Committee will be held;

To furnish members with a copy of By-law No. 2435.

 To furnish each member of the Standing Committees with a copy of By-law, No. 2435, at or before the first meeting of the Committee;

To attend meetings of certain committees. 5. To attend, or cause an assistant to attend, all meetings of the Standing and Special Committees of the Council, except the Executive Committee, the Committee on Works, and the Committee on Water Works;

To keep minutes of meetings of committees.

- meetings of committees.
- 6. To keep, or cause to be kept, full and accurate minutes of the meetings of all Committees, which minutes shall have a progressive marginal number for each minute, and to index the minute book within one week after any meeting;

To communicate, petitions, etc., to committees.

minute books.

7. To communicate or convey to Committees petitions or other documents referred to them by the Council;

To furnish certified copies of resolutions, etc., of the Council to officials and committees.

8. To furnish the Sclicitor, the Treasurer the Secretary of the Committee on Works, and the Chairman of the other Committees, with certified copies of all resolutions, enactments, and orders of the Council, relative to the matters over which the said Officers and Committees may respectively have jurisdiction, on the day next succeeding that upon which the action of the Council in respect thereof takes place.

### TREASURER.

Treasurer to be head of the Financial Department and principal adviser in matters relating to finance.

16. The Treasurer shall be the head of the Financial Department of the Corporation, and shall be the principal Officer and adviser of the Corporation, through the Executive Committee, in all matters relating to the monetary

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ncial cipal xecuetary and financial operations of the City, and especially with regard to its debt, and the estimates to be prepared annually for providing the ways and means for protecting the same and meeting the annual expenditure, with a careful regard to the maintenance of the civic credit.

By-law 2436

17. The security to be given by the Treasurer, as required Security to be by law, shall be either by bond, with good and sufficient Treasurer. personal sureties, or the covenant and undertaking of some good and sufficient company or association duly incorporated for granting bonds of suretyship for parties holding positions of trust, and the amount of the same and all other particulars, shall be subject to the approval of the Council on a report from the Executive Committee.

18. The Treasurer shall have control over all officers To have conemployed in his office, subject to such orders as he may officers in his from time to time receive from the Executive Committee department. or the Council.

- 19. It shall be the duty of the Treasurer:
- 1. To keep, or cause to be kept, according to the Books to be most approved system of book-keeping, such books of account as may be necessary to show distinctly and continuously from day to day the receipts and disbursements, and all other reckonings and accountings of what nature or kind soever, connected with the monetary transactions of the Corporation;

2. To keep special books and registers for recording Books the Debenture Debt of the Corporation, the retire-the debenture ment of the coupons or interest warrants of the debt. same, and all other changes in the same; having especial regard to the provision to be made with the bankers and agents of the Corporation, both in Canada and England, for meeting all payments of Maintenance principal and interest as the same become payable; of the sinking and to give special attention to the maintenance of the sinking funds, and the punctual and full appropriation and investment of all moneys necessary to said maintenance;

Enforcing collection of taxes, rates, 3. To use all diligence in enforcing the prompt collection of all rates, water rates, taxes, interest rentals, or other dues of the Corporation, and, where necessary, to enforce payment of the same by a prompt recourse to legal process;

Banking.

Amounts over \$50 to be paid by cheque.

4. To deposit, or cause to be deposited, with the bankers of the Corporation, all moneys not required for immediate current disbursements, paying all amounts exceeding \$50 by cheque, and to compare and adjust monthly, or oftener if necessary, the accounts current of the bankers;

Making payments and disbursements.

5. To be guided in the payments and disbursements of his office by the By-laws, rules, and regulations of the Corporation with regard to the passing and verification of accounts by the several Committees. or by statutory or other authority, and by the appropriations made for their liquidation, advising with the Executive Committee or the Council when such appropriations are exhausted;

Annual report of receipts and expenditures 6. To prepare for publication as early as may be after the close of the financial year, the annual abstract and report of the civic receipts and expenditures. with statements of the assets and liabilities, and such other information regarding the City Debt, the sinking funds, and any other special accounts of the Corporation, as may be required by the Council.

7. To generally superintend the transactions of his

To superintend his department.

department, and duly compare, check, and verify the entries of receipts and disbursements with the accounts and vouchers of the same, and with the To verify accounts of books of the office; the office.

Custody of deeds, &c.

8. To be the custodian of all titles and evidences of title, deeds, mortgages, leases, bonds, agreements, or other instruments relating to the property and rentals of the City, and only allow the same to

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be taken from his office on the order of the Council, or on the requisition and receipt of the City Solicitor, for use in any legal proceeding, or on the order of a Court of law;

By-law 2436.

9. To be the custodian of all bonds and securities of Custody of fidelity given for the faithful discharge of the duties Corporation of the officials and servants of the Corporation, except his own, which shall be deposited with the City Clerk:

- 10. To have charge of the City Seal, and he shall only City Seal. attach the same to documents connected with the Corporation, on the order of the Council, the Mayor, the City Solicitor, or the Executive Committee;
- 11. To act as Secretary to the Executive Committee, and To be keep a record of all Minutes, Orders, and Reports; Executive but the said Committee may, from time to time, allow the Assistant Treasurer or one of the clerks in the office of the Treasurer to act as their Secretary;

12. To cause a notice of each regular and special meet- To give notice ing to be served on each member of the said Executive Committee, at his residence or ordinary place of busi- Committee. ness, on the day previous to such meeting being held;

13. To conform to all directions of the said Committee, To give and give all information relative to the finances of as to finances of the City, and such other information and advice con
Executive nected with his office as the said Committee may Committee. require.

20. All cheques for any sum of money whatever, to be Cheques, how paid on account of the City, shall be signed by the Treas-signed. urer and countersigned by the Mayor; and in the event of the illness or absence of the Treasurer, all cheques shall be signed by the Assistant Treasurer and countersigned by the Mayor; and in the event of illness or absence from the the City of the Mayor, the Chairman of the Executive Committee for the time being shall countersign cheques.

By-law 2436.

Accounts not to be paid without certificate and declation.

Payment by cheque.

21. The Treasurer shall pay no account unless the same is certified as provided in section No. 114 of By-law No. 2435, and is also accompanied with the declaration required, by section 111 of the said By-law, unless the Executive Committee dispense with such declaration, or the Council order its payment; and when the payment is by cheque, the cheque shall mention the By-law or Resolution which authorizes the payment to be made.

Audit of Treasurer's accounts.

22. The accounts and transactions of the Treasurer's department shall be subject to audit by the City Auditors, who shall also verify and attest the Annual Abstract and Report of Receipts and Expenditures named in subsection 6 of section 19 of this By-law, as well as all statements relating to the Debenture Debt of the City.

## ENGINEER AND STAFF.

Appointment of City

23.(a) The Council shall appoint an officer to be known as Engineer and the City Engineer, and the person so appointed shall devote his whole time to the duties of his office, and shall not, without permission, engage in any business, other than that of the Corporation during office hours.

Staff of City Engineer's department.

24. The City Engineer shall have power to appoint the following officers:—(1) An Assistant City Engineer, to be called the Deputy City Engineer; (2) A Surveyor, (who shall be a duly qualified Provincial Land Surveyor for Ontario; (3) A Chief Clerk of the Department; (4) A Secretary to the Committee on Works; (5) A Secretary to the City Engineer; (6) An Accountant; also such other Assistant Engineers, Chainmen, Rodmen, Draughtsmen, General Inspectors, Clerks, and other officers as he may from time to time consider necessary for the proper and efficient working of his department.

To have control of his assistants and Corporation confractors.

25. The City Engineer shall have power to suspend, dismiss, and reinstate any officer, servant or employee of his Department, and from time to time to prescribe their respective duties in lieu of or in addition to any duties prescribed by any statute or By-law; and subject to the terms and conditions of all Co

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<sup>(</sup>a) Sections 23 to 27 inclusive are printed as amended by section 1 of By-law No. 2534.

ditions of their respective contracts, he shall also have control of all Corporation contractors working under his directions. By-law

26. All such appointments and dismissals shall be reported Appointto the Committee on Works at its first meeting after such dismissals to appointment or dismissal.

be reported.

27. It shall be the duty of the City Engineer:—

**Duties of City** Engineer.

1. To make a report to the Committee on Works at each To report to regular meeting thereof upon all such works and Committee on Works on services as may have been petitioned for as local local improveimprovements an also upon such other works, ser-repairs. vices, improven. and repairs (whether petitioned for or not) as the many from time to time consider desirable in order to improve the appearance of the City, and to promote the health, safety, and convenience of the inhabitants thereof;

2. To make a report to the Committee on Works as soon Annual after the close of each year as possible, stating (a) The various works of construction carried out or in progress under his supervision during the past year, together with the amount expended upon each such work; (b) The cost in detail of the maintenance and repair of the City works and buildings under his control, and of the sewers, streets, wharves, and sidewalks; (c) The cost of office expenses and the management of his department; (d) The improvements and repairs which, in his opinion, should be undertaken by the Corporation during the next succeeding year; and (e) Such other matters connected with his departrot as he may consider of interest or importance. He shall also, on or before the fifteenth day of April in each year, present to the Committee on Works a supplementary report as to any works, improvements and repairs which in his opinion should be undertaken during the year, and which were not included in his last preceding report;

3. To take such measures as he may consider neces- To keep sary to keep a complete system of levels and bench levels.

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marks in and for the City, with a view to a general plan of sewerage, and to the establishment of the boundaries and levels of all streets, sewers, private drains, buildings, and other works;

To furnish plans specifications, etc., of roads, buildings, and other works.

4. To furnish to the Committee on Works all plans and specifications required in connection with the roads, streets, lanes, bridges, buildings, sewers, drains, culverts, wharves, and other Corporation works, under the control of the said Committee; and to furnish all levels and make all surveys in connection with the same; also to inspect and report upon all plans and specifications required by any other Committee for any works under the control of any such Committee, and to be responsible to the Committee having charge of same for the due performance of all such works; to carry out all engineering and construction works undertaken or proposed to be undertaken by the Corporation, except such as may be enstrusted to some other person;

To carry out engineering and construction works.

To appoint

Foremen.

Inspectors,

and employ

labourers.

5. To appoint such foremen and inspectors, and employ such labourers as in his opinion may be necessary to efficiently carry out any work under his control; and all such inspectors and foremen, shall be paid such wages as shall be determined upon by him, subject to the approval of the Committee on Works, and shall be subject to suspension or dismissal at any time by him without being entitled to any notice of or compensation for such suspension or dismissal;

To examine complaints as to defective sidewalks, drainage, etc.

6. To examine or cause examination to be made into all complaints of defective sidewalks, paving, flagging, plumbing, draining, or other City works, and to take such measures as may be necessary to secure the conservation and cleaning of the streets and their maintenance against encroachment;

To sign permits for opening streets, etc. 7. To sign all permits which may be granted by the Council or by the Committee on Works, for opening streets, sidewalks, or other public places; for con-

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14. To reby structing buildings or wharves; for locating and erecting telegraph, telephone, electric light, and other poles, and for laying down telegraph, telephone, and and electric wires, gas or water pipes or private drains, or for any other purpose whatever; and to see that all such work is performed to his entire satisfaction;

By-law 2436

- 8. To cause a weekly return to be made to him of all Weekly returns of workmen employed and materials used during the workmen week, and of the amount, cost, and description of the done.

  work done;
- 9. On the completion of all work under his control to To report the completorthwith report the same to the Committee in charge tion of works. thereof, and to state the balance (if any) due to the contractor on account thereof;
- 10. To examine and certify all bills against the Corporation for material and labour and contract work under his control;

  To examine bills for material and labour.

  To examine bills for material and labour.
- 11. To report from time to time to the Council, or to any To report Committee thereof, as the case may require, any in the obstruction he may meet with in the course of his performance of his duties, and any matter on which he may require advice or instruction;
- 12. To receive all tenders for works to be carried out by To receive the Works Department, and to retain the same until tenders. the time fixed for opening them, and then to open the same in the presence of the Chairman and two members of the Committee on Works, and prepare a schedule or schedules thereof for presentation to the Committee;
- 13. To perform all the duties prescribed to the City Surthe duties of veyor by any By-law, contract or agreement of the former City City prescribing duties to any former City Surveyors.
- 14. To furnish the City Solicitor forthwith upon his To aid the request with all documents and information required City Solicitor. by him in connection with City matters.

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By-law 2436.

Cleaning of streets.

15. To take charge and supervision of the cleaning of all streets and of any other Corporation work which may be from time to time placed under his control.

#### STREET COMMISSIONER.

To be an officer of the Engineers Department.

**33**.(a) The Street Commissioner shall be an officer of the City Engineer's Department, and shall be subject to the control of the City Engineer as head of the said Department.

Duties of Street Com missioner. Repairs of atreets.

34. It shall be the duty of the Street Commissioner:-

1. To receive any complaints which may be made respecting the repair, or non-repair of the public streets, avenues, sidewalks, or culverts in the City, and to attend promptly to all such complaints; and (subject to the instructions of the City Engineer or Deputy City Engineer), to have all the necessary repairs to streets, avenues, sidewalks, and culverts made with the utmost possible dispatch, and to report promptly to the City Engineer how each complaint has been disposed of, and what repairs he shall have from time to time caused to be made;

To attend meetings of Committee on Claims.

3.(b) To attend all meetings of "The Claims Commission," and take such part in the proceedings, and give such information as the Committee may from time to time require.

#### FOREMEN.

35. It shall be the duty of the Foremen:-

Duties of Foremen and Inspectors.

To assist

1. To aid and assist the City F incer and Street Commissioner in works of ca. ruction and repair of the streets and sewers:

To keep account of material in stock.

the City

Engineer.

- 2. To receive and give out all material in stock, and to keep such accounts thereof as may be required, and to return the same when directed;
- (a) Sections 28 to 32 inclusive were repealed by section 1 of By-law No.
- (b) Sub-sections 2 and 4 were repealed by section 1 of By-law No. 2534.

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2534.

3. To keep the time of all men employed under them and certify the same weekly to the Department;

By-law 2436

- 4. To attend with the Pay Clerk whenever e men under their control are paid;
- e men employed.
  To attend
  when men are
- 5. To make all measurements of work and material To make measurements of which may be required, and to return the same to something work.

  the City Engineer monthly or otherwise, as may be directed;
- directed;

  6. To see, after any water, gas, or drain services have To see where been laid on any of the streets, that the trenches laid that the have been properly refilled, the earth well rammed, trenches have been properly and the sidewalk properly replaced, or in case of refilled.

neglect on the part of the parties laying down such services, to report the fact at once to the City Engineer;

7. To keep a "Measurement Book," in which he shall To keep a enter all measurements of work of repair done and ment Book." materials delivered for the same, with dates and names, as may be required.

# CITY COMMISSIONER.

- 36. All complaints of any infraction of any of the By- Complaints to laws of the City made to the City Commissioner shall be be in writing. in writing.
- 37. All fees and costs incurred by the City Commissioner Costs to be in the prosecution of offenders against any of the By-laws paid by the of the City, shall be paid out of the funds of the Corporation, unless otherwise ordered by the Council.
  - 38. It shall be the duty of the City Commissioner:— Duties of City Commissioner
- To be in his office (or to see that a clerk is in his office) To receive
  at stated portions of each day, for the purpose of complaints of
  infraction of receiving complaints against any infraction of any of By-laws.
  the provisions of those By-laws which it is his duty
  to see carried out;

By·law 2436.

To keep a record of his proceedings. 2. To keep a correct record in duplicate of all proceedings taken by him in connection with the duties of his Office; and he shall also keep a Register, in which complaints may be recorded;

To keep a register of complaints.

Toinvestigate complaints. 3. To proceed with as little delay as possible to visit and personally inspect all premises and localities complained of, and investigate the cause of complaint, and if any infraction of any of the By-laws has a place, to direct immediate compliance with its provisions, and in case of noncompliance therewith to forthwith, and without further notice, prosecute the offender;

To endeavour to amicably arrange disputes. 4. In in all cases of complaint, by explanation and information given to the parties, and by a proper and liberal construction of the By-law alleged to have been infringed, to endeavour to amicably arrange all matters of dispute; but nothing in this subsection contained shall be construed to entitle any person who may be prosecuted to object that due effort to settle the dispute had not been made prior to such prosecution;

To prosecute for infraction of certain By-laws. 5. To prosecute persons guilty of any infraction of the By-laws which it is his duty to see carried out; and to be vigilant and active in the discharge of his duty in connection with the said By-laws:

To supervise the cleaning and watering of the streets.

6. Under the direction of the various Committees of the Council, to take charge and supervision of the cleaning of all lanes and the watering of streets and of any other Corporation works which may from time to time be placed under his control; (a)

To nominate Foremen, etc.

- 7. To nominate such foremen, inspectors, and mechanics and employ such labourers as may be required from time to time to carry out any work under his control which has not been let by contract; but all such appointments shall be confirmed by the Committee
- (a) Printed as amended by Section 2 of By-law No. 2534.

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having control of the work before being employed; and the rate of wages to be paid the men employed shall be fixed by the Committee controlling the work, and reported by them to the Council; and all such employees shall be subject to dismissal at any time by the Commissioner or by the Council, or any Committee having control of the work on which they

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8. To keep a vigilant supervision over all the streets, To keep a sulanes, by-ways, vacant lots, or premises within the pervision over the lanes, etc., City, upon which any accumulation of dung, manure, of the city. offal, filth, refuse, stagnant water, or other matter or thing may be found, and at once notify the parties who own or occupy such premises to remove the same; and if the same be not removed within twenty- To notify parfour hours after notice thereof, as aforesaid, to take ties to remove filth, etc. immediate proceedings against the parties so offending and in his discretion, to cause the same to be removed;

were employed, without being entitled to any notice

of or compensation for such dismissa;

- 9. To keep a vigilant supervision over the sewers and To report other public works in the City, and in case the same where sewers or other pubshall be in such a condition as to be a nuisance, to lie works beimmediately report the same to the Local Board of sance. Health or its Chairman;

10. To make all necessary arrangements for removing Toarrange for all decaying animal or vegetable matter from the removal of decaying matstreets, and for the temporary deposit and subse- ter, &c. quent removal of manure, house dirt, or offal;

11. To enter, in books to be kept for that purpose, To enter sales all sales of articles or materials belonging to the belonging to City, all work done for any individual from which the city. money shall become due to the City, and the price thereof, and forthwith make out bills for the same and deliver them to the Treasurer for collection; and the Treasurer shall forthwith demand payment of the said bills;

By-law 2416.

Claims for compensation for injuries.

12. To diligently enquire into and investigate the circumstances of all claims for compensation for injury to person or property, to visit the premises or persons (if practicable) to which or to whom such damage or or injury is said to have been done, and, from personal inspection and enquiry, report to "The Claims Commission" his opinion as to the amount of compensation (if any) that should be paid for such damage or injury, together with any information and evidence relating thereto which he may be able to obtain and which may enable the Commission to arrive at a correct decision;

To make up and certify pay rolls.

13. To make up and certify the pay-rolls of the workmen, servants, or labourers employed under his direction. (a)

COLLECTORS, AND OTHER OFFICERS OF THE CORPORATION,

Collectors' rolls to be ready not later than six weeks after the estimates.

40.(b) The Collectors' Rolls are to be ready for the Collectors as soon as possible, and not later than six weeks after the passing of the estimates and striking the rate the passing of in each year; and if the press of business makes it impossible for the City Clerk and his assistants, to complete the work within that time the Executive Committee shall obtain for the Clerk such further and temporary assistance as may be necessary, and shall forthwith report to the Council what they do in this respect, and their reasons therefor.

Officers of the Corporation to pay over Treasurer every Saturday.

Exception where taxes are payable by instalments.

41. Every Collector, or other Officer of the Corporation (other than the Treasurer), whose office occasions his receivmoneys to the ing or collecting money for the Corporation, shall, unless otherwise directed by By-law or resolution of the Council, pay to the Treasurer, on the Saturday of every week, all moneys received by him up to that date; and shall, at the same time, if required by the Treasurer, deliver to the Treasurer a statutory declaration to the effect that the amount so paid in is all the moneys he has received up to the time of making such payment, but on the days appointed by the Council for the collection of taxes by

- (a) Sub-section 14 is repealed by section 1 of By-law No. 2534.
- (b) Section 39 is repealed by section 1 of By-law No. 2534.

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1. Fr Assessm park, l paddoc assessed instalments the Collectors shall pay to the Treasurer all their collections on each and every of such days.

By-law 2487.

42. The Treasurer shall from time to time report to the Treasurer to Council all Collectors or other Officers who make default defaulters in complying with the requirements of the preceding sec- the Council. tion of this By-law, with the particulars of the default.

# No. 2437.

respecting the Assessment of By-law Paddocks, Parks, Lawns, and Pleasure Grounds.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. From and after the passing of this By-law in making Assessment of lawns, plea-Assessments no allowance shall be made for any paddock, sure grounds, park, lawn or pleasure ground, but grounds used as etc. paddocks, parks, lawns, or pleasure grounds, shall be assessed like other grounds.

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By-law 2438.

## No. 2438.

A By-law to fix the time for taking the Assessment of the City.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Time for taking the assessment of the City.

1. The assessment for the City of Toronto shall be taken between the first day of July and the thirtieth day of September every year, and the assessment rolls shall be returnable to the City Clerk on the first day of October every year, and the City Clerk shall regulate all notices of appeal and the sittings of the Court of Revision, and for hearing of appeals by the County Judge, so that the said Court of Revision shall close on the fifteenth day of November, and the final return by the Judge of the County Court shall be made on or before the thirty-first day of December every year; and the assessment so made and concluded shall be the assessment on which the rate of taxation for the following year shall be levied, unless the Council of the said following year otherwise determine.

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# A By-law respecting Local Improvements and Special Assessments therefor.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

### INTERPRETATION.

1. The words "local improvement," "work," or "ser- "Local Imvice" in this By-law shall mean any improvement, work, "Work," or service, the cost of which may be charged by the "Service." Council under any of the provisions of "The Municipal R.S.O.c. 184. Act," or under any special or private Act, against the real property immediately benefited by way of special assessment.

## OPENING, WIDENING, ETC., STREETS.

2. In the opening, widening, straightening, or extension Conditions of streets, where the whole cost of the improvement is upon which streets may assessable against the property fronting or abutting upon be opened the street or portion of street to be opened, widened, widened, etc. straightened, or extended, the owners of the land to be taken for such opening, widening, straightening, or extension must dedicate the same to the City free of cost, and no such street shall be opened, widened, straightened, or extended unless the land required therefor has been so dedicated to the City free of cost, notwithstanding the fact of a petition sufficiently signed having been presented for the said improvement; provided that this prohibition shall not apply in any case as to which the City Engineer and the Assessment Commissioner shall report in writing, and three-fourths of the members of the Council present at any meeting thereof shall vote that it is in the public interest that the street should be opened, widened, straightened or

By-law 2439.

extended at the expense of the properties abutting thereon. notwithstanding the refusal of the owners of the property required therefor or of some of them to dedicate the property so required.

## ASSESSMENT FOR LOCAL IMPROVEMENTS.

Assessments for local improvements.

- 3. From and after the seventh day of May, 1888, all future expenditure in the City for the several classes of improvements, works, and services hereafter mentioned for R.S.O.c. 184. which special provisions are made in section 612 of "The Municipal Act," that is to say:-
  - 1. Making, enlarging, or prolonging any common sewer;
  - 2. Opening, widening, prolonging, or altering, macadamizing, grading, levelling, paving, or planking any street, lane, alley, public way, place, sidewalk, or bridge forming part of a highway;
  - 3. Curbing, sodding, or planting any street, lane, alley, square, or other public place;
  - 4. Re-constructing as well as constructing any of the said works or improvements;

shall be by special assessment on the property benefited, and not exempt by law from assessment.

Flankage allowance for sewers.

4. In making every such assessment to defray the cost of sewers, the Engineer shall make a flankage allowance of sixty feet upon all grounds, yards, vacant lots, or other property situate at the intersection of the street (upon and along which such sewer is proposed to be constructed), with any other street, lane or alley upon and along which a common sewer has already been constructed as a local improvement, paid for by a local rate: Provided the frontage of such property on such street, lane or alley equals or exceeds one hundred and twenty feet; but if such frontage is less than one hundred and twenty feet, then the flankage allowance shall be one-half of such frontage.

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APPLICA'

7. No assess tl local im unless a first bee

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5. In making assessments to defray the cost of the construction of pavements and sidewalks as local improvements upon the real property immediately benefited, the Flankage City Engineer, Assessment Commissioner, or other officer cost of pavewho for the time being is charged with this duty, shall ments and sidewalks. make a flankage allowance of sixty feet, but when the depth of a lot is less than sixty feet, then the allowance shall be made on the whole depth.

By-law

6. Any allowance made in pursuance of the last two Flankage preceding sections shall be assumed as a portion of the City's be assumed share of the cost of such local improvements, in like man- by the City. ner as the intersection of streets, and the cost thereof shall be provided in like manner as in the case of street intersections.

## APPLICATIONS FOR LOCAL IMPROVEMENTS AND PROCEEDINGS THEREON.

7. No work or improvement for which it is proposed to Conditions of assess the real property immediately benefited as for a complied with local improvement shall be undertaken by the Council before work unless and until the provisions of this By-law shall have first been complied with.

8. Every petition for a local improvement shall have Requisites of attached thereto a certificate shewing what property petition. should be assessed for the cost of such local improvement, and a list shewing the names of all persons appearing by the last revised assessment roll to be the owners of such property, and any petitioner whose name does not appear on such list shall forward with the petition a statutory declaration shewing his right to sign the petition.

9. All petitions for local improvements, works, or ser- Petitions to vices to be made, done, and performed under the provisions and certified of this By law, shall as soon as received by the City Clerk by Clerk. be examined by him, and it shall be his duty to ascertain and finally determine whether the same are signed by two-thirds in number of the owners representing at least one-half in value, exclusive of the value of improvements of the lands benefited and liable to special assessment

By-law 2439. for the proposed improvements, works, or services, and such petitions, when found to be correct, shall be numbered by him in the order they are received, and be entered at length in a book to be kept for that purpose, to be called the "Local Improvement Book," and the Clerk shall endorse upon such petition his certificate of the correctness thereof, and of the value of the whole of the real property (exclusive of improvements as aforesaid) ratable for the proposed improvement, work, or service, and shall forthwith so transmit the same to the Committee on Works. In case the petitions shall be found to be insufficiently signed, they shall be so certified by the Clerk and forwarded in like manner to the Committee on Works for their consideration.

And transmitted to Committee on Works.

Petitions insufficiently signed.

Committee to refer petitions to certain Officers.

10. Upon receipt of a petition the Committee on Works shall forthwith refer the same to the City Engineer, and in the case of sewers to the City Engineer and to the Medical Health Officer and the City Gommissioner; and it shall be the duty of the City Engineer, the Medical Health Officer, and City Commissioner to examine into the subject matter of the petitions, and report to the Committee with as little delay as possible upon the necessity for, or the advisability of undertaking the proposed work, improvement, or service, and the reasons therefor, and particularly whether in the case of sewers and drains the same are desirable or necessary for sanitary or drainage purposes.

Who are to report thereon.

Report of City Engineer to be submitted to Assessment Commissioner

11. In the event of the City Engineer, after due and proper examination and inspection, reporting in favour of the undertaking of any such improvement, work, or service, he shall submit his report to the Assessment Commissioner for his approval, and no such report shall be adopted by the Committee on Works unless and until the same shall have been approved of by 'the Assessment Commissioner.

12. The report of the City Engineer shall state:-

Contents of report of City Engineer. 1. What real property will be immediately benefited by the proposed improvement, work or service;

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Clerk, s reported petition by the warded togethe Enginee

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The probable life-time of the improvement or work;

By.law 2439.

- 3. An estimate of the probable cost of the proposed improvement, work, or service, and the amount thereof, which will be assessed against the property to be immediately benefited;
- 4. The proportion in which the assessment is to be made on the various portions of real property so benefited.
- 13. In the event of the adoption of the report of the Report of Engineer or other officers recommending the undertaking Committee to the Council. of any improvement, work or service, the Committee on Works shall report the same to the Council for its approval and adoption, and the report of the said Committee shall also contain a recommendation as to the length of time the real property to be charged with the cost of any such local improvement, work or service shall be exempt from general rates or assessments for the like purpose.

14. When a petition shall have been presented to the Clerk to for-Council, sufficiently signed, it shall be the duty of the City &c., when Clerk, so soon as the Committee on Works shall have passed by the Council to the reported to the Council in favour of the prayer of such Assessment petition, and their report thereon shall have been adopted Commissioner by the Council, to cause a copy of the petition to be forwarded without delay to the Assessment Commissioner, together with a certified copy of the report of the City Engineer and Committee as adopted by the Council.

15. When the City Engineer shall have reported in Publication favour of the undertaking of any work, improvement, or of notice of petition for service as a local improvement, recommending that the local improvecost thereof he assessed against the real property immediately benefited, although the petition theref or shall not have been signed by two-thirds in number of the owners representing at least one-half in value (exclusive of the value of the improvements) of the lands benefited and liable to special assessment as aforesaid, and in any case when the City Engineer, Medical Health Officer, and City Commissioner of shall have recommended the construction

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By-law 2439.

of any works or the making of any improvement for sanitary or drainage purposes, and when in either of such cases such report shall have been approved of by the Committee on Works, and shall have been, together with the report of the said Committee, approved of and adopted by the Council, it shall be the duty of the City Clerk to cause a R.S.O. c. 184. notice, pursuant to section 623 of "The Municipal Act." to be given in a newspaper published in the City of Toronto once in each week for two successive weeks.

Clerk to report petitions against proposed improvements.

16. In the event of a petition being presented to the Council against any proposed work, improvement, or service, and a special assessment therefor, within the time limited by the notice, the City Clerk shall report the same to the Committee on Works, who shall report the same to the Council as being sufficiently or insufficiently sig-ed, as the case may be, in accordance with the terms of the notice, and in the event of a petition, against any proposed improvement, work or service, and proposed special assessment, sufficiently signed, being presented to the Council, no new notice for the same improvement, work, or service shall be given by the Council within two years after the presentation of such petition.

Clerk to forward copy of report of Committee and City Engineer to

17. In the event of no petition, or in the event of no petition sufficiently signed, being presented against any improvement, work, or service, notice of which shall have been given as hereinbefore provided, it shall be the duty of the City Clerk to forward a certified copy of the report of the Committee on Works, as adopted by the Council, and a certified copy of the report of the City Engineer recommending the undertaking of the proposed improvement, work, or service, to the Assessment Commissioner, in like manner as hereinbefore provided when a petition sufficiently signed has been presented in favour thereof.

Assessment Commissioner

Notice to be given of meeting of Court of Revision.

18. Upon receipt of the petition and the certified copy of the report, the Assessment Commissioner shall forthwith cause a notice, in the Form "A" to this By-law annexed, to be given to the owners and lessees of the real property mentioned in the report of the City Engineer as being

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immediately benefited, stating the time and place of meeting of the Court of Revision for the hearing of appeals; and ten days' notice shall also be given by publication in some newspaper, published in the City, and having a general circulation, of the time and place of the meetings of the said Court; and the notice shall specify generally the nature of the improvement, work, or service, the estimated amount of the cost of the improvement, work, or service, and what property is proposed to be specially assessed as immediately benefited, which said notice may be in the Form "B" to this By-law annexed.

By-law

19. The City Engineer, the Assessment Commissioner, Certain Offiand the City Clerk shall attend the meetings of the Court cers to attend of Revision, and the Court shall sit at the time and place Revision. mentioned in the notices given as aforesaid, and shall hear and determine all appeals which may be brought before them pursuant to the provisions of the Statute in that behalf.

20. In the event of any property owner desiring to Appeals from appeal from the decision of the Court of Revision to the Revision. Judge of the County Court, and giving notice of his intention so to do within the time limited, and in the manner provided by the Statutes in that behalf, it shall be the duty of the City Clerk to proceed forthwith to procure an appointment from the Judge of the County Court for the hearing and disposal of such appeal.

21. In the event of no notice of appeal from the Court After appeal of Revision being given within the time limited in that ward cor behalf, or so soon as any such appeals shall have been dis-report of City Engineer to posed of by the Judge of the County Court, it shall be the Committee on duty of the City Clerk to forward a certified copy of the report of the City Engineer, with any alterations or amendments which shall have been made therein by the Court of Revision, or the Judge of the County Court, to the Committee on Works.

22. Upon the receipt of such report as in the last pre- Tenders to be ceeding section mentioned, the Committee on Works shall

By-law 2139. call for tenders for the construction of the proposed work, improvement, or service, and they shall report the result to the Council, recommending the awarding of the contract, and asking that funds may be provided for carrying on the said work, improvement or service to completion.

Treasurer to make tinancial arrangements, 23. In the event of the Council adopting the report of the Committee on Works awarding any contract for any such local improvement, work, or service, the Council shall at the same time authorize the City Treasurer to make such arrangements with banks, or other persons or bodies corporate, pursuant to the provisions of the Statute in that behalf, as may be necessary to provide the amount of money required to carry on such local improvement, work, or service to completion, in anticipation of the special assessment therefor, and no contract or agreement shall be executed until such necessary financial arrangements shall have been made by the City Treasurer, and notice thereof has been given by him to the City Engineer.

and notify City Engineer.

City Engineer to forward documents to City Solicitor.

24. The City Engineer, upon receipt of notice from the City Clerk and the City Treasurer respectively, that a contract has been awarded and the necessary financial arrangements therefor have been made, shall forward the specifications, plans, drawings, and all other proper and necessary material, together with the accepted tender, to the City Solicitor (furnishing him with three copies of all documents other than plans and drawings), and the City Solicitor shall, with as little delay as possible, prepare the necessary contract and bond of security in accordance with the provisions of By-law 2435.

Commencement of work. 25. Upon the receipt of the contract or agreement, duly executed, and not until then, the City Engineer may authorize the work, improvement, or service to be proceeded with and carried out to completion.

City Engineer to certify total cost to Treasurer.

26. After the completion of such improvement, work, or service, and after the entire cost thereof, including compensation for damages (if any) shall have been ascertained, the City Engineer shall certify the total amount thereof to the City Treasurer.

27. The the receip last prece chargeable mated into sary assess passed, and have been temporary who shall of the tota able to the able to the Council, re made and of debentu retire the

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27. The City Treasurer shall, as soon as possible after the receipt of the report of the City Engineer under the last preceding section, ascertain the amount properly Treasurer on chargeable for interest on the advances made and the esti- receipt of mated interest which will accrue thereon until the neces- report. sary assessment shall have been made, the necessary By-law passed, and the debentures to be issued thereunder shall have been disposed of and moneys provided to retire the temporary loan, and report the same to the City Engineer, who shall certify to the Committee on Works what amount of the total cost, including interest as aforesaid, is charge able to the property benefited, and what amount is charge able to the City at large, who shall report the same to the Council, recommending that the necessary assessment be made and By-law passed providing for the issue and sale of debentures to provide the amount of money required to retire the temporary loan with interest as aforesaid.

2439. Duty of City

By-law

28. Upon the adoption of the report of the Committee Assessment on Works, it shall be the duty of the City Clerk to trans- to make mit a certified copy thereof to the Assessment Commis- necessary sioner, who shall, with as little delay as possible, proceed to make the necessary special assessment on the property immediately benefited, and upon all other assessable persons, bodies corporate, and property, pursuant to the provisions of the Statute in that behalf.

29. The Assessment Commissioner, City Engineer, and Officers to City Treasurer shall furnish the City Solicitor with all Solicitor with statements, calculations, and other information as may be papers to enable him required by him to enable him to prepare the necessary to prepare By-laws providing for levying and collecting such special assessments, and for borrowing money by the issue and sale of debentures.

#### LOCAL RATES.

30. Every By-law passed by the Council respecting "Street Local yearly rates shall name a rate distinct from all other rates, which rate shall be known as the "Street Local Rate," and shall include all those items of the estimates for the year as finally adopted by the Council, providing for the several

By-law 2439.

improvements, works, and services which may, under the provisions of sections 612 and 629 of "The Municipal Act," be provided for by special local rates or assessments.

31. The several items included in such "Street Local

How rates to appear on the yearly rates By-law.

Rate" shall appear on the face of the said By-law under appropriate sub-headings corresponding to the several improvements, works, and services mentioned in the said R.S.O.c. 184. sections of "The Municipal Act," and in the event of the passage of a By-law, under the provisions of the said Act, providing for the construction and maintenance of improvements and works at the intersection of streets, and opposite properties exempt by law from all rates, at the general expense of the ratepayers, the same shall be estimated for separately, and appear as a separate item on the face of the By-law respecting yearly rates.

## RATES FOR LOCAL IMPROVEMENTS.

Exemptions from yearly rates of property assessed for local improvements.

32. Where, after the first day of July, 1880, any real property shall have been specially assessed for any improvement, work, or service under any By-law passed in pursuance of the provisions of "The Municipal Act," such real property shall be exempt from any general rate imposed by any By-law respecting yearly rates, for or in respect of the like improvements, works, or services throughout the City at large, subject as hereinafter provided; and it shall be the duty of the City Clerk or other officer preparing the annual Collectors' rolls to omit from such rolls, in so far as the same relate to any real estate so especially assessed, all general rates for improvements, works and services, which, as respects the particular property, are provided for by special local rates or assessments, subject as hereinafter provided.

Improvements at intersections opposite property exempt from local rates.

33. When a By-law shall have been passed making the construction and maintenance of works and improvements of streets and at the intersection of streets and opposite properties exempt from local rates the subject of a general rate or charge, the exemption from general rates shall not extend to the item included in the By-law respecting yearly rates to meet the expense of such improvements and works opposite such exempt properties and at the intersection of streets.

34. In vided for property benefits law in re the year improven law for debentur 30th day law; and any such have been

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34. In cases where the improvements or works are provided for by section 612 of "The Municipal Act," no real property or any owner thereof shall be entitled to the When exempbenefits of the provisions of the said Act and of this By- general rates law in respect to exemption from any general rate during shall be calculated. the year in which the By-law providing for any local improvement shall have been passed; and where any Bylaw for a local improvement provides for the issue of debentures, such debentures shall not be issued before the 30th day of December next after the passage of such Bylaw; and no special rate shall be collected in respect of any such By-law during the year in which the same shall have been passed.

By-law

35. Every local improvement By-law shall provide a Requisites sum sufficient to cover not only the actual cost of the con- of By-law establishing struction of the contemplated improvement, or the render- local rates. ing of the service, but also all costs and damages necessary incidental to or occasioned by the said improvement, work or service in the first instance.

36. In order that any real property specially assessed By-law to be under By-laws passed in pursuance of the provisions of adoption of section 629 of "The Municipal Act," may be exempt from the general any general rate during any year, the By-law providing for the special assessment must be passed before the final adoption of the general estimates for that year.

37. When local improvements or works shall have been Time when constructed or made at any time after the first day of July, from general 1880, under any By-law passed under the provisions of rate to take section 612 of "The Municipal Act," the exemption in all cases shall date from the first day of January next succeeding the passing of the By-law as above provided, and the term or period for which any real property specially assessed shall by exempt from general rates for like works and improvements, shall be regulated according to the following scale, that is to say:—

1. For a common sewer or the deepening of any stream, creek, or water course, 20 years.

By-law 3439.

- 2. For opening, widening, prolonging, altering, grading, levelling, planting, and sodding any street, lane, alley, public way, or place, all time to come.
- 3. For paving and curbing any street, lane, public way place, or sidewalk, with:
  - (a) Plank, 5 years.
  - (b) Wooden block, 10 years.
  - (c) Stone, 20 years.

or such other term in each case as the life of the pavement demands, and until it becomes necessary by general rate to reconstruct or repair the said works or services respectively.

## FORM A.

(See Section 18.)

ASSESSMENT COMMISSIONER'S OFFICE.

TORONTO.

. 18

То

You are hereby notified that the Council of the Corporation of the City of Toronto propose to pass a By-law providing for the (here state the nature of the improvement, work or service) in the Ward of

The total cost of the said improvement, as estimated by the City , and the said improvement is proposed Engineer, is the sum of \$ to be carried on as a local improvement, and be paid for by special assessment on the real property immediately benefited as the same appears by the report of the City Engineer, dated the 18 on file in this office. Your real property, which will be immediately benefited by the said proposed improvement, consists of side of said , upon which it is profrontage on the posed to charge an equal proportionate part of the cost of the said improvement, having regard to the whole assessable frontage on said , the same to form a special assessment upon your said lands according to the frontage thereof, and be payable in annual payments at the same time as your general municipal taxes, such payments to be sufficient to cover annual interest and form a sinking fund for the payment of the principal sum or debt incurred for said improvement. The Court of Revision will sit for the confirmation of the City

Engineer's I said special City Hall, o at the hour appeals again

Public not the City Ho
A.D. 18 ,
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report of the

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Dated at

Engineer's Report upon the lands assessable and the proportions in which said special assessments are to be made for the said improvement, at the City Hall, on day, the day of , A.D. 18 at the hour of o'clock noon, at which time and place all appeals against the same will be heard.

By-law 2439.

I am, your obedient servant,

Assessment Commissioner.

## FORM B.

(See Section 18.)

#### ASSESSMENT COMMISSIONER'S NOTICE.

Public notice is hereby given of the sitting of the Court of Revision at the City Hall, Toronto, on day, the day of A.D. 18, at the hour of o'clock, noon, for the hearing of appeals pursuant to the Statute in that behalf respecting the proposed (here state the nature of the improvement, work or service) and the special assessment of the cost thereof upon the lands immediately benefited pursuant to the report of the City Engineer dated the day of 18.

The estimated cost of the said improvement is \$\( \), payable in equal annual instalments sufficient to cover interest at the rate of per centum per annum, and a sinking fund for the payment of the said principal sum, and the lands proposed to be specially assessed therefor consist of

Dated at Toronto, this

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Assessment Commissioner.

## No. 2440.

A By-law to provide for regulating the Common Sewers, and an Annual Rental or Sewerage Rate.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

Property
abutting on a
street on
which there
is a common
sewer to be
drained into

1. The grounds, yards, vacant lots, or other properties, abutting on any street, or portion of any street, in the City, through which a common sewer has heretofore been constructed, and which is opposite to such common sewer, shall be drained into such common sewer.

Connecting private drains with sewers.

2. No person shall connect any grounds, yards, vacant lots, or other properties with any common sewer located in any of the streets of the City, except the same be done, on the order of the City Engineer, by the person who for the time being are the Corporation Contractors for sewer connections and private drains.

Drains on private property.

Liability of Corporation for sewer connections. 3. Nothing in the last preceding section contained shall be deemed to authorize the City contractors for sewer connections and private drains to claim the right to construct drains into or upon private property; or to render the Corporation responsible for the construction or maintenance of sewer connections or drains beyond the limits of any street into which a common sewer has been constructed, with which adjoining lanes and premises are connected by the Corporation, at the request of the owners of such lands and premises, under the provisions of the said last preceding section.

Liability of City Contractor for sewer connections.

4. The City contractors for private drains and sewer connections shall be responsible for a period of six months

from neglimade by incorporathough indrains and the Corporation

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after the completion of the work for all accidents arising from negligence in the construction of all sewer connections made by him, and this provision of this By-law shall be incorporated with and made a part of the contract, as though incorporated therein, in all contracts for private drains and sewer connections hereafter made by and with the Corporation.

By-law 2440.

5. All private and other drains crossing the course of Drains crossthe common sewers, or running in or through any part sewers and of the streets of the City, unless such as may communicate not commuiwith the common sewer, shall be forthwith filled up.

with to be filled up.

6. Nothing in this By-law contained shall be construed When sewers to prevent the letting in of sewers from the streets of the having no City in which no common sewer shall have been con-sewer may be structed into the said common sewers, if such sewer so to let into a be let in shall not be used to drain premises having a front sewer. on a street in which a common sewer shall have been constructed, and if such sewer shall be let in in such manner as the Committee on Works shall direct.

7. No person shall damage or injure any common sewer, Injuring or private drain or sewer communicating therewith.

8. The owners and occupiers of all property abutting Owners of on any street upon which a common sewer has been con- have paid for structed, who have heretofore paid the sum required by useofcommon By-law to be paid for the privilege of using such common use the same sewer, shall continue to use the same, free of charge, for free of charge. the number of feet for which they have so paid.

9. Persons who own or occupy property which is Persons who drained into a common sewer, or which is required by this have not paid for draining By-law to be drained into such sewer, and who have not shall be heretofore paid for the privilege of so draining as afore-annual rent. said, shall be charged an annual rental per foot of the frontage of such property abutting on such street, or portion of a street as aforesaid, for the use of such common sewer, that is to say:—

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By-law
2440.
Section No. 1. Street on the east, the centre of Queen Street on the north, the centre of Simcoe Street on the waters of the Bay on the south, twelve and one-half cents per foot per annum:

Section No. 2. In section number two, including all that portion of the City lying between the centre of Queen Street on the south, the centre of Spadina Avenue on the west, the centres of College Street, College Avenue, and Carlton Street on the north, and the centre of Parliament Street on the east, ten cents per foot per annum:

Section No. 3. In section number three, including all those portions of the City not included in sections numbers one and two, nine cents per foot per annum:

Property situate at the intersection of a street. 10. When any grounds, yards, vacant lots, or other property, are situate at the intersection of a street with any lane or alley, upon each of which streets, lanes, or alleys there is a common sewer, the fronts only of such grounds, yards, vacant lots, or other property, together with so much of the flank thereof as the said flank exceeds eighty feet, shall be assessed for the rental hereby imposed.

Owners or occupiers of property may commute.

11. The owner or occupier of any property so required to be drained may commute for the payment of the annual rent herein mentioned, by a payment of one dollar and ten cents per foot frontage for property in section number one; of ninety cents per foot frontage for property in section number two; and of eighty cents per foot frontage for property in section number three; with interest on such payment at the rate of six per centum per annum, to be computed from the first day of January, one thousand eight hundred and sixty-one, deducting in each case one-twentieth of the above-named sums, if the said one-twentieth has been previously paid.

City Engineer to make a

12. It shall be the duly of the City Engineer at such time as he may be required so to do, to render to the Treasurer a statement of all sewers which have been con-

structed names of structed, prietors v the fronts and such enable the ance with

every year due for the City, in the land cause several C

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structed during the then preceding year, showing the names of the streets in which said sewers have been constructed, the extent and cost thereof, the names of pro-statement of prietors whose properties may front on such streets, and structed in the frontage of the lot or lots owned by such proprietors, each year. and such further information as may be required to enable the Treasurer to assess such properties in accordance with the provisions of this By-law.

By-law

- 13. The Treasurer shall in the month of January in Treasurer every year, make out separate rolls of the annual rentals to make out separate due for the use of the common sewers in each ward of rolls for the City, by the owners or occupiers of property therein, for common in the Form "A," in the Schedule to this By-law sewers. and cause such rolls to be placed in the hands of the several Collectors appointed therefor.
- 14. The Collectors shall demand payment from every Collectors person whose name appears on the rolls, of the respection to demand tive sums payable by him, according to the said rolls, by the rentals. leaving at his place of abode a printed bill of the same in the Form "B," in the Schedule to this By-law, and calling at least once thereafter for the same.

15. In case any person so liable, as aforesaid, refuses or Defaulters to neglects, for fourteen days after demand made, as in the be proceeded last preceding section is provided, to pay such annual rental, the Collector shall return such defaulter to the Treasurer, who shall forthwith cause the amount in default to be collected by process of law.

16. In case the owner or occupier of any grounds, yards Drainage of vacant lots, or other property abutting upon a street premises of or portion of a street, along which a common sewer has omit to drain been constructed, and which is opposite to such common into common sewer, omits to drain such grounds, yards, vacant lots, or other property into such common sewer, the Committee on Works may cause the same to be drained into such common sewer, and the cost thereof shall be assessed against such owner or occupier.

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Licenses to persons commuting. 17. If the owner or occupier of any property required by any By-law to be drained, commutes the annual rental chargeable thereon, by the payment of the amount settled hereby, the Mayor shall execute to the party paying the same a license in the Form "C," in the Schedule to this By-law to drain the said property into the common sewer.

Persons willing to pay sewerage rates without using the common sewers to execute a covenant to the Board of Works.

18. In case any person required to construct a drain into a common sewer does not do so, but is willing to pay the like annual rental or sewerage rate as if he did use such sewer, without the construction of such drain by the City, and thereby save himself the assessment for the construction thereof, and shall execute to the City a covenant in the Form "D," in the Schedule to this By-law, the Committee on Works may, in their discretion, dispense with the construction of the said drain, as by section 15 of this By-law is provided.

Collection of annual rentals. 19. Nothing in this By-law contained shall prevent the collection of such annual rentals, commutations and assessment moneys, in the manner hereinbefore provided, by a Collector specially appointed by resolution of the Council for that purpose.

SCHEDULE.

Penalty.

20. Any person convicted of a breach of any of the provisions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs: and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found, out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without

hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

Distress.

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SCHEDULE.

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)LL.	Remarks.	
COLLECTOR'S ROLL.	Assessment for construction of Drain into	
	Total.	
	Yearly Rate, 1891.	
	Yearly Rate, 1890.	
	Yearly Rate, 1889.	
1 12.)	Yearly Rate, 1888.	
(See Section 12.)	Commu- tation.	
	Rate.	
	District.	
	Total Liability.	
	Allowed.	
	Total di Total Frontage. gi Liability.	
	Address.	
	Owner. Street.	
	-JanwO	1
SEWER RATE.	House Description of No. Property.	
SEW	House No.	
	evissergorq. ON	

FORM "B."

(See Section 13.)

No. CITY OF TORONTO. DISTRICT NO...... .....Street Sewer. 1890. To rental of......feet frontago, at.....per foot, \$...... 1891. To " 1892. To . . . . . . . . 1893. To . . . . . . . . Received payment, 

FORM "C."

(See Section 16.)

No.

To all to whom these Presents may come,

THE CORPORANION OF THE CITY OF TORONTO SENDS

GREETING :--

Whereas, under and by virtue of a certain By-law of the Corporation of the City of Torcuto, passed on the thirtcenth day of January in the year of our Lord one thousand eight hundred and ninety entitled "A By-law to provide for regulating the common sewers and an Annual Rental or Sewerage Rate," it is anacted, among other things, that "the grounds, yards, vacant lots, or other properties abutting on any street, or portion of any street, in the said City of Toronto, through which a common sewer has beretofore been constructed, and which is opposite to such common sewer shall be drained into such common sewer," and also that "all persons who own cr occupy property which is drained into a common sewer, or which is required by the said By-law to be drained into such sewer, and who have not heretofore paid for the privilege of so draining as aforesaid, shall be charged an annual rental per foot of the frontage of such property abutting on such street, or portion of a street, as aforesaid, for the use of such common sewer, that is to say: Firstly, in rection number one, including all that portion of the City lying between the centre of Parliament Street, on the east; the centre of Queen Street, on the north; the centre of Simcoe Street, on the west; and the waters of the Bay, on the south, twelve and one-half cents per foot per annum: Secondly, in

section nur the centre on the the Carlton Str east, ten ce including a one and tw occupier of payment e dollar and t of ninety ce eighty cents interest on computed i and sixty-or sums, if the

> And where of all that co Street, in the been construnumber the said By-

And where of the City the annual r provided:

Now know by the said the receipt w for the comm hereby given others whom said premises said street, a and to use th for all time to And also, fro proper officer time being, b amend, repair premises to tl sions of the affecting the s

In witness have hereunt of the said city, thousand eigh

section number two, including all that portion of the City lying between the centre of Queen Street, on the south; the centre of Spadina Avenue, on the the west; the centres of Coilege Street, College Avenue, and Carlton Street, on the north; and the centre of Parliament Street, on the east, ten cents per foot per annum: Thirdly, in section number three, including all these portions of the City not included in sections numbers one and two, nine cents per foot per annum:" and also, that "the owner or eccupier of any property so required to be drained, may commute for the payment of the annual rent herein mentioned, by a payment of one dollar and ten cents per foot frontage for property in section number one; of ninety cents per foot frontage for property in section number two; and of eighty cents per foot frontage for property in section number three; with interest on such payment at the rate of six per centum per annum, to be computed from the first day of January, one thousand eight hundred and sixty-one, deducting in each case one-twentieth of the above named sums, if the said one-twentieth has been previously paid:

And whereas of the City of Toronto, is the of all that certain piece, parcel or lot of land, situate on Street, in the said City of Toronto, through which a common sewer hath been constructed, being composed of and lying in section number as laid down in and by the said By-law, and required by the said By-law to be drained into the said sewer:

And whereas the said hath applied to the said the Corporation of the City of Toronto, to be allowed to commute for the payment of the annual rent imposed by the said By-Law, as by the said By-law is provided:

Now know ye, that in consideration of the sum of to the said the Corporation of the City of Toronto, the receipt whereof is hereby acknowledged, and that the same is in full for the commutation of the said annual rent, license and permission is hereby given and granted to the said and his assigns, and all others whom it may concern, to make and construct a sewer frem the said premises hereinbefore described, to the said common sewer in the said street, and to communicate the same with the said common sewer, and to use the same sewers for the purpose of draining the said premises for all time to come, free of all rent or charge for the drainage thereof: And also, from time to time, and at all times (under the direction of the proper officer of the said the Corporation of the City of Torento, for the time being, but at his or their own expense), to open, cleanse, maintain, amend, repair, and preserve the said sewer so to be made from the said premises to the said common sewer; Subject nevertheless, to the provisions of the By-laws of the said the Corporation of the City of Toronto affecting the same :

In witness whereef, the said the Corporation of the City of Torento have hereunto set their Corporate Seal by Esquire, the Mayor of the said City, countersigned by Esquire, the Treasurer of the said City, this day of in the year of our Lord one thousand eight hundred and

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FORM " D."

(See Section 17.)

Whereas being the owner [or occupier] of certain property on Street, in the City of Toronto, [describe the property] in which said street a common sewer has been constructed, and hath been required according to the By-law in that behalf to drain such property into the said common sewer, and having made default therein, the Corporation of the City of Toronto may by law build the necessary drain and assess the said for the costs of the construction thereof, and collect the same, together with the sum of annually. as the rental for the trace of the said common sewer:

And whereas the said is desirous of paying such annual rental without being put to the expense of the construction of such drain:

Now know ye, that in consideration of the premises, the said doth hereby acknowledge to owe to The Corporation of the City of Toronto, and their successors, the sum of annually, for the annual rental as aforesaid, and doth hereby covenant, promise, and agree, to and with the said the Corporation of the City of Toronto, and their successors, to pay them the said sum half-yearly, on the first day of the months of and in each and every year henceforth, and the said doth hereby, for the consideration aforesaid, charge the same upon the said property, to be payable thereont, on the days and in manner before mentioned.

In witness whereof the said seal, this day of eight hundred and

Signed, sealed and delivered, in presence of

hath hereunto set his hand and in the year of our Lord one thousand

[L. S.]

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By-law

## No. 2441.

A By-law respecting the reduction of Taxes on Vacant Tenements and otherwise.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. In case any person shall by petition show to the satis- Assessment faction of the Court of Revision, at any meeting thereof, of vacant that any tenement for which he has been assessed has remained vacant during more than three months in the year for which the assessment has been made, the said Court may reduce the taxes due by such person as follows:-three months' vacancy and not exceeding four months, three months' allowance; four months' vacancy and not exceeding six months, four months' allowance; six months' vacancy and not exceeding eight months, five months' allowance; eight months' vacancy and not exceeding ten months, six wonths' allowance; ten months" vacancy to twelve months, seven months' allowance.

2. In case any person shall, by petition show to the satis- Reduction faction of the Court of Revision at any meeting thereof, in cases of that from sickness or extreme poverty he is unable to pay the taxes, the Court may remit or reduce the taxes of such person as to the Court may seem proper, or the Court may reject the petition.

3. In case any person shall by petition show to the satis- Ratepayers faction of the Court of Levision at any meeting held by it overcharged that by reason of any gross and manifest error in the roll twenty-five as finally passed by the Court he has been overcharged per cent. on more than twenty-five per centum on the sum he ought ments. to be charged the Court may reduce the assessment to the proper amount.

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By-law 2442 Notice of petition to be

given to City Clerk.

4. No petition for any reduction of taxes shall be received or decided upon by the Court of Revision, unless notice thereof, stating the grounds upon which such petition is based, shall have been given to the City Clerk at least one week previous to the sitting of the Court of Revision at which such petition is presented.

No remission to be allowed except by Court of Revision.

5. No other allowance or remission of taxes shall be made, except by the Court of Revision, and in the cases hereinbefore referred to.

## No. 2442.\*

A By-law to authorize certain City Officials to borrow Money to meet current expenditure.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

Loans for current expendi-

R. S. O, c. 184.

1. The Mayor of the City, with the City Treasurer and the Chairman of the Executive Committee, pursuant to section 413 of The Municipal Act, are hereby authorized to borrow from banks, corporations, or persons willing to lend the same, such sums as may be required to meet the current expenditure of the corporation until such time as the taxes levied therefor can be collected and applied to redeem such advances, the source and terms of such borrowing to be first agreed to by the Executive Committee.

Loaus for local improvements.

2. The Mayor of the City, with the City Treasurer and the Chairman of the Executive Committee, are hereby authorized pursuant to section 621 of The Municipal Act, to make agreements with any bank or banks, or any person or body corporate, for temporary advances and loans to

\*This By-law is printed so as to read the same as By-law No. 2487, passed 3rd February, 1890, which supersedes it.

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cson s to 2487. make provision for sums required by way of interim appropriations for carrying on local improvement works, until the cost of said works has been ascertained and by-laws passed for the raising of the same by an issue or issues of debentures. All such agreements shall be first approved by the Executive Committee.

By-law 2443.

3. The amounts to be so borrowed shall not exceed an Limit of average advance of three hundred thousand dollars per loans. month; and the same may be borrowed on open current account or otherwise at such rate of interest on the current overdraft as the said Mayor, Treasurer, and Chairman shall consider satisfactory, and as shall have been first approved of by the Executive Committee.

4. All agreements for such advances heretofore made, Confirmation are hereby confirmed.

of former agreements.

# No. 2443.

A By-law to provide for the Appointment of Arbitrators in cases arising under the Municipal Act.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. In any case where it is necessary under the provis- Authority to ions of sections 386 or 391 of The Municipal Act to the Mayor to appoint an Arbitrator on behalf of the Corporation of the Arbitratorson City of Toronto, the Mayor for the time being shall be Corporation. and he is hereby authorized to appoint such Arbitrator.

By-lay

# No. 2444.

# A By-law relating to Claims for Damages.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

Commission for investigation of the City.

1. The Mayor, and the Chairmen of the following Standclaims against ing Committees of the Council, namely, "Executive," "Works," "Water Works," "Markets, License and Street Cleaning," "Property," and "Fire and Light," together with the City Solicitor, or one of the assistant City Solicitors, the City Engineer, the Superintendent of the Water Works, the City Commissioner, and Street Commissioner as advising officers, are hereby constituted a Standing Commission to be be known as "The Claims Commission" for the investigation and settlement of claims for damages from time to time preferred against the City for alleged negligence on the part of the Corporation or any of its servants, workmen, agents or contractors, and which may be brought before the said Commission.

Quorum.

2. A majority of the members of the Commission, (exclusive of the advising officers aforesaid,) one of whom shall be either the Mayor or the Chairman of the Executive Committee, shall form a quorum of the Commission, and shall have full power, subject as hereinafter provided, to settle any claim upon such terms as they may deem advisable, or to authorize a tender or payment into Court to be made, or to pay any sum which may be required for clerical assistance to said commission.

Power to settle claims.

Secretary.

3. The City Solicitor, or such member is staff as he may appoint, shall be the Secretary of the Commission; and it shall be the duty of the Secretary to call meetings.

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of the Commission when required so to do by the Mayor, or the Chairman of the Executive Committee; to attend all meetings of the Commission; to keep a record of the proceedings thereof; to prepare all necessary certificates of the action of the Commission, and procure the same to be signed by the proper parties, and when so signed to present the same to the City Treasurer; and to notify claimants of the decision of the Commission.

By-law

His duties.

4. For the purpose of ascertaining the facts connected City officers with any claim against the City, and the legal liability (if the Solicitor any) of the City in respect thereof, the City Solicitor on claims. may require any officer of the Corporation to report to him upon the same, and such officer shall thereupon immediately inquire into the circumstances and report the facts fully in writing to the City Solicitor, so as to enable him to advise upon the legal liability of the City in respect of such claim, and all such reports shall be privileged from production and inspection.

5. Upon presentation to him of a certificate signed by the Treasurer to Mayor or the Chairman of the Executive Committee and for carrying by the City Solicitor or Assistant City Solicitor (which cer- out decision tificate, shall set forth the name of the claimant, the nature mission. of the claim, and the amount to be offered in settlement or to be paid into Court, or otherwise, as the case may be), it shall be the duty of the City Treasurer, and he is hereby empowered, to provide forthwith the necessary amount of money to enable the proper officer to carry out the intention of the Commission, without further warrant or authority from the Council or from any Committee thereof.

of the com-

6. No claim shall be settled at an amount exceeding Claims ex-\$500, exclusive of costs, unless the same has been first ceeding \$500. submitted to and approved of by the Executive Committee and the Council, and the City Solicitor shall at least once in each quarter report to the Executive Committee all claims settled by the Commission.

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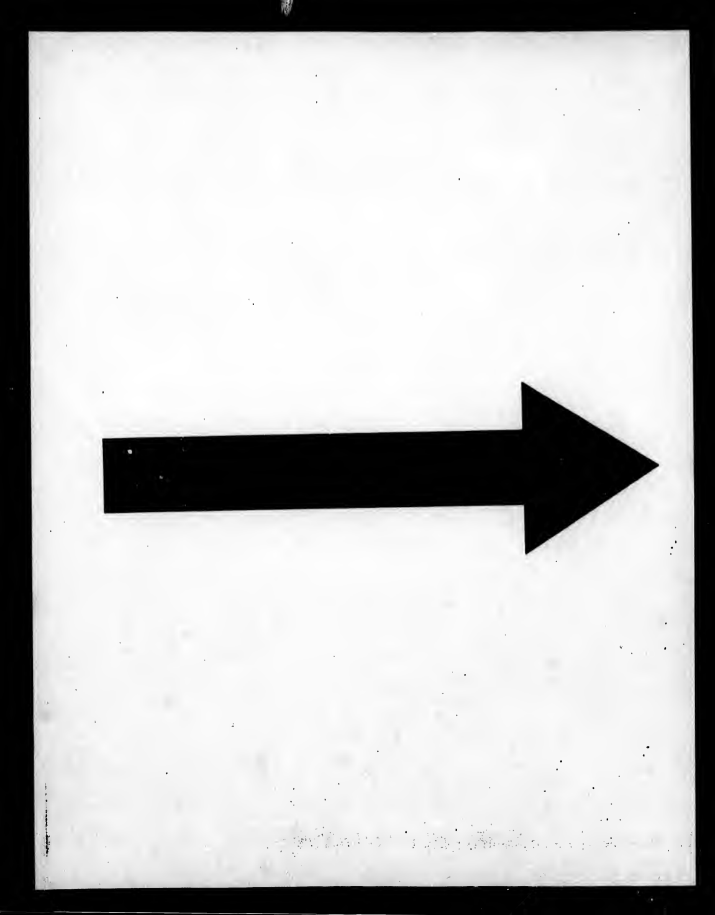
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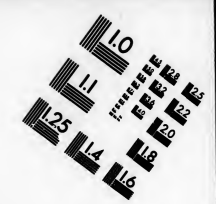
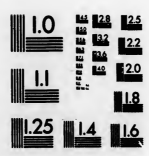


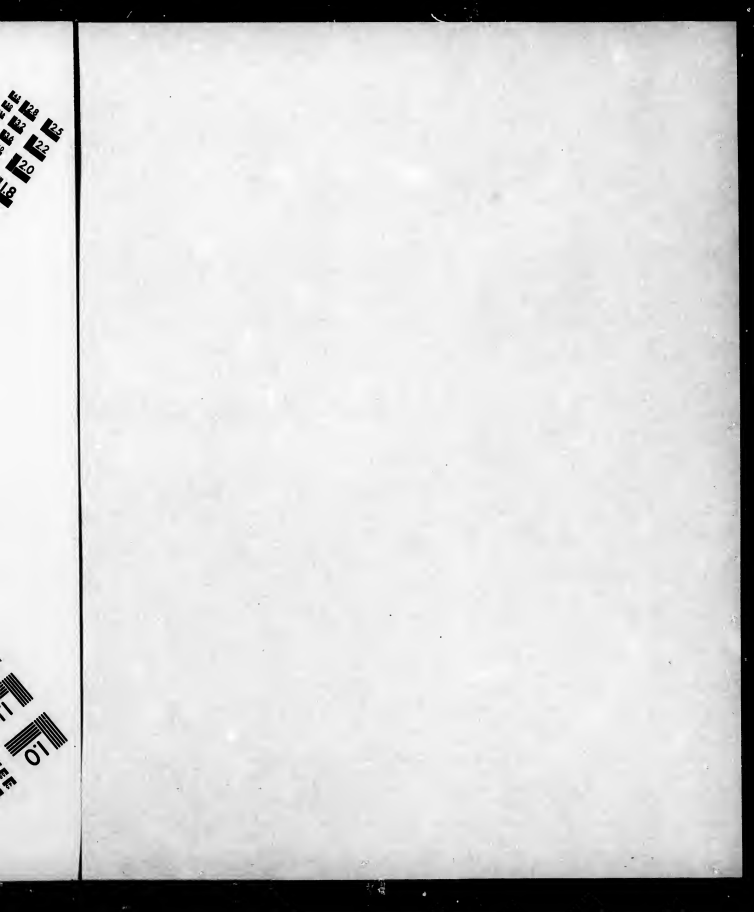
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STATE OF THE STATE



# No. 2445

# A By-law to provide for the Selling or Leasing of City Property.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Lease or sale of Cityland to be by public auction.

1. No lands, being the property of the Corporation of the City, shall be leased for any term of years, or sold and conveyed, absolutely, unless and until the same shall have been first put up and offered for lease or sale, as the case may be, by public auction, whereof due notice shall first have been given by advertisement published in at least two of the newspapers published daily in the City, and by bills posted up in conspicuous places in and about the City, for at least three weeks prior to the date fixed for such auction sale.

Lands leased or sold for manufacturing purposes.

2. Notwithstanding anything in the preceding section contained, the Council, on a Report of the Committee on Property, setting forth the advisability of so doing, may, by private contract, lease for a term of years, renewable, or may sell and absolutely dispose of any lands belonging to the Corporation to any person or body corporate requiring the same for manufacturing purposes, in such quantities and upon such terms and conditions as may be agreed upon between the applicants and the Council.

Property Committee to report on sales or leases.

3. The terms and conditions of every lease or sale shall before completion be approved of and adopted by the Council on a report of the Property Committee.

Auction to be 4. Every auction sale shall be had under the superinconducted by tendence and direction of the Treasurer.

Assignments or sub-leases.

5. Whenever the consent of the Council is desired to an assignment or sub-lease of any Corporation property

already of time being upon the lands.

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already demised, it shall be lawful for the Mayor, for the time being, to grant such consent under the seal of the City upon the order of the Committee having charge of the said lands.

By-law

# No. 2446.

# A By-law to prevent Trespasses upon Public Lands in the City.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. No person shall trespass upon any piece or parcel of Trespassing land within the City, which has been set apart and devoted, the public either by the Dominion or Provincial Governments, or by property. the Corporation, or by any public officer or private individual, for the use of the citizens, as a public street, square, walk, place of recreation, or otherwise.

- 2. No person shall excavate, dig up, or remove any Excavating, earth from any lands so set apart or devoted to the use of or encumberthe citizens; and no person shall place any earth, stone, lands. or other encumbrance whatsoever upon any such land without the written permission of the City Commissioner.
- 3. This By-law shall not apply to the deposit of material Building to be used in course of erection of any building where the encroachment on the street is not more than is at present lawful.
- 4. Any person convicted of a breach of any of the Penalty. provisions of this By-law, shall forfeit and pay, at the

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Commitment.

discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

Summary proceedings. 5. Upon a conviction for a breach of any of the provisions of this By-law, the convicting Magistrate besides imposing a penalty under the next preceding section, may order the offender to carry out the requirements of this By-law within a time to be limited by the order, and in default of the offender carrying out such order, the City Commissioner or other person duly authorized, shall forthwith, at the expense of the offender take such means to carry out the requirements of this By-law as shall be necessary, and the expense thereof, with costs, may be recovered by action or distress, and in case of non-payment thereof the same shall be recovered in like manner as municipal taxes.

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By-law

# No. 2447.

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A By-law to regulate Division or Line Fences and to enforce the Fencing in of Vacant Lots.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. All division or line fences between lots in the City, Division fenshall be made, kept up and maintained as lawful fences up in equal by the parties owning or occupying the lands imme-proportion by diately adjoining thereto, and divided by such fences, ing the adeach party maintaining an equal proportion of the same, joining land. and in case the land on one side of any such fence shall not be used or cultivated, then the person occupying the land under cultivation or in use which is enclosed by such fence, shall be bound to keep the said fence as a lawful fence, and Land not the owner or occupier of land which is wild and unculti-used or cultivated, or lying as a common, or used as a road or lane, shall not be bound to maintain a share of the fence between such wild and uncultivated land, or common or road or lane, and adjoining land in the occupation of another party which shall be so used or cultivated.

arties own-

2. So soon as such lands which may have been lying Uncultivated wild and uncultivated, or as a common, or used as a into use. road or lane, shall become tilled or otherwise used, the owner or occupier thereof shall from thenceforth become liable to repair, maintain, and keep his share of the division fence between such land and the adjoining land, and shall pay to the other party as compensation for that part of the fence which he may become liable to maintain a sum not to exceed four dollars per rod, and any person neglecting or refusing to pay the sum so awarded, shall become liable to the penalties of this By-law, and to a further penalty to the amount of the sum so awarded, which shall be recoverable in the same manner as are the penalties imposed under section nine of this By-law.

By-law 2447.

Disputes to be settled by the sioner and two Arbitrators.

3. Whenever parties owning or occupying lands adjacent to each other, shall not be able to agree in apportioning the cost of a lawful division fence between their lands, City Commisthen and in such case, every such dispute shall be settled by the City Commissioner and two Arbitrators to be chosen by the parties, one to be chosen by each, who shall meet at an hour to be named by the City Commissioner at the place where the land lies, and shall then and there decide which part or proportion of such fence each party shall keep up and maintain, but such arbitrators shall not have power to compel either party to make any particular sort of fence, or to oblige either party to pay for his proportion of a fence already built more than four dollars per rod.

Meetings and powers of Arbitrators.

Neglecting or refusing to trators.

4. If either of the parties shall, upon being called appoint Arbi. upon by the other party to appoint his Arbitrator, neglect or refuse so to do within three days after being so called upon, then and in every such case, the other party shall be allowed to choose his Arbitrator, if he shall think fit so to do, and such Arbitrator shall, with the City Commissioner proceed in the manner in the last preceding section mentioned to apportion to each party his share of the fence so to be kept and maintained by him, and the decision of the City Commissioner and such one Arbitrator, or the decision of the City Commissioner alone, where neither Arbitrator is chosen, or the decision of the City Commissioner and both Arbitrators, or the majority of them, where both Arbitrators are appointed as under the last preceding section, shall be final, and shall be made in writing and signed by the City Commissioner and Arbitrator, or Arbitrators, agreeing thereto; and it shall be the duty of Arbitrators to the City Commissioner, or one of the parties signing such decision, to file the same in the office of the City Clerk, and such decision when filed, shall at all reasonable hours be open to inspection by the parties concerned.

Decision of be in writing.

Description of lawful fence.

5. Every division or line fence shall be of the height of at least five feet six inches, and so constructed as not to allow any horses, cows, cattle, sheep, goats or swine to get past or beyond the same without having to break it down or leap over it; and every fence so made and constructed shall be a lawful fence within the City.

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6. Whenever the City Commissioner shall be so called upon to act with or without the Arbitrators, and shall make and file a decision as hereinbefore provided, he shall be entitled to demand and receive for City purposes the sum Commisof one dollar, to be paid either wholly by the person calling upon him, when the other party shall not choose to appoint his Arbitrator, or by both paying an equal share when each party choose or appoints an Arbitrator.

By-law

7. The owners or occupiers of every vacant lot abutting Owners or on any street, road, lane, or other highway, shall fence in vacant lots to the same within six days after receiving notice from the fence in the City Commissioner to that effect, and shall keep and maintain all such fences in perfect repair to the satisfaction of that officer.

8. Every such fence, if closely boarded, shall not be Description less than six feet in height; if of any other description it of fence. shall be sufficient to protect the streets and the public against the creation or perpetuation of any nuisance or inconvenience whatsoever.

9. Any person convicted of a breach of any of the pro- Penalty. visions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs Distress. forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found Commitment. out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

10. Upon a conviction for a breach of any of the provi-Summary sions of this By-law, the convicting Magistrate besides imposing a penalty under the next preceding section, may order the offender to carry out the requirements of this By-law, within a time to be limited by the order, and in

By-law 2448. default of the offender carrying out such order the City Commissioner or other person duly authorized, shall forthwith, at the expense of the offender, take such means to carry out the requirements of this By-law as shall be necessary, and the expense thereof, with costs, may be recovered by action or distress, and in case of non-payment thereof the same shall be recovered in like manner as municipal taxes.

# No. 2448.

A By-law to provide for paying Rewards for the apprehension of Horse Thieves.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Reward for apprehension of horse thieves. 1. The sum of twenty dollars shall be payable as a reward to any person who shall pursue and apprehend, or cause to be apprehended, any person guilty of stealing any horse or mare within the City, and such reward shall be paid by the Treasurer out of the funds of the Corporation upon the conviction of the thief, upon the order of the Judge before whom the conviction was obtained.

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# No. 2449.

# A By-law relating to Public Morals.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

#### BEGGING.

1. No person shall go about from door to door soliciting Beggars charity or as a common beggar, nor shall any person in the streets importune others for help or aid in money, nor shall any malformed, deformed, or diseased person expose himself or be exposed in any street or public place in order to excite sympathy or induce help or assistance from general or public charity.

## SALE OF INTOXICATING LIQUORS TO MINORS.

2. No person shall sell or give any intoxicating drink to Intoxicating any child, apprentice, or servant, without the consent of the parent, master, or legal protector of such child, apprentice, or servant.

Intoxicating drink to Intoxicating drinks not to be given to be given to certain persons.

#### DRUNKENNESS AND VAGRANCY.

3. Any person found drunk or disorderly in any street, Drunkenness. or public place, and all vagrants and mendicants shall be Vagrants and subject to the penalties of this By-law.

#### SWEARING AND IMMORALITY.

4. No person shall make use of any profane swearing, Swearing and obscene, blasphemous, or grossly insulting language, or be bad language. guilty of any other immorality or indecency in any street Indecency. or public place.

#### GAMBLING.

5. No person shall expose in any street or public place, Gambling any table or device of any kind whatever, upon or with in the streets. which any game of chance or hazard can be played; and no

By-law 2449. person shall play at or upon such table or device, or at any unlawful game, or game of chance or hazard, in any street, or public place.

Gambling houses.

6. No person shall keep, or permit to be kept or used in any house, room or other place, for the purpose of gambling, any faro bank, rouge et noir, roulette table or other device for gambling, or to permit or allow any games of chance or hazard with dice, cards, or other device to be played for money, liquor or other thing within such house, room or place; and the Police Magistrate may order all faro banks, rouge et noir, roulette tables, and other devices for gambling found in any such house, room, or other place to be seized and destroyed.

#### HOUSES OF ILL-FAME.

Houses of ill-

7. Any person who shall be found guilty of keeping or maintaining, or being an inmate or habitual frequenter of, or in any way connected with, or in any way contributing to the support of, any disorderly house, or house of ill-fame, or who shall knowingly own or be interested as proprietor, landlord, tenant, or occupant, of any such house shall be subject to the penalties of this By-law.

#### INDECENCY.

Indecent exposure.

8. No person shall indecently expose any part of his or her person in any street or public place, nor shall the plea of answering the call of nature be considered a palliation of the offence.

Indecent writings or pictures on the walls. 9. No person shall post up any indecent placard, writings, or pictures, or write any indecent or immoral words, or make any indecent pictures or drawings on any public or private building, wall, fence, sign, monument, post, sidewalk, or pavement in any street or public place.

Indecent books or plays

10. No person shall exhibit, sell, or offer to sell, any indecent, or lewd book, paper, picture, plate, drawing, or other thing, nor exhibit any indecent or immoral show or exhibition, or perform any indecent, immoral or lewd play or other representation within the City.

11. No Toronto between o'clock i covering person, w any time Ontario, s Street on

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provision cretion of ing the su and in de forthwith levied by offender; a which suc trate may City of To not exceed and costs BATHING.

By-law 2449.

11. No person shall bathe or swim in the waters of the Bathing. Toronto Bay, or in the Don River, within the City limits, between the hours of six o'clock in the forenoon and ten o'clock in the evening, without a proper bathing dress covering the body from the neck to the knees, but any person, wearing such proper bathing dress may bathe at Bathing any time in the waters of the Bay, Don River, or Lake dresses. Ontario, within the City limits, the space between York Street on the west and Jarvis Street on the east excepted.

#### PENALTY.

12. Any person convicted of a breach of any of the Penalty. provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs Distress. forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of Commitment. which such penalty can be levied, the convicting Magistrate may commit the oftender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

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# No. 2450.

By-law to provide for the protection of Infant Children.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

General Inspector of Licenses to to register children.

50 V., c. 36.

1. It shall be the duty of the General Inspector of Licenses to receive all applications for registration under the provisions of the Act passed by the Legislative Assembly of the Province of Ontario in the 50th year of the reign of Her Majesty, chaptered 36, entitled "An Act for the Protection of Infant Children," and to enter and register the names, and situation of the house and houses of all persons who shall apply for such registration and are entitled to be registered under the provisions of the said Act, in a register to be kept by him for that purpose.

Books and forms.

2. The General Inspector of Licenses shall provide and keep on hand a supply of books, forms, notices and other documents required to be provided by the Council under the provisions of the said Act, and shall furnish copies thereof to persons entitled to the same.

Duty of, Inspector upon receipt

3. On receipt of an application for registration, the General Inspector of Licenses shall forward the name and of application address of the applicant to the Medical Health Officer, and also to the Chief Constable, for their reports as to the character of the applicant, the situation and suitableness of the house for the purposes for which the registration is sought, and the ability of the applicant to maintain and keep infant children, in accordance with the provisions of the said Act.

Report of Health Officer.

4. The Medical Health Officer shall report on the situation of the house and premises of each applicant for registration, of the h having the nur therein be able his abil childre

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tration, the number of rooms in the house, the suitableness of the house for the purposes for which registration is sought, having regard to sanitary requirements and conditions, and the number of infants which should be allowed to be kept therein, together with any other information which he may be able to obtain as to the character of the applicant and his ability and fitness to be entrusted with the care of infant children.

5. No person shall be registered who shall not be recom. Persons not mended and approved of by the reports of the Medical tered unless Health Officer and the Chief Constable.

6. On receipt of the reports of the Medical Health Applicant to Officer and of the Chief Constable it shall be the dut, of decision of the General Inspector of Licenses to notify the applicant Medical Health whether his application has been accepted or refused.

7. In no case shall more than one infant be received into Requisites of any registered house for each 750 cubic feet contained in the houses. room or rooms in which such infants are respectively kept, and no more than four infants shall be received into any house for each female attendant in such house; and the General Inspector of Licenses shall enter in the book of forms for the registration of infants supplied to the person registered the number of infants which the person so registered is entitled to receive into such registered house.

8. All houses and premises registered shall be liable Inspection of to be visited and inspected at all hours by the Medical registered houses. Health Officer, or by any other duly authorized person and also by any police constable or detective in the employment of the Police Department; and no person registered under the said Act shall refuse admission to his house or premises to any person duly authorized to visit and inspect the same, nor shall he refuse to produce the register required to be kept by him under the provisions of the said Act for examination, or answer any reasonable questions which may be asked by such person, and he shall afford to such person every reasonable facility for reviewing and inspecting the registered premises and seeing the inmates thereof.

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Commitment.

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Distress.

9. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

# No. 2451

A By-law to provide for the Inspection of Public Bathing Houses and Boathouses.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

Offences for which arrest may be made. 1. Any person who is found in any public bathing house or boathouse committing any offence which, if committed in the public streets or elsewhere, would render him liable to arrest without warrant, shall be arrested and brought before the Police Magistrate, and dealt with according to law.

Duty of keeper of bathing and. boat-houses 2. No keeper of any public bathing house or boathouse shall permit disorderly persons to visit his bathing house or boathouse, or suffer, or permit, any breach of "The Liquor License Act," or of any By-law of the City to be committed therein.

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3. Every Police Constable or Detective belonging to the Police Department may enter and inspect at any time any public bathing house or boathouse or premises used Power to wholly or in part for boathouse purposes, and prevent inspect the use thereof for illegal or immoral purposes.

By-law constables to boat-houses.

4. No keeper of any public bathing house or boathouse Resisting shall refuse permission to any Police Constable or Detective police. connected with the Police Department of the City, or hinder or prevent any such Police Constable or Detective from entering into and upon his bathing house or boathouse and the premises connected therewith.

5. Any person convicted of a breach of any of the pro- Penalty. visions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forth- Distress. with, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such Commitment. penalty can be levied the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

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# No. 2452.

A By-law to prevent certain Noises calculated to disturb the Inhabitants.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Advertising sales by street crying.

1. No person shall advertise any sale of merchandize, furniture, or other article, or matter, by the ringing of a bell, blowing of a horn, crying, hallooing, or creating any other discordant noise, in the streets of the City, or on the step of a house or other premises open to the public street, whereby the public are liable to be subjected to inconvenience and annoyance: Provided always, that nothing contained in this section shall be construed to extend to any person duly appointed and authorized by the Council to follow the calling of Police Crier or City Bellman.

Sounding steam whistles by steamers. 2. No person shall blow or sound or cause to be blown or sounded, the steam whistle of any steamer while lying at a wharf, or when approaching or leaving such wharf, except when absolutely necessary as a signal of danger, or in cases authorized by law or by the By-laws of the City.

Sounding steam whistles by locomotives. 3. No person shall blow or sound, or cause to be blown or sounded, the steam whistle of any locomotive for the purpose of signalling to make up trains, or for purposes other than those authorized by law or by the By-laws of the City.

Alarm signals of the Fire Department. 4. Nothing in the two last preceding sections contained shall be construed as prohibiting the use of steam whistles

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as alarm signals in cases of fire, collision, or other imminent danger, or for the necessary signals by the steam engines of the Fire Department of the City. By-law 2453.

5. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in Distress. default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

# No. 2453.

By-law respecting the appointment of a General Inspector of Licenses and the issue of Licenses in certain cases.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

#### THE GENERAL INSPECTOR OF LICENSES.

1. There shall be an officer appointed by the Council Appointment to be called the General Inspector of Licenses for the City Inspector of Council Council Inspector of Council Council Inspector of C

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Security to be given by Inspector.

2. The General Inspector of Licenses shall, before entering upon the duties of his office, be required to furnish two good and sufficient sureties in the sum of \$500, for the faithful performance of the duties of his office, and the due accounting for and paying over all moneys which shall come into his hands, by virtue of his office, to the Treasurer of the City.

Duties of Inspector. 3. The following shall be the duties of the General Inspector of Licenses:—

To attend Committees and Board of Police Commissioners.  To attend the meetings of all Committees of the Council, and of the Board of Commissioners of Police, whenever he shall be notified or may find it necessary to do so on business connected with the duties his office;

To advise with the Treasurer. 2. To advise with the Treasurer on all matters incident to his office;

To prepare lists of parties liable to take ont licenses. 3. To prepare classified alphabetical lists of all parties liable to take out licenses and to use all diligence to have the same correct and submit the same monthly, (or oftener if required), for the examination of the Treasurer;

To keep a registry of applications for licenses or transfers.

4. To receive and keep a registry of all applications for licenses or for transfers of licenses, to be issued under this By-law, or any other By-law of the City or of the Board of Commissioners of Police;

To ascertain that the petitions are correct and the sureties are solvent. 5. To ascertain that the petitions accompanying such applications are true in all particulars, and that the sureties tendered, where such are required, are solvent and responsible parties;

To inspect premises and make enquiries relative to the granting of license. 6. To make an inspection of all premises in connection with which a license is sought, and to make every enquiry relative to matters connected with the granting of licenses, requisite to secure a due observance of the law; 7. To lof

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7. To keep full particulars and duplicate counterparts of all licenses issued; and file a copy of such particulars, and one of such duplicates, in the office of To keep parthe Treasurer:

Bylaw. 2453.

duplicate counterparts of licenses.

8. To make out all bonds, licenses, transfers, and copies To make out of the same; and to sign all licenses and transfers and sign issued under this By-law, the same having been first taken to the Treasurer, and returned with his receipt thereon for fees payable therefor;

9. To visit, at least four times in the year, all houses and To inspect premises the owners or occupants of which are licensed premises. under this By-law; to ascertain from time to time, To ascertain and as often as may be necessary, whether the per-if By-laws are complied sons licensed under this By-law, or any other By-law with. of the City or of the Board of Commissioners of Police, continue to comply with the provisions of such By-laws, whether the premises licensed continue to be maintained in such a state as said By-laws require, and if the houses and other premises licensed are well and orderly kept.

10. To report monthly to the Standing Committee on To make Markets, Licenses and Street Cleaning:-

- (a) The number of licenses granted since his last report,
- (b) The number of licenses transferred,
- (c) The amount of moneys received from all sources since his last report, and the total amount of receipts from all sources received during the year to date of his report.

## INSPECTION OF LICENSED PREMISES.

4. Every house, place or premises licensed under this General By-law shall be liable to be inspected at all reasonable inspector and police times, by the General Inspector of Licenses, by the officers may Chief Constable and any police officer or other person licensed

duly authorized in that behalf; and any person who shall refuse admission to such officer or person, after demand made, shall be subject to the penalties of this By-law.

#### APPLICATIONS FOR LICENSES AND SECURITY.

Petitions for licenses.

- 5. All applications for licenses when required by a resolution of the Standing Committee on Markets, Licenses, and Street Cleaning, shall be by petition, addressed to the Council, forms of which shall be furnished by the General Inspector of Licenses on application to him at his office. which petition shall set out:—
- 1. The name, occupation, and address of the applicant;
- 2. The nature of the license applied for;
- 3. The place where the same is to be exercised, or where the proposed trade or calling is to be carried on;
- 4. The period for which the license is required;
- The names of the bondsmen or sureties, where the same are required;
- 6. In the case of auctioneers and keepers of intelligence offices, roller skating rinks, cigar and tobacco stores, the names of all clerks employed by the applicant in his business, and their address;
- 7. In case of theatres, exhibitions, shows, or other place of public amusement, the nature and description of the theatre, exhibition, show, or place of amusement the applicant desires to open.

Certain applications to be referred to the Chief Constable.

6. All applications for licenses to keep: a billiard or bagatelle table; a bowling alley; a shooting or rifle gallery; a roller skating rink; an intelligence office; a cigar store; a pawnbroker's store; a victualling house, ordinary or other place of public reception, refreshment or entertainment; or to carry on the business of an auctioneer; or

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rd or galcigar inary enterr; or hawker, pedlar, or petty chapman; or transient trader, shall before the granting of the license be referred by the General Inspector of Licenses to the Chief Constable, for his report on the character of the applicant; and no such license shall be granted until such report shall have been approved by the said Committee, and in the event of the report from the Chief Constable being adverse to the applicant no such license shall be granted, except upon the order of the said Committee and after due consideration of the application and of the Chief Constable's report.

By-law

7. When a petition from any person desirous of obtain- Security to be ing a license to keep a victualling house, an ordinary obtaining ceror house where fruit, oysters, clams, or victuals are sold tain licenses. to be eaten therein, or any other place of public reception, refreshment, or entertainment, a bowling alley, a billiard table, a roller skating rink, a rifle or shooting gallery, a store where cigars or cigarettes are sold by retail, a pawnbroker's shop, or an intelligence office, shall have been granted, the petitioner, before obtaining a license from the General Inspector of Licenses, shall execute a bond to the Corporation of the City with two good and sufficient sureties, to be approved of by the General Inspector of Licenses, binding him in the sum of \$400 and such sureties in the sum of \$200 each, that he will, as long as such license remains in force and unforfeited, keep good order and rule in his house, and will not suffer or allow any gambling or other disorderly practice therein, and will well and truly in all things observe, fulfil, and keep all by-laws of the Council and of the Commissioners of Police, so far as the same shall refer to the regulation of his house, and the object or purpose for which the license shall have been obtained.

#### APPEALS WHEN LICENSES ARE WITHHELD OR REFUSED.

8. Any applicant for a license whose application shall Notice of have been refused or held over for consideration by the applicants for General Inspector of Licenses, many applicants for General Inspector of Licenses, may appeal to the Committee licenses when on Markets, Licenses, and Street Cleaning by serving a notice applications are refused. in writing of such appeal on the City Clerk and General

Parties to be notified of appeal.

Inspector of Licenses, and on receipt of such notice the City Clerk shall forthwith notify the applicant and the General Inspector of Licenses, and also the Chief Constable, when the license has been refused or held over on his report, requesting them to attend the meeting of the Committee, naming the day and hour, when the subject matter of the appeal will be heard and disposed of.

Inspector to attend and submit reports, etc., to the Committee.

Meeting of Committee may be held with closed doors. 9. Upon receipt of such notice of appeal and notice of meeting of the Committee, it shall be the duty of the General Inspector of Licenses to attend such meeting and lay before the said Committee all papers, reports, documents, and any other information which he may have which led him to refuse or withhold the granting of the license to the applicant; and such meeting may, if the said Committee think fit to so direct, be held with closed doors, admitting only the applicant (who shall have the right to be present) and such other persons as they may, by resolution adopted by the vote of the majority of the Committee present, decide to admit.

Committee may order license to issue. 10. If the Committee so order and direct, the General Inspector of Licenses shall forthwith issue to the applicant the license applied for, on his complying with the other provisions and requirements of this By-law.

## TRADES REQUIRING LICENSES.

Persons carrying on certain trades to be licensed.

11. No person shall carry on any of the several trades, occupations, callings, or business mentioned in the next succeeding section of this By-law unless and until he shall procure a license so to do, and every person so licensed shall be subject to the provisions of this By-law.

# 12. There shall be taken out by-

Auctioneers.

 Every auctioneer or other person selling or putting up for sale goods, wares, merchandize, or effects by public auction; All carr plac anin mer or d merd shall fron or I ing grow not relat bein prod his b auth empl auth or pe and a artic bask men ing i going for s

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2. All hawkers, petty chapmen, or other persons carrying on petty trades, or who go from place to place or to other men's houses, on foot, or with any Petty Chapanimal bearing or drawing any goods, wares, or men and merchandize for sale, or in or with any boat, vessel, or other craft, or otherwise carry goods, wares, or merchandize for sale: Except that no such license When license shall be required for hawking, peddling, or selling from any vehicle or other conveyance goods, wares or merchandize to any retail dealer, or for hawking or peddling goods, wares, or merchandize, the growth, produce, or manufacture of this Province, not being liquors within the meaning of the law relating to taverns or tavern licenses, if the same are being hawked or peddled by the manufacturer or producer of such goods, wares, or merchandize, or by his bona fide servants or employees having written authority in that behalf, and such servant and employee shall produce and exhibit his written authority when required so to do by any municipal or peace officer; nor from any pedlar of fish, farm, and garden produce, fruit, and coal oil, or other small articles that can be carried in the hand or in a small basket, nor from any tinker, cooper, glazier, harness mender, or any person usually trading or mend-

Bylaw.

fawkers.

3. Every transient trader or other person who occupies Transient premises in the City for temporary periods, and whose Traders. name has not been duly entered on the assessment roll in respect of income or personal property for the then current year, and who may offer goods or merchandize of any description for sale by auction or in any other manner, conducted by himself or by a licensed auctioneer or by his agent or otherwise. But no license to any transient trader shall affect, apply to, or restrict the sale of the stock of an insolvent estate which is being sold or disposed of within the City in which the insolvent carried on business there-

ing kettles, tubs, household goods, or umbrellas, or going about and carrying with him proper materials

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with at the time of the issue of a writ of attachment or of the execution of an assignment;

Intelligence

4. Every person who keeps an intelligence office for registering the names and residences of, and giving information to, or procuring servants, labourers, workmen, clerks, or other employees for employers in want of the same; or for registering the names and residences of, and giving information to, or procuring employment for domestic servants, labourers workman, clerk, or other person seeking employment;

Milk vendors. 5. Every milk vendor;

Sale of, meat. 6. Every person who sells fresh meat in quantities less than the quarter carcase;

Tobacco stores. 7. The owner and keeper of every store or shop (other than taverns and shops holding licenses under The Liquor License Act) where tobacco, cigars, or cigarettes are sold by retail;

Victualling houses.

8. Every person who owns or keeps a victualling house ordinary, or house where fruit, oysters clams, or victuals are sold to be eaten therein;

Places for refreshment.

 Every person who owns or keeps any place for the reception, refreshment, or entertainment of the public;

Billiard or bagatelle tables. 10. Every person who for hire or gain directly or indirectly keep or have in their possession or on their premises any billiard or bagatelle table; or who keep or have a billiard or bagatelle table in a house or place of public entertainment or resort whether the said billiard or bagatelle table is used or not;

Bowling alleys.

 Every person who owns or keeps for hire or profit a bowling alley; 12. Ever roll tob

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- 12. Every person who owns or keeps for hire or profit a roller skating rink, a coaster, a switchback, or a tobaggan slide;

  By-law
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  Skating rinks, etc.
- Every person who owns or keeps for hire or profit a Shooting rifle or shooting gallery;
- 14. Every person who owns or keeps for hire or profit Exhibitions. any exhibition of—
  - (a) Wax work, menageries, circus riding, rope walking, Circus riding, dancing, tumbling, or other acrobatic, or gymnastic performance,
  - (b) Wild animals or hippodrome,

Wild animals.

(c) Sparring or boxing,

Boxing

- (d) Slight-of-hand, legerdemain, jugglery, or other Jugglery. like tricks,
- (e) Pictures, paintings, statuary, works of art, natural Pictures. or artificial curiosities, tableaux, wonderful Curiosities. animals, or freaks of nature,
- (f) Theatrical, dramatic, and other like amusement, Theatrical entertainments.
- (g) Any other exhibition kept for hire or profit and Exhibitions exhibits the same elsewhere than in a theatre, music or concert hall, or other building or place duly licensed under the next succeeding sub-section;
- 15. Every person who owns or keeps for hire or profit any Theatres and theatre, music or concert hall, or other building or music halls. place used for theatrical, dramatic, musical, or other like amusement;—
- a license authorizing them respectively to carry on their several trades, callings, and business in the City, for

which said license the person obtaining the same shall pay at the time of taking out such license the fee prescribed therefor in section 43 of this By-law.

Partnership companies.

Showmen.

13. In all cases of partnership firms (except hawkers and pedlars) incorporated companies, troupes of actors, musicians, exhibitors, or other like combinations or associations, no more than one license shall be required to be taken out for any one place or premises; but in the case of showmen, a license shall be required for each separate show or exhibition when held under a separate canvas or tent.

#### NATURE AND PERIOD OF LICENSES.

Licenses to be for one year's duration.

14. All licenses granted under this By-law, (except to hawkers, pedlars, and petty chapmen), unless they are expressed to be granted for a shorter period, and unless the same shall become sooner forfeited, shall be for the year current at the time of the issuing thereof, and shall expire on the thirty-first day of December next succeeding the date of the same; and for any license issued between the first day of January and the first day of April in any year, the amount to be paid for the same shall be equal to the charge for the full year; for any license issued subsequent to the first day of April and prior to the first day of July, the charge shall be equal to three-fourths of the full charge for one year; and for any license issued subsequent to the first day of July, the charge shall be equal to one-half the amount charged for the full year.

Fees for licenses procured after lst January.

Pedlars and petty chapman's licenses. 15. Every license to any hawker, pedlar, or petty chapman shall bear date on the 1st day of July in every year, and shall be in force until and inclusive of the 30th day of June following.

## EXISTING LICENSES.

Existing licenses to be allowed to run out.

16. In any case where a license has been taken out by any person pursuant to any By-law heretofore in force in that behalf, and hereby repealed, such license shall stand good for the time for which the same was issued, and no new license shall be required to be taken out by any per-

son holdi for which the other person h issued un law.

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son holding such license until the expiration of the term for which such license shall have been issued; but all of the other provisions of this By-law shall apply to every person holding such license as if the same had been issued under the provisions of and pursuant to this Bylaw.

By-law 2453.

#### LICENSES TO BE IN TRIPLICATE.

17. Every license issued under this By-law shall be Licenses to be made out in triplicate, and one copy shall be delivered to the person licensed, who shall produce the same whenever it may be demanded by the General Inspector of Licenses, or any Justice of the Peace, Constable, or other person duly authorized to demand its production, and one copy shall be retained by the General Inspector of Licenses for the use of the Committee, and the third shall be deposited with the Treasurer of the City.

#### TRANSFER OF LICENSES.

18. The General Inspector of Licenses, with the approval Transfer of of the Chief Constable of the City, may in his discretion transfer any license issued under this By-law from one person to another upon the payment of \$2 being first made to the Treasurer for the use of the City, the conditions and particulars of such transfer to be endorsed on the original license and the copies thereof by the General Inspector of Licenses.

#### FORFEITURE OF LICENSES.

19. In case any person who has taken out a license to Penalty on keep an intelligence office, a victualling house, a bowling lishments alley, a billiard table, a roller skating rink, a rifle or shooting contravening this By-law gallery, or a cigar and tobacco store, under this By-law, or By-law of is convicted of a breach of any of the provisions of the Police Comsame, or shall be convicted of a breach of any of the pro-relating to visions of the By-laws regarding tavern and shop licenses. of the License Commissioners of the City, or of any of the provisions of the "Liquor License Act," such person, upon conviction as aforesaid, in addition to the penalty imposed for the infraction thereof, shall absolutely forfeit his license for the remainder of the current year, and

By-law 2453

the General Inspector of Licenses shall duly notify the party whose license is so forfeited, and the Chief Constable of the City, of such forfeiture.

#### AUCTIONEERS.

Who to be considered an " Auctioneer."

20. Any person selling or putting up for sale goods. wares, merchandise or effects by public auction, shall be deemed an Auctioneer within the meaning of this Bylaw.

Signs.

21. Every person who shall exercise the calling or business of an Auctioneer, shall exhibit in a conspicuous manner, at his auction room, his name and business as such Auctioneer; but if several persons are exercising such calling or business in partnership, the name of the firm need only be exhibited as aforesaid.

Books to be kept.

22. Every Auctioneer shall keep proper books of account, in which shall be entered the names and addresses of all persons by whom goods shall be left with him for sale, or for whom goods shall be sold by him, and also the names and addresses of all persons to whom such goods, wares or merchandise may be sold by him, and the names and description of the goods sold, and the price obtained for each such article.

Books may be inspected.

23. All books kept by any Auctioneer, pursuant to the last preceding section, shall be open at all times during business hours to the inspection of the General Inspector of Licenses, or any Inspector of Police or detective in the employ of the Police Commissioners.

Mock auctioneer.

Misrepresentions at sales.

24. No Auctioneer shall conduct or permit to be carried on in his premises any mock auction, or shall knowingly and wilfully make, or permit to be made, any misrepresentation as to the quality or value of any goods, wares or merchandise which may be offered for sale by him.

## HAWKERS, PETTY CHAPMEN, AND MILK VENDORS.

License to be 25. Every hawker, pedlar, petty chapman or milk venexhibited on dor, his servant or employee shall produce and exhibit his demand.

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license when required so to do by the General Inspector of Licenses, or by any Police Constable or other person duly authorized to demand its production.

By-law 2453.

26. Every hawker, pedlar, milk vendor, or other person Vehicles to be licensed under this By-law, who carries on his business or calling with any waggon, cart or other vehicle shall, at the time of the issue of his license, receive from the General Inspector of Licenses a plate bearing a number, which shall be affixed on a prominent place on the left hand side of the outside of such waggon, cart, or other vehicle, and shall remain thereon during the period for which the license is granted; and no other device displaying a number shall be exhibited upon the outside of such waggon, cart, or other vehicle, and such plate shall be returned to the General Inspector of Licenses at the expiration of the term of the license.

#### INTELLIGENCE OFFICES.

27. Every keeper of an intelligence office shall keep Copy of posted up in a conspicuous place in his office, as shall be this By-law determined by the General Inspector of Licenses, his to be posted license, and also a copy of sections 28 to 31 inclusive of this By-law, which shall be supplied to the licensee by the General Inspector of Licenses at the time of issuing the license.

28. Every person licensed to keep an intelligence office. Office hours. shall keep in a conspicuous place on the outside thereof, a sign shewing his name, and indicating his office hours.

29. Every person licensed to keep an intelligence office Books to be shall keep a book, which shall be supplied to the licensee by the General Inspector of Licenses at the time of issuing the license, in which the licensee shall enter, at the time of application, the name and residence of any person who may apply for employment, or who may make application to be supplied with any clerk, servant, labourer, workman, or other employee, and also any and all sums of money which may be received from any person for any such services; and such book shall at all times be open to

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the inspection of the General Inspector of Licenses, or of any Inspector of Police or other person in the employ of the Police Commissioners.

Foes.

- 30. Every person licensed to keep an intelligence office shall be entitled to receive at the time of application the following fees and no more:—
- 1. From every male applying for place or employment as servant, or labourer, or workman, a sum not exceeding 50 cents; as clerk or skilled employee, coachman, butler, rockman, time-keeper, or teamster having a team, \$1.
- 2. From every female applying for place or employment as domestic servant or person employed by the day, a sum not exceeding 25 cents; as governess, clerk, or other skilled employee, house-keeper, or cook, \$1.
- 3. From every person making application for a male domestic, servant, labourer, or workman, a sum not exceeding 50 cents; for a clerk or other skilled employee, coachman, butler, rockman, time-keeper, or teamster having a team, \$1.
- 4. From every person making application for a female domestic servant or person employed by the day, a sum not exceeding 50 cents; for a governess, clerk, or other skilled employee, house-keeper, or cook, \$1.

Refund of fees. for which sum a receipt shall be given at the time of making application to the person so applying; and in the event of no place or employment being obtained as applied for, or no employee being obtained as applied for, within one week from the date of application, one half the fees so paid shall be refunded on the demand of the person producing the receipt.

Frauds.

31. Every person licensed to keep an intelligence office, who shall directly or indirectly, or through any person, make or use any improper device, deceit, false representation, false pretences, or any imposition whatsoever, for

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any improper purpose, or for the purpose of obtaining a fee, money, or gratuity or other thing of value from any customer, person or patron, or who shall be guilty of extortion, or of taking or demanding any article or thing or any fees except those authorized by this By-law, shall be subject to the penalties of this By-law.

By-law

## TOBACCO, CIGARS, AND CIGARETTES.

32. No person licensed under this By-law to sell Sale of tobacco tobacco, cigars or cigarettes shall sell, nor shall any one in his employment or in charge of his store or shop, sell, deliver or give away any tobacco, cigar or cigarette to any child under the age of fourteen years, except on the written order of the parent, guardian, or employer of the child.

33. No person licensed under this By-law to sell tobacco, Shops to be cigars, or cigarettes, shall keep open his shop for the pur- Sundays. pose of selling or shall sell any tobacco, cigar, or cigarette on Sunday.

#### BILLIARD AND BAGATELLE TABLES-BOWLING ALLEYS,

34. No licensed keeper of a billiard or bagatelle table, Hours for or of a bowling alley, shall keep open his room in which ing alleys and any such billiard or bagatelle table is kept, or keep open billiard rooms his premises in which any bowling alley is kept, or permit any person to play on such billiard or bagatelle table, or in such bowling alley, after the hour of 10 c'clock on Saturday night till the hour of 6 o'clock on Monday morning, and on Monday, Tuesday, Wednesday, Thursday, and Friday, after the hour of 12 o'clock midnight till 6 o'clock on the following morning.

35. Every billiard room or bowling alley licensed under Hours for this By-law which shall be situate in any house or premand bowling ises which have been licensed as a tavern or shop for the alleys in sale of intoxicating liquors, by the License Commissioners shops. for the City, shall be closed after the hour of 7 o'clock on Saturday night till the hour of 6 o'clock on Monday morning; and on Monday, Tuesday, Wednesday, Thursday, and

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Friday, after the hour of 11 o'clock at night till 5 o'clock on the following morning.

#### POSTING UP LICENSES.

Licenses to be posted up in certain places.

36. Every person obtaining a license to keep an intelligence office, a victualling house, a bowling alley, a billiard table, a roller skating rink, a rifle or shooting gallery, a cigar and tobacco store, or a pawnbroker's office, shall keep his license posted up in some conspicuous place in the premises so licensed as shall be determined by the General Inspector of Licenses; and a copy of every billiard table license shall be posted up in every room in which a billiard table is kept, and all licenses or copies of licenses shall remain so posted up during the time the said premises are licensed.

## GAMBLING, ETC.

Disorderly persons. 37. No person licensed under this By-law to keep an intelligence office, a victualling house, a bowling alley, a billiard table, a roller skating rink, or a cigar and tobacco store, shall permit any disorderly person, or any one who keeps or resides in any house of ill-fame, or any prostitute, to resort to or frequent his house or premises; and no person so licensed shall keep, or suffer or permit to be kept, in his house or premises, any faro bank, rouge-et-noir, roulette table, or any other device for gambling or gaming, or suffer or permit any tippling or gambling of any kind to be carried on therein or thereupon.

Gambling tables.

# THEATRES, EXHIBITIONS, SHOWS, ETC.

Order to be kept in theatres, etc 38. Every person obtaining a license for a theatre, music or concert hall, exhibition, show, or other place of public amusement, shall keep good order in and about his theatre, hall, exhibition, show, or other place of public amusement, and at his own expense shall keep a sufficient force of servants for that purpose.

Gambling, lotteries, &c., prohibited. 39. All licenses to open a theatre, music or concert hall, exhibition, show, or other place of public amusements as aforesaid, shall contain a proviso that no gaming, raffling, lottery, or chance gift distribution of money or

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ncert nent. ning, y or articles of value shall be connected therewith or shall be allowed by the person obtaining the license, or in anywise permitted or held out as an inducement to visitors, and any person licensed as aforesaid who shall be found guilty of an infringement of any of the By-laws of the City shall, in addition to the penalties imposed for the infraction thereof, absolutely forfeit his license for the remainder of the current term.

By-law 2453.

40. Any person who shall keep or open any exhibition Penalty for of wax works, menageries, circus riding, or other such like persons shows usually exhibited by showmen without having first unlicensed obtained a license therefor, shall be liable to a penalty not shows, &c. exceeding \$50 exclusive of costs, to be levied by the distress and sale of the goods and chattels of the showman, or belonging to or used in such exhibition whether owned by such showman or not, or to imprisonment in the Common Gaol for the City for any term not exceeding one month.

41. No license granted under this By-law shall be in Shows on force so as to permit any person to have any exhibition grounds of of any work, or circus riding, or other show of a like associations. character, or place of gambling, or any traffic of fruits, goods, wares, or merchandise of whatever description for gain, on the days of the exhibition of the Industrial Exhibition Association of Toronto, the Agricultural Association of Ontario, or of any Electoral District or Township Agricultural Society, either on the grounds of such society, or within the distance of three hundred yards from such grounds.

## LIABILITY OF AGENTS.

42. The act of the wife, servant, clerk, or other employee Licensee to be of any person licensed to carry on any business or calling responsible for acts of under this By-law shall be deemed and taken to be the act agent. of the licensee, and the licensee shall be held responsible therefor as though he had done the act himself.

43. There shall be levied and collected from the appli- Fees. cant for every license granted for any business or object

FEES.

Billiard

tables.

By-law in this By-law specified as requiring a license, a license fee as follows:—

Auctionsers. 1. For an auctioneer's license, an annual fee of \$50.

Hawkers, pedlars and petty chapman.

2. For a license to follow the calling of a hawker, pedlar or petty chapman (1) with a horse, mule or other animal and vehicle, an annual fee of \$25; (2) on foot, an annual fee of \$5.

Transient traders.

3. For a license to carry on business as a transient trader, an annual fee of \$50.

Intelligence offices.

4. For a license to keep an intelligence office, an annual fee offices.

Milk vendors. 5. For a license to carry on the business of a milk vendor, an annual fee of \$1.

Sale of meat. 6. For a license to sell fresh meat in less quantity than by the quarter carcase, an annual fee of \$1.

Tobacco
shops.

7. For a license to sell cigars, cigarettes and tobacco, an
annual fee of \$5; and a license to sell tobacco,
but not including cigars and cigarettes, an annual fee
of \$1.

Victualling and lodging houses.

8. For a license to carry on the business of a victualling house, ordinary, or house where fruit, oysters, clams, or victuals are sold to be eaten therein, other than a licensed tavern or hotel, an annual fee of \$10.

Places of refreshments.

9. For a license to keep any place for the reception, refreshment, or entertainment of the public, other than a licensed tavern or hotel, an annual fee of \$10.

Bagatelle tables.

10. For a license to keep a bagatelle table, for each bagatelle table an annual fee of \$10.

11. For a license to keep a billiard table, an annual fee of \$20; and for each additional table, an annual fee of \$10.

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e of \$10. 12. For a license to keep a bowling alley, an annual fee of \$20, when the beds do not exceed two; and for each additional bed an annual fee of \$5.

By-law 2453. Bowling alleys.

- For a license to keep a roller skating rink an annual Roller fee of \$50, and for every roller coaster, switchback, skating rink. and toboggan slide, \$25.
- 14. For a license to keep a rifle or shooting gallery, or Shooting any instrument or mechanical device for amusement, galleries. an annual fee of \$10.
- 15. For a license for a travelling circus or a menagerie, hip-Travelling podrome, or other like travelling exhibition, a fee of \$500, and for each side show or other entertainment, connected or associated with such circus, menagerie or other exhibition, a fee of \$50, and no circus, menagerie, hippodrome, or other like travelling exhibition, side show, or other entertainment connected therewith, shall be exhibited in the city for a longer period than one day, unless with the permission of the Committee on Markets, Licenses and Street Cleaning, and unless a new license is taken out for each day such exhibition or show is exhibited.
- 16. For a license to exhibit wax works, menageries, circus Exhibitions, riding, rope walking, dancing, tumbling, or other acrobatic or gymnastic performance, wild animals or hippodrome, sparring, boxing, slight-of-hand, legerdemain, jugglery, or other like tricks, pictures, paintings, statuary, works of art, natural or artificial curiosities, tableaux, wonderful animals, or freaks of nature, or any other exhibition kept for hire or profit, when the same is exhibited elsewhere than in a theatre, music or concert hall, or other building or place duly licensed for each day of such exhibition a fee of not less than \$5 or more than \$20.
- 17. For a license to keep for hire or profit a theatre, music Theatres, or concert hall, or other building or place which is music halls.

By-law 2453. used for theatrical, dramatic, musical, or other like amusement, an annual fee of \$100.

Actors and

18. For a license for the performance of any troupe or company of actors, musicians, or dramatic or musical performers, not being residents of the City, where such performance is given elsewhere than in a licensed theatre, music or concert hall, building, tent, or other place, for each performance a fee of not less than \$10 and not more than \$20.

Places of amusement.

19. For a license for keeping any other place or amusement or entertainment, when an admission fee is charged, an annual fee of not less than \$50: Provided that no license fee shall be payable by the Industrial Exhibition Association of Toronto, The Provincial Industrial Exhibition or any other Association or Society mentioned in The Agriculture and Arts Act, or by the Ontario Society of Artists, or by any persons giving any exhibition, musical, dramatic or other performance for the benefit of any religious or charitable institution of the City.

R. S. O. 1887 c. 39.

## SEPARATE ACCOUNT.

Accounts to be kept by Treasurer. 44. The Treasurer shall keep a separate account of all moneys received under this By-law, and the expenses connected with enforcing the same shall be charged against the same account, and the balance, if any, shall be annually transferred to the credit of the annual revenue account: Provided always, that all accounts charged or paid, as aforesaid, shall be certified by the General Inspector of Licenses, and be countersigned by the Chairman of the Committee on Markets, Licenses, and Street Cleaning.

#### PENALTY.

Penalty.

Distress.

45. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs

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forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out Commitment. of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law

## No. 2454.

A By-law Respecting the licensing of Pawnbrokers.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

- 1. No person shall exercise the trade of a Pawnbroker Pawnbrokers within the City unless he shall have obtained a license to be licensed. therefor under the hand of the City Treasurer.
- 2. Every license issued under this By-law shall expire Duration of on the thirty-first day of December next after the issue licenses. thereof, and all licenses shall be renewed annually from the first day of January in each year, and expire on the thirtyfirst day of December following.
- 3. This By-law is passed in order to give effect to the By-law to provisions of the Act respecting Pawnbrokers being chapter give effect to R.S.O.c. 155. 155 of the Revised Statutes of Ontario.
- 4. Any person convicted of a breach of any of the pro- Penalty. visions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and

By-law 2455.

in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; Commitment. and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

## No. 2455.

## A By-law relating to Tavern and Shop Licenses.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto, enacts as follows:-

Additional duty for tavern licenses

.1 There shall be paid for every Tavern License issued for the year, beginning on the first day of May, 1890, and in every succeeding year, a duty of two hundred dollars in addition to the license duties payable under the provisions of any Statute of the Legislative Assembly of the Province of Ontario.

Number of tavern licenses.

2. The number of Tavern Licenses to be issued shall not exceed the number of one hundred and fifty in any one year.

Licensed shopkeepers to sell liquor only.

R.S.O. c. 194.

3. Any Shopkeeper hereafter taking out a Shop License as defined by chapter 194 of the Revised Statutes of Ontario, entitled "An Act respecting the sale of Fermented or Spiritous Liquors," for the sale of liquors in the City shall confine the business of his shop solely and exclusively to the keeping and selling of liquor.

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4. There shall be paid for every Shop License issued for the year, beginning on the first day of May, 1890, and in every succeeding year, a duty of two hundred duty for dollars, in addition to the license duties payable under the shop licenses. provisions of any Statute of the Legislative Assembly of the Province of Ontario.

5. The number of Shop Licenses to be issued shall not Number of exceed the number of fifty in any one year.

## No. 2456.

A By-law to provide for the appointment of Plumbing Inspectors, and to License and regulate Plumbers.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

#### BOARD OF PLUMBING EXAMINERS.

1. A Board of Plumbing Examiners is hereby constituted Board of to consist of the City Engineer, the Superintendent of Examiners Water Works, one practical master plumber in good standing in the City, to be chosen by the Master Plumbers' Association; one practical plumber, to be chosen by the Journeymen Plumbers' Association; and one architect or sanitary engineer, practising in the City, to be appointed by the City Engineer. The last three shall hold office for one year after their appointment, and shall be paid fees. a fee of \$4.00 for each session of the Board. The Board shall be called together by the City Engineer, (who shall be Chairman of the Board), at such times as he shall con-Chairman. sider necessary.

By-law 2456.

Examination of employes.

2. In case a dispute arises under this By-law as to whether any person employed by a liceused master plumber is a regularly educated, practical and experienced plumber, the said master plumber may require the City Engineer to permit the said workman to be examined before the Board of Examiners, whose decision as to the competency of said workman shall be final and conclusive.

#### INSPECTORS.

Appointment of Inspectors.

3. The City Engineer(a) shall appoint such Inspectors of plumbing as may be found necessary; but no person shall be eligible for such appointment who shall not have passed a satisfactory examination before the Board of Examiners as to his proficiency in both the practice and theory of plumbing and drainage.

Inspectors to attached to Engineer's Department. 4. Such Inspectors shall be under the supervision of the City Engineer, and shall be attached to his department.

#### PLUMBERS' LICENSES.

Issue of plumbers' license.

5. Every person desiring to carry on business or trade as a master plumber, within the City, shall take out a license, for which license such person shall pay at the time of the issuing thereof the sum of ten dollars, except as hereinafter provided.

Fees.

Duration of

6. Every license, unless expressed to be granted for a shorter period and unless the same shall be sooner forfeited, shall be for the year current at the time of the passing thereof, and shall expire on the 31st of December next succeeding the date of the same, and the amount payable for any license issued between the first day of January and the first day of July in any year, shall be equal to the charge for the full year, and for every license issued subsequent to the first day of July the charge shall be \$7.50.

Petition for licenses.

7. Every person desiring a license shall file with the General Inspector of Licenses a petition in writing, giving the name of the applicant, (and in case of a partnership the name of each member thereof), with his place of

(a) Printed as amended by section 3 of By-law No. 2534.

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business, and asking to become a licensed master plumber: and the petition, shall be accompanied by the bond mentioned in section 9 of this By-law.

By-law

- 8. A partnership of two or more persons desiring to Partners. carry on the business of master plumbers, may do so upon obtaining a license; and the word "person" in this By-law shall include such partnership. When two or more persons are licensed as partners, the license shall be issued in the name of the firm or co-partnership.
- 9. No person shall receive such license unless he is of Qualification the full age of twenty-one years, and has a place of business within the City, and furnishes a bond binding himself to the amount of \$200 with at least two sureties in the sum of \$100 each, to the satisfaction of the General Inspector of Licenses, that he is himself a practical plumber, or that he will employ a sufficient number of regularly educated practical and experienced plumbers to do all plumbing work which he may engage to do, and (whether he is a practical plumber himself or not) will not permit or allow any work to be done by, or for him, or in connection with his business, except by such competent workmen, and that he will not violate any of the terms, conditions, rules and regulations contained in any By-law respecting plumbing, drainage, sanitary matters, or water works.

10. Any change in the firm or location of the business Change of shall be promptly reported to the General Inspector of firm. Licenses.

11. Every license shall be kept posted in a conspicuous Posting place at the place of business of the licensee.

12. No license issued under this By-law shall be trans- Licenses not transferrable. ferable.

13. All licensed master plumbers shall be held responsi- Plumbers to ble for all acts of their apprentices or employees in connector acts of tion with the business for which the license is issued.

be responsibly employees.

By-law 2456.

Forfeiture of

## FORFEITURE OF LICENSES.

14. Upon satisfactory evidence furnished to the City Engineer and Superintendent of the Water Works that any plumber has been twice convicted of a violation of the provisions of this By-law or of any of the By-laws respecting plumbing, drainage, sanitary matters or water works, the City Engineer and Superintendent of Water Works may declare the license of said plumber forfeited.

Restoration of forfeited licenses. 15. Any plumber whose license has been declared forfeited, shall not again be entitled to a license until the declaration of forfeiture has been revoked by the City Engineer and Superintendent of Water Works, or by the Committee having charge of the particular department to which the By-law so violated relates.

#### REGISTRATION OF JOURNEYMEN PLUMBERS.

Registration of journeymen plumbers. 16. Every journeyman plumber shall annually, on or before the first day of January in each year, register in the office of the General Inspector of Licenses, his name, age, and residence, the name of his employer, and the length of the time he has been at work as a journeyman plumber, and shall pay a fee of twenty-five cents for such registration.

#### PENALTY.

Penalty.

17. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender;

Distress.

distress and saie of the goods and chattels of the offender;
Commitment. and in case of there being no distress found out of which such
penalty can be levied, the convicting Magistrate, may commit the offender to the common goal of the City of Toronto,
with or with out hard labour, for any period not exceeding
six calendar months, unless the said penalty and costs be
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By-law 2457.

## No. 2457.

## A By-law relating to Dogs.

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Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. In this By-law the word "dog" shall include "bitch" Interpretaunless a contrary intention appears.

tion of the

2. Every owner of a dog over six months old shall, Dogs to be annually, on or before the 1st day of May in each year, registered, cause the same to be registered, numbered, described, and licensed in the office of the General Inspector of Licenses, and shall cause the dog to wear around its neck a collar, to which collar shall be attached a metallic plate having raised cast, or stamped thereon the letters C. L. P. (City License Paid), and the figures indicating the year for which the said license has been paid, and a number corresponding with the number under which the said dog is registered; and every such owner shall pay for such license, metallic Fees. plate, and registration, for each dog the sum of one dollar, and for each bitch the sum of five dollars, if registered before the 1st day of July, and if registered subsequent to the 1st day of July (except dogs brought into the city after the 1st day of July), for each dog the sum of two dollars, and for each bitch the sum of six dollars; and every license shall expire on the 30th day of April next after the date thereof. (a)

3. Any person in possession of a dog, or who shall Who are to be harbour or suffer any dog to remain about his house or considered premises, shall be deemed the owner of such dog for the purposes of this By-law.

4. No person shall permit his dog to run at large in the Unregistered City, except during the months of May and June, without Dogs not to having round its neck the collar and metallic plate mention-

(a) Printed as amended by section 1 of By-law No. 2551.

By-law 2457.

ed in the second section of this By-law; and any dog running at large contrary to the provisions of this By-law may be captured, killed, or otherwise disposed of by such person as may be duly authorized thereto by the Chief Constable.(a)

Dogs running at large to be

6.(b) No person shall allow his dog to run at large in undercontrol any of the public parks, squares, drives, streets, lanes, alleys or other public places in the City unless such dog is accompanied by and is under the immediate charge and control of some competent person, and any dog found running at large contrary to this provision shall be liable to be captured and disposed of as hereinafter provided.

Pounds.

Poundkeepers.

Monthly returns

7. It shall be the duty of the City Commissioner to establish one dog pound, or if necessary, two dog pounds, within the City, for dogs which may be captured under the provisions of the By-law, and to appoint pound-keepers therefor; and it shall be the duty of the pound-keepers to keep a record of all dogs impounded, and how the same are disposed of; and the City Commissioner shall make a monthly return to the Committee on Markets, Licenses and Street Cleaning, showing the cost of maintaining such pounds and of enforcing the provisions of this By-law, also the amount of the fines collected, and the proceeds of the sale of dogs, and any other information which may be required by the Council or the said Committee from time to time respecting the working of this By-law.

Impounding dogs.

Redemption of impounded dogs.

8. Any duly authorized person may capture any dog found running at large, contrary to the provisions of this By-law, and may deliver such dog to the keeper of any dog pound, who shall impound the same; and the owner or possessor of such dog shall be entitled to redeem the same. within seventy-two hours from the time of capture by paying for the use of the City a fine of two dollars for each dog and five dollars for each bitch, and registering and procuring a license for such dog or bitch under the provisions of section two of this By-law; and if the same is not redeemed within three clear days after such impounding, then every such dog shall be killed, in such

Dogs to be killed if not redeemed. manner appoint

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10. W produce satisfac visions dog, he ing pro

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16.(b)or is (c)(a) Thi No. 2551.

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<sup>(</sup>a) Printed as amended by section 2 of By law No. 2551. (b) Section 5 is repealed by section 3 of By-law No. 2551.

manner as said Committee shall approve, by the person appointed for that purpose.

By-law 2457.

9. In cases where dogs cannot be captured, the person Dogs that authorized to capture dogs unlawfully running at large cannot be captured. may immediately kill such dogs.

10. When the owner of a dog impounded as aforesaid Redemption produces within seventy-two hours after such impounding dogs imsatisfactory evidence that he had complied with the pro- pounded. visions of section two of this By-law in respect of such dog, he shall be entitled to redeem such dog upon proving property.

11. Any person guilty of removing a collar or plate from Removing a licensed dog shall be subject to the penalties of this By-law. plate.

12. If any dog running at large, contrary to the pro- Vicious dogs. visions of this Bylaw, shall attack any person on a street or other public place, or shall do any damage whatsoever, and complaint thereof is made to the Police Magistrate, such Police Magistrate shall enquire into the complaint, and if satisfied that such complaint is substantiated, he shall either fine the owner or the person who is in charge of the dog at the time such attack was made, or such damage was done or shall order such owner or person to deliver such dog over to the Police at the nearest Police Station of the City, in order that it may be destroyed, and if such owner or person shall refuse or neglect to deliver such dog over to the Police within twenty-four hours thereafter, shall be liable to the penalties of this By-law.

13. Any dog known to be rabid shall be immediately Mad dogs. destroyed.

14. The owner of any bitch in heat who shall suffer or Bitches in permit the same to run or be at large while in heat, shall heat. be subject to the penalties of this By-law. (a)

16.(b) Any person who shall register a bitch as a male dog Penalty.

or is (c) convicted of a breach of any of the provisions of

(a) This section was substituted for section 14 by section 4 of By-law

(b) Section 15 is repealed by section 5 of By-law No. 2551.

(c) Printed as amended by section 6 of By-law No. 2551.

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By-law 2457.

Distress.

this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calender months, unless the said penalty and costs are sooner paid.

Application of penalties.

17.(a) Any officer of the Corporation, or any Police Officer or Constable who shall give such information as shall lead to the conviction of any person owning or harbouring any dog which has not been licensed under this By-law, shall be entitled to one-half the penalty imposed by the convicting Magistrate for the said breach of this By-law. And notwithstanding anything contained in section 16 of this By-law, when such information is laid by any of the Officers or Constables aforesaid, and the offender is convicted, the fine in such case shall not be less than the sum of five dollars.

## No. 2458.

## A By-law for regulating and licensing Ferries.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Boats for the conveyance of passengers and goods to be licensed.

- 1. No person shall carry or convey any person, goods, wares or merchandize, in any boat or vessel, for hire, gain, reward or profit, or hope thereof, from any one point within the limits of the City to any other point within
  - (a) Added by section 7 of By-law No. 2551.

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the said limits, unless such boat or vessel shall be licensed under this By-law; but no boat propelled by not more than two pairs of ears, or used only for the purpose Row-boats and boatsused of towing scows to and from the Island, shall be subject to for towing the provisions of this By-law.

By-law

2. All steam ferry boats employed within the City shall Ferry boats he safe, seaworthy, well fitted out, and shall hold a certifi- seaworthy. cate under, and in all respects comply with, the provisions of the Steamboat Inspection Acts in force in this Province, and shall be managed by a sober and experienced captain and crew, and shall have an engineer, who shall hold a certificate of competency, pursuant to the Statutes in that behalf.

3. Every steam ferry boat employed on any ferry Capacity of shall be capable of carrying with comfort and safety at least fifty passengers on one trip, and no boat shall at any one time carry or permit on board any greater number of passengers than is allowed to such boat by her certificate under the Steamboat Inspection Acts.

4. No steam ferry boat not heretofore having received Capacity of a license from the City, shall hereafter be licensed unless its government certificate entitles such boat to carry at least three hundred passengers.

5. All ferry boats licensed under this By-law must be Boats to be classed "A 1."

6. The owner of every ferry boat shall procure from Licenses. the General Inspector of Licenses on or before the first day of May in each year, a license for each such boat, which license shall be granted for one year extending from the first day of May to the thirtieth day of April following, both inclusive. No license shall be granted after the first day of May, but a transfer of a Transfer of license may be permitted, on application of the holder licenses. thereof, to any other boat equipped in compliance with the Steamboat Inspection Acts and the provisions of this By-law.

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By-law 2458.

Bells.
Notice of

starting.
Steam
whistles

7. Steam ferry boats shall be provided, by the owner thereof, with a bell which shall only be rung at short intervals, two minutes before starting from any landing place or wharf, and every such boat shall also be provided with a steam whistle, to be approved of by the General Inspector of Licenses, which shall be used only in case of necessity, or when required by law.

Speed of Ferry Boats.

- 8. No steam ferry boat shall be run in Toronto Harbour at a speed exceeding six miles an hour.
- 9. The following license fees shall be payable under this By-law:—

License fee.

- For every steam or other ferry boat capable of conveying not more than one hundred passengers, an annual fee of \$25.
- 2. Every steam or other ferry boat, capable of conveying more than one hundred passengers an annual fee of \$50.

Transfer.

3. For every transfer of a license, \$10.

Owners of ferry boats to give security.

10. The owner of every ferry boat shall, before he receives a license, or any transfer thereof, execute a bond to the Corporation of the City of Toronto, in the penal sum of \$250, as liquidated damages, with one or more sureties, to be approved of by the City Treasurer, for the due performance of the conditions of the license, and the observance of the provisions of this By-law, and the payment of any fines and penalties incurred by reason of non-performance or non-observance thereof.

Number of trips required to be made daily by ferry boats. 11. Every steam ferry boat plying between the City and any point on the Island, shall, weather permitting, make at least six round trips daily (Sundays excepted), between the twenty-third day of May and the first day of September in each year, and shall make a trip each day from the City side, at 7.30 o'clock a.m., at 9 o'clock a.m., and at 8 o'clock p.m., and a trip from the Island at

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the City rmitting, xcepted), first day trip each 9 o'clock Island at 8 o'clock a.m., at 9.30 o'clock a.m., and at 8.30 o'clock p.m.; and from the first day of September to the fifteenth day of October, every such boat shall, weather permitting, make not less than four round trips daily (Sundays excepted), and shall make a trip each day from the City side at 8 o'clock, a.m., and at 7 o'clock, p.m., and a trip from the Island at 8.30 o'clock a.m. and 7.30 o'clock p.m.; and when the City Council shall by resolution so direct, one or more ferry boats (to be selected by the licensees of the Island steam ferry boats) shall leave the City daily at 6 o'clock a. m. and 9.30 o'clock p. m., and the Island at 6.30 o'clock a.m., and 10 o'clock p.m., from the 23rd day of May to the 18th day of October.

By-law 2458.

12. The General Inspector of Licenses may at any time Change of (under the instructions of the Mayor), upon giving running hours. one week's notice to the licensees, change the running hours in the last preceding section prescribed from time to time, as the public convenience may require; and when two or more ferry boats are run to the same landing place at the Island, the General Inspector of Licenses may (with the consent of the Mayor), permit the owners of the ferries to arrange among themselves to run only such ferry or ferries at the time or times named in this Bylaw, as may be sufficient for the satisfactory performance of the service herein contemplated.

13. Public notice shall be given by the owners of every Notice of time ferry boat of the times and places of starting from any and places of starting. wharf or landing place, and such times shall be strictly observed by the captains or persons running such ferry boats; and no change shall be made from the time-table published without posting up and publishing a notice of such change at least twenty-four hours before the same shall take effect.

14. No person shall tout for or solicit passengers for Soliciting any ferry boat; and any owner of a ferry boat employing passengers. a person to tout for or solicit passengers for his ferry Penalty on boat shall, besides incurring the penalty of this By-law, soliciting. be liable after a second conviction, to have the license for such boat cancelled.

By-law 2458.

Wharves.
Notices on wharves.

15. All wharves or landing places on the Island, and when practicable, on the north, or City, side of the bay, shall be constructed according to a plan to be approved of by the General Inspector of Licenses; and shall be protected by railings and gates. On every such gate or avenue of approach shall be placed, at the owner's expense, in a conspicuous place a 'notice board having painted thereon the name or names of the ferry boat or boats running from such wharf or landing place and also the number of passengers every such boat is licensed to carry.

Gates to be closed when allowed number of passengers are within

same.

16. A man shall be in charge of the gate leading to every such wharf or landing place, who shall at once close the same so soon as the number of passengers allowed by the license for the boat next to leave such wharf or landing place shall have passed through such gate; and the gate shall not be opened again, nor shall any more persons be allowed to pass through until after such boat shall have left such wharf or landing place.

Gangways.

17. Every ferry boat licensed under this By-law shall be provided with one or more good and sufficient gangways to be approved of by the General Inspector of Licenses, and no person shall enter or leave any ferry boat except by the gangway.

Intoxicated persons.

18. The owner or captain of any ferry boat shall not permit any person in a state of intoxication to come or remain on board his boat.

Scale of charges.

- 19. The scale of charges to be made on all ferry boats shall not exceed the following rates:—
  - For every passenger to the Island or any other place within the City limits, five cents.

Fares.

- For every passenger to the Island or any other place within the City limits and return, round trip, ten cents.
- 3. For children under twelve years of age, half price.

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20. No person shall be required to take a return or round trip ticket, and the owner of such steam or other ferry boats may, if he thinks proper, commute for the Commutation carrying of passengers by the season or otherwise.

By-law

21. The General Inspector of Licenses and any Con-Constables on stables on duty shall be entitled to a free passage on every duty to have free passes. ferry boat to and from such places as they may run.

22. The General Inspector of Licenses may from time to Powers of time, go on board any ferry boat to ascertain whether the licenses. provisions of this By-law are complied with.

23. The owner of every ferry boat shall keep a copy of This By-law this By-law, to be furnished to him by the General Inspec- on the boats. tor of Licenses, posted up at all times during the season of navigation in a conspicuous place on his boat.

24. Any person convicted of a breach of any of the pro- Penalty. visions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and Distress. in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which Commitment. such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 2459

## No. 2459.

A By-law for regulating the Vessels, Craft, and Rafts arriving in the Harbour of the City.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto, enacts as follows:—

Vessels not to lie at wharves so as to exclude other vessels. 1. No vessel, craft, or raft coming into the Harbour of the City of Toronto, between the first day of April and the thirtieth day of November inclusive shall remain in any public slip or the continuation of any public street, or lie at any public wharf in the City, to the exclusion of any other vessel, craft or raft, unless the parties in charge of such vessel, craft or raft so occupying such slip, or lying at such wharf, are actually engaged in the work of loading or discharging its cargo of freight or passengers from such vessel, craft or raft.

Vessels to be allowed to pass in and out of wharves. 2. No vessel, craft, or raft shall remain in any public slip or the continuation of any public street, or shall lie at any public wharf for a period of more than half an hour continuously, in the event of any other vessel, craft, or raft wishing to pass in or out or to or from other points within the slip.

Use of the public Slips on the Esplanade.

3. No owner, captain, or other person in charge of any vessel, craft, or raft, shall without the consent of the Council, make use of any public water slip heretofore constructed or hereafter to be constructed by the Corporation at the foot of any public street or highway on the south side of the Esplanade, for the purpose of loading, unloading, embarking, or discharging any passengers or freight into or from any such vessel, craft, or raft upon or from such water slip, but such slips shall be used only for the purpose of approaching the water of the Bay or Harbour at the foot of such streets and highways with horses, carts, and other vehicles, as originally intended.

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4. Any person convicted of a breach of any of the provisions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the Penalty. sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forth- Distress. with, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out Commitment. of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 2460.

## No. 2460

A By-law for the management of the Parks and Exhibition Grounds and Buildings.

Passed 13th January 1890.

THE Municipal Council of the Corporation of the City of I Toronto, enacts as follows:—

### SUPERINTENDENT OF PUBLIC PARKS.

- 1. There shall be appointed a Superintendent of Public Superintendent of Public Parks.
- 2. It shall be the duty of the Superintendent of Public Parks :-
  - 1. To attend at his office every Wednesday, between Office Hours. the hours of 10 a.m. and 12 o'clock noon, for the convenience of members of the Corporation and persons who may have business with him. He shall also Attendance attend all meetings of the Committee on Parks and on Committee on Parks and Gardens, and of the Council when required;

By-law 2460.

Power of Superintendent as to Parks, etc., generally. 2. To take the charge, control and supervision of, and be responsible to the Standing Committee on Parks and Gardens and the Council for the laying out, management, improvement and maintenance of the several parks, squares, avenues, drives and boulevards, now, or at any time hereafter, under the jurisdiction of said Committee, and the several buildings and other erections therein;

Employment of labourers,

3. To recommend and (subject to the approval of the said Committee) to appoint such number of mechanics and labourers as may be required from time to time for any corporation work under his control, which has not been let by contract; and he shall have power from time to time to dismiss any such mechanic or labourer, and to suspend any foreman or inspector under his control, and all such suspensions shall, together with his reasons for the same, be reported forthwith to said Committee;

Dismissal of labourers, etc.

To have control over foremen, etc. 4. To have control over all foremen, inspectors, labourers, and mechanics employed upon or in any of the works under his control;

Annual report.

5. To make a report to the said Committee during the month of December in each year, of the work that has been carried out under his direction during the year, and not later than the 1st of March in each year, to report to the said Committee what work he considers necessary to be done in the parks and squares of the City during the current year, with an estimate of the cost thereof.

PUBLIC SQUARES, PARKS, AND GROUNDS.

Disorderly characters to be excluded and removed from parks. 3. Any police officer, constable, care-taker, or other person duly authorized, may exclude from the public squares, parks, and grounds all drunken or filthy persons, vagrants and notoriously bad characters, and may remove therefrom any person who is violating any By-law of the City, or is committing any nuisance, or guilty of any disorderly conduct.

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4. No person shall ride or drive any horse in, upon, or through the public squares, parks, or grounds at an immoderate rate, or so as to incommode or interfere with, or Immoderate endanger other persons frequenting the same.

By-law

driving.

5. No person shall ride or drive any animal or vehicle Riding or on the turf or sward in any of the public squares, parks, the turf or grounds, or boulevards.

6. No person shall be allowed to use the roads in Carting the public squares, parks, and grounds for the purpose upon the of tenming or carting heavy loads over or upon the same, roads.

7. No person shall climb, bark, break, peel, cut, deface, Injuring trees remove, injure, root up, or otherwise destroy or damage the trees or shrubs, flowers, roots or grass planted, growing or being in the public squares, parks, or grounds.

8. No person shall, carry into the public squares, parks, Carrying dirt or grounds any dead carcase, ordure, filth, dirt, stone, or parks, etc. any offensive matter or substance whatsoever, or shall shake or otherwise cleanse any carpet, or commit any nuisance Nuisances. therein.

9. No owner or keeper of any horse, cattle, or swine, Horses, etc., shall suffer the same to go at large, or to feed upon impounded. the public squares, parks, or grounds, and any horse, cattle, or swine found at large therein shall be impounded.

10. No person shall play at football, or other game Games. within the public squares, parks, or grounds, without the permission of the said Committee.

11. No person shall expose for sale in the public Sale of squares, parks, or grounds, refreshments of any kind without the permission of the said Committee, and such sale shall not be permitted on Sunday, under any pretence whatsoever.

12. No person shall walk on the grass or sward of Walking on the public squares, parks, or grounds, when the same is the grass.

By-law 2460. unfit to walk upon, and when prohibited by any person in authority.

Riding or driving when the ground is unfit.

13. No person shall be allowed to drive or ride in the public squares, parks, or grounds, if prohibited by any person in authority when the ground is unfit for driving or riding thereon.

Injuring the public property. 14. No person shall break or injure the gates, locks, bolts, fences, seats, benches, or other property placed in the public squares, parks, or grounds.

### EXHIBITION PARK.

Public use of the Park. 15. The Exhibition Park shall be open to the public between the hours of 8 a.m. and 8 p.m., between the first day of June and the first day of September; from 8 a.m. till 7 p.m., during the months of May, September, and October; and from 8 a.m. till 5 p.m., between the first day of November and the first day of May, except at such times as the Park may have been granted by the Council to be used for Exhibitions or other purposes; but at all times the grounds shall be cleared, and the gates closed at the hours above named.

Pic-nics.

16. The use of the Exhibition Park shall not be granted for pienics or other gatherings (except regular exhibitions) where an admission fee is charged, unless the parties requiring the same has paid to the Treasurer the sum of \$25 as a rental for the use of the grounds; and they shall further deposit the sum of \$100 with the Treasurer, and give a bond as a guarantee of the safety of the premises, which deposit shall be returned on a report by the Superintendent of Public Parks and the Chairman of the Committee on Parks and Gardens that the premises or any part thereof have not been injured.

Fees.

Guarantee.

Grounds not to be used for special purposes at certain times. 17. The use of the grounds shall not be granted for any special purpose on public holidays, nor for any time within six weeks previous to the holding of the annual Exhibition of the Agriculture and Arts Association, or the Industrial Exhibition Association of Toronto.

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be granted lar exhibithe parties the sum of I they shall asurer, and he premises, ort by the man of the lises or any

ted for any ime within Exhibition Industrial 18. None of the buildings of the Corporation shall be used except for Exhibition purposes without the express sanction of the Council on the Report of the Committee on Parks and Gardens; and none of the buildings, the property of the Industrial Exhibition Association of Toronto shall be used at any time without the sanction of the said Association.

- No smoking shall be permitted under any circum- Smoking in stances in any of the buildings.
- 20. Any person convicted of a breach of any of the Penalty. provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said Distress. penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of Commitment. there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 2461.

## No. 2461.

# A By-Law relating to Shade or Ornamental Trees.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Interpretation of "tree" or "trees." 1. The word "Tree" or "Trees" in this By-law shall be construed as including all trees, shrubs, and saplings now or hereafter planted for shade or ornament upon or in any street within the City, unless a contrary intention appears.

Trees to be under the care of the Superintendent of Parks. 2. All trees planted in the City, shall be under the care and supervision of the Superintendent of Public Parks, who is hereby authorized to carry out and enforce the provisions of this By-law.

Trees not to be planted or interfered with without permission.

3. No person shall plant any tree, nor shall any person remove, cut down or injure any tree, that may have been heretofore, or shall be hereafter planted on the streets without first obtaining permission in writing from the Superintendent of Public Parks.

Trees in streets not to be less than eighteen feet apart. 4. Trees planted upon streets shall be placed at a distance of not less than eighteen feet apart and at such a distance from the line of street or in such places thereon as may be determined by the Superintendent of Public Parks.

Certain trees not to be planted. 5. Trees known as the silver poplar, balm of gilead, or cotton tree, and willow, shall not be planted in any street or public place in the City.

Injuring trees or posts or chains enclosing boulevards.

6. No person shall climb, bark, peel, cut, deface, remove, injure, root up. or otherwise destroy or damage any tree or any part thereof, or cut, injure, damage, deface, or remove any box or casing surrounding any tree, or any post, or chain enclosing a boulevard.

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7. Every person having a contract for macadamizing or paving streets, or making sidewalks, or doing any work on the streets, shall, in executing such contract or Contractors work, avoid injuring any tree, and if he finds it impos- injuring trees. sible to perform the work without injuring any tree, it shall be his duty to apply to the Superintendent of Public Parks for instructions in the matter.

B-ylaw

8. Trees interfering with the light of street lamps, trees Trees interdead or partly dead, and such as are leaning over the gas lamps or streets or are from any other cause objectionable, shall otherwise objectionable. be trimmed or removed as may be deemed advisable.

- 9. No person shall factor a horse or other animal to Fastening a tree, or to a case or box around a tree, or to a post or horses to trees. chain enclosing the boulevards on the streets.
- 10. A copy of every written authority given by the Copy of authority to Superintendent of Public Parks to plant, remove, or inter-remove trees fere with trees shall be kept in his office for public refer- to be kept. ence.

11. Any person convicted of a breach of any of the Penalty. provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclu- Distress. sive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of Commitment. there being no distress found out of which such penalty can be levi: the convicting Magistrate, may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

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## No. 2462

A By-law to provide for the use and custody of the Public Halls in the City.

PASSED 13th January, 1890.

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THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

Amount to be deposited with the Treasurer by persons requiring the use of the Public Halls.

1. Every person obtaining permission to use any of the Public Halls of the City or rooms connected therewith, shall deposit with the Treasurer the sum of \$30 or upwards, at the discretion of the Treasurer, as security for the payment of the consumption of gas and the other expenses attending the use of such Hall or rooms, and to provide for the needful repairs of any damage which may accrue to the walls, windows, fixtures, or furniture of such Hall or rooms from such use; whereupon, the Treasurer shall direct the caretaker of such Hall or rooms to give possession thereof to the person having permission to use the same.

Duty of the care-taker.

2. The care-taker of any Public Hall or rooms shall keep the keys of such Hall and rooms, and it shall be his duty upon receiving an order from the Treasurer, to deliver possession of such Hall or rooms to the person having permission to use the same, and to receive back the possession of such Hall or rooms so granted, and he shall report as soon as possible to the Treasurer any injury or damage done to such Hall or rooms, or to the furniture hereof, while in the possession of the person having penission to use the same.

Care-taker to be in attendance when a Hall is rented.

3. It shall be the duty of every care-taker of a Public Hall to be in attendance on all occasions, when such Hall is rented, until the parties having the use thereof leave the same, and to see that the Hall and building is properly secured and locked up.

4. Upon receiving the care-taker's report as aforesaid, the Treasurer shall make out an account of the charges for the use of such Hall or rooms at the following rates:-

By-law Charges.

1. For the use of any Hall only, when used for meetings, For the use of concerts, or other purposes, including gas, for every day or evening the same is used, the sum of \$10.

2. For the use of any Hall and rooms adjoining, when For the use of used for balls, assemblies, or other purposes, including adjoining gas, for every day or evening the same is used, the rooms. sum of \$15.

3. All other expenses, whether for firing, attendance, or Extra exto make necessary repairs in consequence of injury or penses and expenses for redamage done to the Hall or any of the rooms, or the pairs to be refurniture thereof, or in case it is necessary to cause the moneys the Hall or any of the rooms to be cleaned after such deposited. occupation, shall be charged by the Treasurer to the person having permission to use the same, and retained out of the money so deposited as aforesaid.

4. The Standing Committee on Property may make Committee ing any Hall for a series of days or nights for short arrangements social meetings, where the full consumption of gas a Hall is not required, at a rate not less than \$6 per day or

5. In case the use of any Hall or any of the rooms is Use of Hall granted for the purpose of holding a public meeting meetings. of the citizens of Toronto, and not for the purpose of amusement or festivity, no fee shall be charged for the use of a Hall, or any of the rooms or for the use of gas.

5. Every care-taker shall, at his own expense, have the Caretakers to Hall and rooms under his care kept clean and in good order, kept clean and shall not be entitled to any fee of any kind from and in good parties using or renting such Hall or rooms, but shall be allowed for his services, including an allowance for coal, Allowancefor such annual sum as may be determined by the Council.

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## No. 2463.

A By-law to define the quality of the material to be used in the construction or repair of Macadam and Gravel Roadways.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

Gravel to be screened.

1. No gravel shall be used either in the construction or repair of any gravel or other roadway upon any of the streets of the City, which has not been properly screened and made perfectly free from sand, loam, or other foreign substances, except by the express order of the Committee on Works or the City Engineer.

Material to be

2. In the construction or repair of macadam roadway used on roads. upon any of the streets of the City, no material shall be used which has not been duly and properly inspected before being broken, and where the variety of granite known as "field stone" is directed to be used, no other shall be allowed as a substitute therefor; and in no case shall any material bearing traces of the existence of iron in its composition, or which from any other cause is rendered more than ordinarily brittle, or any material which is shruffy, porous, or rotten, be accepted or used for purposes aforesaid.

Inspection of material.

3. The City Engineer shall cause . ravel, field stone, and other material furnished to the lity to be used in the construction or repair of any road ray to be duly inspected when and as the same is delivered and before it is placed u pon the streets, and in the case of field stone, before the same is broken; and any inspector or other Corporation official permitting or authorizing the acceptance or use of any material contrary to the provisions of this By-law, shall be forthwith dismissed upon the charge being preferred and proved to the satisfaction of the Committee on Works or the City Engineer.

Liability of officials.

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## No. 2464.

A By-law for the regulation of the Streets, and for the Preservation of Order therein.

PASSED, 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto, enacts as follows:

#### FOOT PASSENGERS.

1. Foot passengers meeting one another shall pass to Persons meetthe right, and any foot passenger overtaking another or ing or passing others shall pass to the right, and any person wilfully pass on the offending against this provision shall be liable to the penalties of this By-law.

2. Three or more persons shall not stand in a group or Three or more near to each other on any street or sidewalk in such a persons not to stand in a manner as to obstruct a free passage for foot passengers, group. after a request to move on made by any constable, or other person duly authorized thereto.

3. Nothing in the preceding section contained shall be Street preach-construed as prohibiting the congregation of individuals to attend and listen to street preaching, so long as the proceedings thereat are peaceable and orderly, and sufficient space is left both on the sidewalks and the central roadway to allow of the ordinary traffic of the street and sidewalks upon which such street preaching takes place; but should the sidewalks or roadway during such street preaching become at any time so obstructed as to impede the ordinary traffic thereon, the parties so obstructing the same shall, upon request as aforesaid, forthwith remove from such position, and in the event of refusing so to do shall be liable to the penalties of this By-law.

4. No person shall run or race on the streets or side-Running walks, or crowd or jos'; other foot passengers so as to and inconveniencing foot presented discomfort, disturbance, or confusion.

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By-law 2464

Persons driving or riding reins.

#### HORSES AND VEHICLES.

5. No person shall drive any carriage, cart, waggon, sled. sleigh or other vehicle, or sit upon any horse or other to have strong beast harnessed thereto in order to ride or drive the same. nor shall any person ride or lead any horse, mare or gelding unless he shall have strong reins or lines fastened to the bridles of the beasts, and held in his hands, sufficient to guide them and to restrain them from running, gallon. ing, or going immoderately through any of the streets.

Persons in charge of vehicles.

6. The driver or other person in charge of any vehicle conveying goods, wares, or merchandise through the streets shall remain upon such vehicle while it is in motion. or walk beside the horse drawing the same.

Immoderate riding or; driving.

7. No person driving any carriage, cart, waggon, sled. sleigh, or other vehicle, or riding upon any horse, mare or gelding, shall cause, or permit the beast which he shall so ride or drive, to go at a gallop or other immoderate rate, and every person driving riding along any street shall slacken his speed in approaching any crossing for foot passengers, upon which any person may be crossing such street; and no person shall suffer or permit any horse, mare, or gelding, to run at large or to stand in any street without being sufficiently secured to prevent its running away.

Horses running at large or standing without being secured.

Training horses.

Stud horses.

8. No person shall break in or train any horse, mare, or gelding, or shall exhibit or let to mares any stud horse, in in any street or public place.

Riding or driving on the sidewalks.

9. No person shall ride, drive, lead, or back any horse, carriage, cart, waggon, sled, sleigh, or other vehing, over or along any paved or planked sidewalk unless at be in crossing such paved or plank sidewalk to enter into any yard or lot.

Driving across sidewalks.

10. Every owner or occupier of any house, building, or lot, who shall require to drive any horse, carriage, cart, waggon, sled, sleigh, or other vehicle across any paved or planked sidewalk, for the purpose of going in at any gate, or t stru the plan gutt tim plan be n the

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or to any lot, or to the rear of any premises, shall construct across the drain, gutter, or water-course opposite the gateway or premises a good and sufficient bridge of planks, so constructed as not to obstruct the drain, gutter, or water-course, and shall also place a piece of timber along so much of the edge of the pavement or planking on the side next the gateway or premises as may be necessary for any vehicle to pass over wit out injuring the pavement or planking.

By-law 2464.

11. No person shall permit his horse, carriage, cart, Horses and waggon, sled, sleigh, or other vehicle to stand upon any carriages standing in street longer than is absolutely necessary for the owner, the street. driver, or person using the same to transact his business with the person opposite whose house the same shall stand; and no person shall tie his horse to any post, hook, or ring, or in any way across any pavement, sidewalk, or crossing, so as to obstruct the ordinary traffic of the street, or shall leave any carriage, cart, waggon, sled, sleigh or other vehicle standing opposite any other person's door than such as the owner, rider, driver, or occupant may have business with; and no person shall in anywise obstruct the free use of the streets or sidewalks, or the crossings across the streets, or any of the approaches to the wharves, by stopping any horse, cart, carriage, waggon, sled, sleigh, or other vehicle across the same, or by any other means.

12. No person shall place any carriage, cart, waggon, Vehicles sled, sleigh, or other vehicle, without horses, upon any street.

without horses not to be placed on the streets.

#### DRIVING HERDS OF CATTLE.

13. No person shall drive a herd or drove of cattle, Driving sheep, or pigs, through or upon Wellington Place or cattle Avenue, or through or upon the Streets whereon boulevards are constructed, unless the cattle, sheep, or pigs, are led by halter, rope, or otherwise, by persons having full power and control over the same; or unless a sufficient number of persons be in charge of the cattle, sheep, or pigs to prevent them going on the boulevards, or injuring the grass or trees.

By-law 2464.

Width of tires to wheels of oarts, etc., vevance of goods and merchandize.

14. No cart, waggon, truck, or other vehicle, drawn by two or more horses, the wheels of which are three feet six inches in diameter or over, shall be used for the conveyance of burden, goods, wares, or merchandize, upon or through the streets, unless the tires and wheels thereof shall be at least three inches in width, and if the said wheels are less than three feet six inches in diameter, then the said tires and wheels shall be four inches in width.

Waggons for conveyance of or lumber.

15. The last preceding section of this By-law shall farm produce not apply to any waggon bona fide laden with and used for conveying farm or garden produce into the City; nor to any waggon laden with lumber or goods, and used for the purpose of conveying the same from the mill or place of manufacture thereof, into the City, provided the said mill or place of manufacture is distant more than two miles from the limits of the City.

Owners of vehicles to make the necessary alteration in the width of tires and wheels.

16. Upon every conviction under section 14 of this By-law, the convicting Magistrate, besides imposing a penalty under section 50, shall order the offender to make the necessary alteration in the wheels and tires of his vehicle by a day to be named in the said order, and the neglect or refusal of the offender to obey any such order shall constitute a fresh offence against this By-law, for which offence a new conviction may be had and a new order made, until some one of such successive orders shall have been obeyed by the said offender.

## TOBOGGANING.

Coasting or Tobogganing on streets.

17. No person shall practise coasting, or tobogganing on any street.

#### HAND CARTS.

Hand carts, &c., not to be run on the sidewalks.

18. No person shall run, draw, or push any carriage, waggon, wheelbarrow, cart, hand cart, hose, hose cart, truck, or any hand waggon, sled, sleigh, or other vehicles used for the conveyance of any article, or property upon any sidewalk.

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#### SCATTERING PAPER OR SWEEPINGS.

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19. No person shall distribute any paper, hand-bill, Scattering dodger, or other paper advertisement, by scattering, throw- hand bills or ing, or dropping the same upon or in any street.

20. No person shall sweep, throw, or deposit any paper, Throwing shavings, dirt, waste material, garbage, or rubbish of any streets. kind, upon or in any street, except the same is placed in a barrel, or box, or other receptacle until called for by the city scavengers.

#### CLEANING THE STREETS.

21. The duty of providing for the cleaning of all public Committee on streets, lanes, alleys, parks, squares, and other public and Licenses and open spaces and thoroughfares of the City, shall be per- Street Cleanformed by the Standing Committee on Markets, Licenses and Street Cleaning, and the said Committee shall cause the same to be kept clear of all rank grass and noxious weeds.

22. The said Committee may provide for the public Scavenger purposes of the City, such scavenger carts as they may under the condeem necessary; and each cart shall be supplied with one trol of the horse and the necessary appurtenances, and be controlled and City by one man; and the horses, carts and men shall be under Engineer. the order and direction of the officers in charge of the departments whose duty it is to see to the cleaning of the streets and lanes of the City, and shall be employed when and where required, in the removal of house offal, and taking and carrying away of dead animals, and in in the collecting and removing all decayed animal or vegetable matter, dung, manure, filth, refuse, or other matter or thing whatever from the streets, and other public places within the limits of the City; and all house offal shall be removed from the different premises in the City not less than once in each week.

23. All carts, wagons, sleds, sleighs, or other vehicles Vehicles for used for conveyance of manure, earth, ashes, or other carrying dirt material which is loose and might drop upon the streets, shall have boxes of such size and construction

By-law 2464. and shall be so loaded in such manner as that the contents thereof shall not extend higher than the top of such boxes, and so as to prevent any manure, earth, ashes or other material from dropping upon the streets and all carts, wagons, sleds, sleighs, or other vehicles used for hauling manure, earth, ashes, or other such material shall in all cases have tail-boards the height of the sides of the box.

#### DIRT OR SNOW.

Sidewalks to be watered and swept.

Drains, gutters, and watercourses to be kept clean.

24. Every occupant, and in case there is no occupant, the owner of every house, shop, building, lot, or parcel of land, and every person having charge or care of any church, chapel, or other public building, fronting or abutting on any street where the sidewalks are planked or paved, shall water and cleanly sweep and keep free from obstruction by dirt, dust, snow, ice, or other incumbrances the pavement or sidewalk in front of and about his premises before eight o'clock in the morning of each day, from the first day of May till the first day of October, and before nine o'clock every morning during the rest of the year (Sundays excepted), and every occupant as aforesaid, at the times aforesaid, shall cleanly sweep and keep free from obstruction by dirt, dust, snow, ice, or other incumbrances the drains, gutters, or watercourses in front of or about such houses or premises and shall at all times keep the sidewalks, pavements, drains, gutters and water-courses clean and free from obstruction or incumbrance.

Removal of snow from the sidewalks. 25. Every occupant, and in case there is no occupant, the owner of every house, shop, building, lot, or parcel of land, and every person having charge or care of any church, chapel, or other public building, fronting or abutting on any street where the sidewalks are planked or paved shall, within the first four hours after every fall of snow, or fall of hail or rain which shall freeze on the sidewalks, or in the drains, gutters, or water-courses, or after a fall of snow from off any building, cause the same to be removed entirely off the sidewalks and to the breadth of one foot out of the drains, gutters, or water-courses opposite each

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house, shop, church, chapel, building lot or parcel of land; and in case the ice or snow shall be so frozen that it cannot be removed without injury to the sidewalks or Strewing payements, such person as shall strew the same with ashes or sand. ashes, sand, or some other suitable substance; but no per- Salt not to be son shall sprinkle, spread, or place any salt or like sub-placed on the stance on the road or carriage-way of any street with the intent or for the purpose of melting or dissolving any snow, ice, or dirt which may have accumulated on any road or carriage-way.

26. In case the snow, ice, and dirt have not been so If snow not removed from the sidewalks and gutters, drains, or water-removed, City Engicourses within twenty-four hours after any fall of snow, neer to have rain, or hail, it shall be the duty of the City Engineer and prosecute or other person appointed for that purpose, to prosecute the offender. the parties in default, if resident within the City; and he shall also forthwith to cause the snow, ice, and dirt to be removed, at the expense of the Corporation, and keep an account of all expenses so incurred, and of the properties in respect of which such moneys have been expended, and the names of the owners and occupants thereof on the last revised Assessment Roll, and he shall make a return to the A return to Treasurer of the City on the first day of January, April, the City July, and October in each year, of all expenses incurred, as Treasurer of aforesaid, during the preceding quarter, with the number incurred in on the last revised Assessment Roll of the property in removal of snow. respect of which such expense was incurred, and the names of the owner and occupant thereof, as appearing on the said roll; and the Treasurer shall recover the expense Recovering thereof with costs by action or distress, and in case of expenses of non-payment thereof, shall cause the same to be recovered snow. in like manner as municipal taxes.

27. Every occupant, and in case there is no occupant, Snow to be the owner of every house, shop, or building, and every removed from person having the charge or care of any church, chapel, or buildings. other public building, abutting on or erected within ten feet of any public street, thoroughfare, sidewalk, or pavement, shall, whenever snow or ice shall accumulate on the roof or eaves of his house or building as aforesaid, to an

By-law 2464.

extent that shall be dangerous to persons passing, cause the same to be forthwith removed therefrom, and every person while removing the same shall take due and proper care and precaution for the warning and safety of persons passing.

# ADDITIONAL ASSISTANCE TO THE CITY COMMISSIONER.

Officers of the Corporation to assist the City Engineer and City Commissioner.

28. It shall be the duty of all officers servants, workmen and agents of the Corporation, to give all possible aid and assistance in their power to the City Engineer and City Commissioner, in carrying out the provisions of this By-law.

### REMOVING BUILDINGS.

Buildings not to be removed

29. No person shall remove, or cause or permit to be without leave removed, or assist in removing, any building into, along, or across any street or sidewalk, without having first obtained leave from the Committee on Works.

# CORDWOOD AND COAL. 30. No person shall throw or pile cordwood, firewood,

Wood or coal not to be placed on the sidewalks.

or coal upon any paved or planked sidewalk except for the purpose of immediately storing the same, or shall saw or split cordwood or firewood upon any street or sidewalk; Wood-cutters and no person shall stand on any sidewalk, with his saw and horse, so as to obstruct a free passage for foot passengers; nor shall any person, being the owner of cordwood firewood, or coal which has been thrown or piled upon any street permit the same to remain upon such street for a longer time than two hours, so as to obstruct the free use thereof.

# MERCHANDIZE.

Merchandize not to be streets or sidewalks.

31. No person shall place or expose goods, wares, or placed on the merchandize, or articles of any kind upon any street or sidewalk, or hang or put up any goods, wares, or merchandize, or other articles outside of any building so that the same shall project over any portion of a street, or sidewalk. But the provisions of this section shall not prevent shopkeepers from displaying goods upon the street or sidewalk opposite their place of business, provided that the same

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do not occupy a greater width than eighteen inches measured from the street line, nor shall this section be construed to prevent any person using a portion of a street or Goods not to be exposed sidewalk for a reasonable time during the taking in or outside delivery of merchandize or other goods, or prevent the of shops. City Engineer, under a resolution of the Committee on Reception of Works, from granting written permission, for such time merchandize. as the said Committee or Engineer may deem advisable, Platforms to any person to construct platforms across the drains, drains to gutters, or water-courses, on any of the streets for facilitate reception of facilitating the reception or delivery of merchandize or merchandize. other goods.

By-law

#### AUCTIONS.

32. No person, without having first obtained leave from Auctions prothe Committee on Works, shall sell by auction upon streets. any street or sidewalk any horses, carriages, furniture, or other article whatsoever.

#### EXCAVATIONS.

33. No person shall break, tear up, or remove any Excavations planking, pavement, sidewalk, curbing, macadamizing, or made without other road surface, or make any excavation in or under leave. any street or sidewalk for the purpose of building or otherwise, without having first obtained permission from the Committee on Works so to do; and such permission being Excavations granted, the same shall be done under the direction of the the direction City Engineer, and shall, under the same inspection, be of the City replaced, relaid and made good by the parties who may have required to have the same removed; and such removal shall not be allowed to continue any longer than is absolutely necessary.

34. When the Committee on Works grant permission as Persons makaforesaid, the person to whom the same is granted shall be ing excavaheld responsible for all accidents that may occur to any responsible person or property by reason thereof, and he shall keep and maintain lights and watchmen, and shall take such further care and precaution as may be necessary for the protection and safety of the public.

By-law 2464.

Gravel or sand not to be removed without permission.

# REMOVAL OF GRAVEL, SAND, OR EARTH.

35. No person shall take away the gravel, sand, or earth forming the beach in front of the City, or that part of the City commonly known as "The Island," or shall dig up, take, or carry away earth, gravel, sand, or turf, from any street or from any vacant lot belonging to the Corporation, without having first obtained permission from the Committee of the Council having authority to grant the same.

# ENCROACHMENTS, AWNINGS, AND SIGNS.

Doors, steps, or porches, not the sidewalk.

**36.** No person shall, without having first obtained leave orporenes, not to encroachon from the Committee on Works, construct, or place, inovable traps or doors, for the purpose of entrance to cellars or premises under any building or place, or make steps or porches or other entrances to buildings which shall in anywise encroach upon the sidewalks or streets.

Awnings or signs not to extend over the sidewalk.

37. No person shall erect or continue any awning, sign, sign-post, hanging or swinging sign, which shall in any way extend over any street or sidewalk, unless a plan thereof shall be first submitted to and approved of by the Committee on Works, upon the report of the City Engineer.

If awnings or signs are not removed after notice, City Engineer may remove them.

38. If the owner or occupier of any premises before which any awning, sign, sign-post, hanging or swinging sign is erected which has not been approved of by the said Committee refuses or neglects to remove the same after fourteen days' notice so to do, the City Engineer may cause the same to be removed, and any person obstructing or impeding him in so doing shall be subject to the penalties of this By-law.

# TELEGRAPH AND TELEPHONE POLES AND WIRES.

Erection of telegraph and telephone polis.

39. No pole, post, pillar, or other erection intended to carry any telegraph or telephone wire shall hereafter be erected upon any street, or other public place, unless authorized by resolution of the Council.

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40. From and after the first day of January, 1891, no telegraph or telephone wire, and nopost, pole, pillar, or other erection intended to carry such wire shall be kept up Telegraph or or maintained upon, over, across or along any street or wires and other public place.

By-law

41. The City Engineer is authorized and directed with Removal of servants and workmen, and from time to time whenever polls and the same may be necessary, to proceed at once to dig up, cut down or otherwise remove from every street or other public place, every pole, post, pillar, and every telegraph or telephone wire which has been or may hereafter be erected, put up or maintained or kept up by any person or corporation thereon contrary to the existing provisions of law or of the by-laws of the City.

# CLIMBING AND DEFACING.

42. No person shall climb on any of the lamp-posts, Climbing or on or over the railings or fences along any of the lamp-posts, trees or streets.

43. No person shall deface or disfigure any public or Defacing or private building, wall, fence, railing, sign, monument, post, buildings or or other property by cutting, breaking, daubing with paint other proor other substance, or shall in any other way injure the same.

44. No person shall post, nail, or attach any poster, Posting dodger, handbill, notice or advertisement on any telegraph advertisements. or telephone poll, or on any house, building or other ercction, unless with the consent of the owner of such house, building, or other erection.

FIRE, FIREWORKS, AND FIRE-ARMS.

45. No person shall set fire to any shavings, chips, straw, Fires in the or other combustible matter for the purpose of consuming the same in the streets or in any enclosure within one hundred feet of any building; and no person shall carry fire through the streets except in some covered vessel or metal fire-pan.

By-law 2464.

Bonfires. fire-arms or fireworks.

46. No person shall make or light any fire or bonfire in the streets; or shall fire or discharge any gun, fowling. piece, or fire-arms; or shall set fire to any fire-works within the City, unless specially authorized by the Mayor or the Council; and no person shall light, set-off, or throw any fire-cracker, squib, serpent, or other noisy, offensive, or dangerous substance or fire-works in the streets.

Shooting game.

47. Notwithstanding anything contained in the last preceding section, it shall be lawful, during the seasons permitted by statute for shooting game, for any person to fire and discharge guns, fowling-pieces, or other fire-arms within that part of the City east of the mouth of the River Don and south of Eastern Avenue and the continuation of Queen Street, including the Woodbine Race Course, and that part of the City known as the Marsh and Ashbridge's Bay, and that part of the Peninsula or Island lying south thereof and east of the Gap, and on the western point of the Island, west of Hanlan's Bay, and any person may shoot game on any other part of the said Island between the first day of October and the first day of May in any year, provided the game laws of the Province authorize or permit such to be done.

Shooting ame on the Island.

rifles and

revolvers.

Shooting with 48. It shall not be lawful at any time for any person to shoot with rifles or revolvers upon or in any part of the said Island or Marsh.

# THROWING DANGEROUS MISSILES.

Throwing stones or snow balls.

49. No person shall throw stones, or balls of snow or ice, or other dangerous missiles, or use any bow and arrow, or catapult, in the streets.

# PENALTY.

Penalty.

50. Any person convicted of a breach of any of the provisions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only may be levied by distress and sale of the goods and chattels of the offen-

Distress.

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By-law 2465.

# No. 2465.

# A By-law to assign Stands for Vehicles kept for hire.

Passed 13th January 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. No cab, cart, express waggon, or other vehicle kept Cabs, carts, for hire shall st. ad upon or in any street while waiting etc., to stand only at cerfor hire or engagement, or while unengaged, except upon tain places. and on the streets and subject to the regulations hereinafter mentioned.

#### CAB STANDS.

- 2. The stands for cabs, carriages, and other vehicles kept Cab stands. for hire for the carriage of persons, shall be as follows:-
- 1. Church Street, east side, between King Street and Adelaide Street, and Adelaide Street, south side, from Church Street eastward to within 100 feet of the Rectory of St. James.
- 2. Adelaide street, centre of the Street, from east limit of York Street, eastward, for six cabs.
- 3. York Street, west side, south of King Street, for two cabs; York Street, west side, north of Wellington

By-law 2465. Street, opposite vacant lot, for three cabs; and York Street, west side, about one hundred and fifty feet south of Wellington Street, for four cabs.

- 4. Front Street, south side, east from east limit of York Street.
- 5. Simcoe Street, west side, from north limit of King Street, northward.
- 6. Yonge Street, west side, between Esplanade Street and the lane to the north thereof.
- 7. Bay Street, centre of Street, from north side of King Street, for five cabs.
- 8. Queen Street, east of Spadina Avenue immediately north of cedar block pavement, for eight cabs; said cabs to stand in four sections of two cabs in each section, such sections not to be less than one hundred feet apart.
- 9. Esplanade Street, from York Street to Simcoe Street.
- 10. Esther Street, centre of street, for four cabs.

### EXPRESS STANDS.

### Express stands.

- 3. The stands for express waggons, furniture vans, and all other vehicles kept for hire for the carriage of goods, wares and merchandise, except carts, shall be as follows:—
- 1. Scott Street, centre of street, north of Wellington Street, for five waggons.
- 2. Scott Street, centre of street, south of Wellington Streets, for five waggons.
- 3. Scott Street, centre of street, south of Front Street, for five waggons.
- 4. Wellington Street, south side, from the east limit of Bay Street eastward, for six waggons.

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Melinda Street, south side, from Bay Street to Jordan Street.

By-law 2465.

- 6. Richmond Street, south side, from the east limit of Bay Street eastward, for five waggons.
- 7. James Street, centre of street, from north limit of Queen Street northward, for five waggons.
- 8. Victoria Street, west side, from Queen Street to within seventy-five feet of the north side of Richmond street.
- Chestnut Street, west side, from north line of Queen Street northward.
- 10. Soho Street, north of Queen Street, in the centre of street,
- 11. Bond Street, east side, from Queen Street northward for eight waggons.
- 12. Jarvis Street, west side, from south side of Front Street southward, for six waggons.
- 13. Jarvis Street, west side, between Queen Street and Richmond Street, for six waggons.
- George Street, between King Street and Duke Street, for four waggons.
- 15. Esplanade Street, west of west side of York Street for eight waggons to stand fifteen feet south of the sidewalk on the north side of the street.
- Lombard Street, in centre of the roadway and east of the east line of Church Street, for six waggons.
- 17. Bathurst Street, in the centre of the roadway, and south of the south limit of Queen Street, for eight waggons.
- 18. West Market Street, on the east side, and south of the south limit of Front Street, for four waggons,

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# By-law 2465

- The north side of Richmond Street, in rear of Knox Church, for six waggons.
- 20. Esplanade Street, east of York Street, for five waggons.
- 21. Abell Street, immediately south of Queen Street, for five waggons.
- 22. The north side of Queen Street, just east of Soho Street, for two waggons.

# CARTERS' STANDS.

Carters'

- 4. The stands for carts kept for hire shall be as follows:
- Scott Street, centre of street, from Front Street southward.
- 2. Church Street, east side, commencing at a distance of 50 feet south of Front Street.
- 3. Bay Street, west side, from south limit of Front Street southward.
- 4. Yonge Street, west side, from the south limit of Front Street southerly to a lane in rear of the Custom House.

Street cross-

5. No cab, express waggon or cart shall stand on any street nearer than twenty feet to any street crossing.

Stands to be cleaned during summer months. 6. It shall be the duty of the Committee on Markets, Licenses and Street Cleaning to have the portions of streets used as cab and waggon stands cleaned daily during the summer months.

Penalty.

7. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied

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by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate, may Commitment. commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 2466.

# No. 2466

A By-law to provide for Shelters for Cabmen.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. Any person may erect at any cab stand or other stand Erection of "Cabmen's for vehicles kept for hire covered stands or booths to be Shelters. known as "Cabmen's Shelters," provided that no such Cabmen's Shelter shall be erected except at such places, and in such position and of such material, style, and construction as the City Engineer may recommend and as shall be approved of by the Committee on Works and by the owners or lessees of the property fronting on or against such stand or booth.

2. Every Cabmen's Shelter shall be subject to such Shelters to be general rules and regulations as the Committee on Works ulations of may from time to time make and determine. Committee on

3. Any person convicted of a breach of any of the Penalty. provisions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty Distress. and costs forthwith, the said penalty and costs, or costs

By-law 2467. Commitment.

only may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Jail of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

Persons convicted may be ordered to conform to the requirements of this By-law.

4. Upon a conviction for a breach of any of the provisions of this By-law, the convicting Magistrate besides impoing a penalty under the next preceding section, may order the offender to carry out the requirements of this By-law within a time to be limited by the order, and in default of the offender carrying out such order the City Engineer, or other person duly authorized, shall forthwith, at the expense of the offender, take such means to carry out the requirements of this By-law as shall be necessary, and the expense thereof, with costs, may be recovered by action or distress, and in case of non-payment thereof the same shall be recovered in like manner as municipal taxes.

# No. 2467.

# A By-law respecting Street Railways.

Passed July 22, 1861. Amended Oct. 26, 1868.

WHEREAS by certain articles of agreement bearing date the twenty-sixth day of March, in the year of our Lord one thousand eight hundred and sixty-one, the Corporation of the City of Toronto agreed with one Alexander Easton as follows:

Agreement "Articles of agreement had, made and concluded this dated 26 March, 1861, twenty-sixth day of March, in the year of our Lord one between City thousand eight hundred and sixty-one, between the Coratana Alex.

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ded this ord one the Corporation of the City of Toronto of the first part, and Alexander Easton of the Village of Yorkville, of the second part:

By-law

"Whereas divers inhabitants of the City of Toronto Resolutions of have petitioned the Common Council of the City of adopted Toronto to sanction the construction of street railways March 14, in, along, and upon the streets of the said City, and the said party of the second part hath proposed to construct and operate such street railways upon the streets hereinafter mentioned, and the said Common Council did on the fourteenth day of the present month of March, accept such proposals by the following resolutions:

"First, That Alexander Easton be authorized to lay Easton down street railways of approved construction on any of construct the streets of this City, such railways being of approved Street Railway. construction, and worked under such regulations as may be necessary for the protection of the citizens:

"Second, All works necessary for constructing and Subject to laying down the several railway tracks shall be made in a City Surveyor substantial manner, according to the best modern practice, under the supervision of the City Surveyor or such other officer as the Council shall appoint for this purpose, and to the satisfaction of the Council:

"Third, The roadway between and within at least one Roadway foot six inches from and outside of each rail shall be paved paved. or macadamized and kept constantly in good repair by the said Easton, who shall also be bound to construct and keep in good repair crossings of a similar character to Crossings. those adopted by the Corporation within the limits aforesaid, at the intersection of every such railway track and cross streets:

"Fourth, The tracks shall conform to the grades of the Tracks to various streets through which they will run, as furnished grade of by the City Surveyor or such other officer as aforesaid, street. and shall not in any way change or alter the same:

By-law 2467.

Location of line of railway.

"Fifth, The location of the line of railway in any of the streets shall not be made until the plans thereof, shewing the position of the rails and other works in each street, shall have been submitted to and approved of by the City Surveyor, or such other officer as aforesaid:

City may take up streets traversed by railway. "Sixth, The City authorities shall have the right to take up the streets traversed by the rails either for the purpose of altering the grades thereof, constructing or repairing drains, or for laying down or repairing water or gas pipes, and for all other purposes within the province and privileges of the Corporation, without being liable for any compensation or damage that may be occasioned to the working of the railway or to the works connected therewith:

Kind of rail to be used.

"Seventh, The rail to be employed for the said railway shall be the flat rail, such as is now used in the City of Philadelphia, with such modifications as the Council, on the recommendation of the City Surveyor or other officer as aforesaid, may decide to adopt, and the cars shall be constructed in the most modern style:

Resolution of Council before railway opened. "Eighth, The railway shall not be opened to the public nor put in operation until the sanction of the Council has been previously obtained by means of a special resolution to that effect, and such sanction shall only be granted upon a certificate from the City Surveyor, or other officer especially appointed for that purpose, declaring the said road to be in good condition and constructed conformably to the conditions prescribed by the agreement on that behalf:

Cars to be numbered and licensed.

"Ninth, Each car employed on the railway shall be numbered, and none shall be used, unless under a license for that purpose, for which license the said proprietor shall pay the annual sum of five dollars:

Running

"Tenth, The cars shall be run over the whole of the tracks herein mentioned at least sixteen hours in summer and fourteen hours in winter on each day, and at intervals o

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of the ummer t intervals of not less than thirty minutes; and no car shall run on Sundays:

By-law 2467.

"Eleventh, The speed of the cars shall never exceed six Speed of miles per hour:

"Twelfth, The conductors shall announce to the pas- Conductors sengers the names of the streets and public squares as out streets. the cars reach them:

"Thirteenth, The cars shall be used exclusively for the Passengers only to conveyance of passengers:

"Fourteentli, When the accumulation of snow or ice on Snow and ice. the roadway shall be such as to impede the traffic, every means shall be used to clear the track, and while impeded sufficient sleighs shall be provided for the accommodation of the public:

"Fifteenth, No higher rate than five cents shall be Rate of Fare. charged for the conveyance of each passenger on the line:

"Sixteenth, The proprietor or proprietors shall be liable Damages for all damages arising out of the construction or operation by Easton. of the railways:

"Seventeenth, Should the proprietor neglect to keep the Repairs of track or the roadway or crossings between and on each roadway. side of the rails in good condition, or to have the necessary repairs made therein, the City Surveyor or other proper officer shall give notice thereof requiring such repairs to be made forthwith, and if not made within a reasonable time, the said Surveyor or other officer as aforesaid shall cause the repairs to be made, and the amount so expended may be recovered against the said proprietors in any Court of competent jurisdiction:

"Eighteenth, The privilege granted by the present agree- Franchise ment shall extend over a period of thirty years from this to last for 30 years. date, but at the expiration thereof the Corporation may, after giving six months' notice prior to the expiration of

By-law 2467.

the said term of their intention, assume the ownership of the railway and all real and personal property in connection with the working thereof, on payment of their value, to be determined by arbitration, and in case the Corporation should fail in exercising the right of assuming the ownership of the said railway, at the expiration of thirty years as aforesaid, the Corporation may, at the expiration of every five years to elapse after the first thirty years exercise the same right of assuming the ownership of the said railway, and of all real and personal estate thereunto appertaining, after one year's notice, to be given within the twelve months immediately preceding the expiration of every fifth year as aforesaid, and on payment of their value to be determined by arbitration: \*

Forfeiture by non-user. "Nincteenth, Should the proprietors at any time give up the railway or cease to exercise the privilege hereby granted to them for a period of six months they shall forfeit the entire property, including the rails, cars, &c., to the benefit of the Corporation:

Legislation nocessary.

"Twentieth, The agreement to be made hereunder shall only have effect after the legislation necessary for legalizing the same, shall have been obtained:

Route of railway.

"Twenty-first, The rails shall be laid down on Queen Street from Yonge Street to the Asylum; on King Street from the River Don to Bathurst Street, and on Yonge Street from King Street to Bloor Street:

Limit of time for construction. "Twenty-second, The track on Yonge Street shall be completed and equipped within twelve months from the date of the Act authorizing the same, and the tracks on

\* By By-law No. 2407 passed 1st October, 1889, it is enacted: "The Mayor and City Treasurer are hereby instructed to give to the Toronto Street Railway Company, on or before the 13th day of September, 1890, notice, under the seal of this Corporation, that it is the intention of the Corporation of the City of Toronto, at the expiration of the term of the franchise granted by the resolutions and agreement hereinbefore recited, and by By-law No. 353 of this Corporation, to assume the ownership of the said railway, and all real and personal property in connection with the working thereof, on payment of their value, to be determined by arbitration."

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By-law

"Twenty-third, If within four months after the passing Forfeiture of the Act, the proprietor should fail to proceed with the at option of Council. works in such manner as to satisfy the City Surveyor or other proper officer appointed by the Corporation, that they will be completed within the stipulated time, the Corporation may give fourteen days notice of its intention to annul the privileges hereby granted, and if the works are not then proceeded with in a satisfactory manner, the Corporation may by resolution annul the said privileges accordingly:

"Twenty-fourth, In the event of any other parties Other Street proposing to construct railways on any of the streets not occupied by the party to whom the privilege is now to be granted, the nature of the proposals thus made shall be communicated to him, and the option of constructing such proposed railway on similar conditions as are herein stipulated, shall be offered, but if such preference is not accepted within one month, then the Corporation may grant the privilege to any other parties.

"Now these presents witness, that the said parties of Agreement. the first part, in consideration of the amounts to be paid to them by the said party of the second part, his executors, administrators, and assigns, by and under the said resolutions, and these presents, and of the covenants and agreements therein on his part and behalf to be kept and performed, do hereby give and grant unto the said party of the second part, his executors, administrators, and assigns, the exclusive right and privilege to construct, maintain, Privilege and operate street railways by single or double tracks granted with all necessary turn-outs, side-tracks, and switches, . in, along, and upon King Street, Queen Street, and Yonge Street in the said City, together with the right to the use of the tracks of the said railways as against all other vehicles whatsoever, for the said term of thirty years upon the conditions, and subject to all the payments, regulations, provisoes, and stipulations in the said above

By-law 2467. Covenants by City.

recited resolutions and these presents expressed and contained, and the said parties of the first part covenant with the said party of the second part, his executors, administrators and assigns:

As to opening streets. "First, That when and so often as it may be necessary for them, the said parties of the first part, to open any of the streets as stipulated in the sixth resolution above recited, a reasonable notice shall be given to the said party of the second part, of their intention so to do, and the work thereon shall not be unnecessarily delayed, but shall be carried on and completed with all reasonable speed, due regard being had to the proper and efficient execution thereof:

As to certificates under preceding resolutions.

"Second, That there shall be no unnecessary delay on the part of the said parties of the first part and their officer and officers, in the granting of any certificate required by any of the said resolutions, but the said parties of the first part, and their officer and officers, shall and will in all things so far as is consistent with their duty, aid and assist the said party of the second part in carrying out this agreement:

Tine for construction extended.

"Third, That the time limited in the twenty-third resolution shall apply to the construction of the railway on Yonge Street, and that the restrictions therein contained, so far as the same applies to the railways on King and Queen Streets, shall be extended to the first day of June in the year of our Lord one thousand eight hundred and sixty-two:

Quiet enjoyment. "Fourth, That the said party of the second part, his executors, administrators, and assigns, paying the license fees as provided in the ninth resolution, and performing and fulfilling all the conditions, stipulations, restrictions, and covenants in the said resolutions, and in these presents contained, shall and may, peaceably and quietly have, hold, and enjoy the rights and privileges hereby granted, without any let, or hindrance, or trouble of or by the said parties of the first part, or any person or persons on their behalf:

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"And lastly, That as soon as the necessary power required to sanction this agreement be granted by the Legislature of the Province, and the parties of the first By-law to part are legally authorized so to do, they will without delay pass a By-law framed in accordance with the said resolutions.

By-law

"And the said party of the second part doth hereby Covenants by for himself, his heirs, executors, and administrators, covenant, promise, and agree to and with the said parties of the first part, their successors and assigns in manner following, that is to say:

"First, That he will construct, maintain, and operate the To consaid railways within the times, in the manner and upon operate the conditions in the said resolutions, and these presents railway. set forth:

"Second, That he will well and truly pay the said To carry license fees and will truly and faithfully perform, fulfil, agreement. and keep all the conditions, covenants, and agreements in the said resolutions and these presents expressed and contained on his or their part to be performed, fulfilled, and kept:

"Third, That before breaking up, opening, or inter- As to breakfering with any of the said streets, for the purpose of ingvpstreets. constructing the said railways, he will give or cause to be given to the City Surveyor or other proper officer of the said parties of the first part, at least ten days' notice of his intention so to do, and that no more than twenty-six hundred feet of the said streets shall be broken up or opened at any one time, and that when the work thereon shall have been commenced the same shall be proceeded with steadily and without intermission and as rapidly as the same can be carried on, due regard being had to the proper and efficient construction of the same:

"Fourth, That during the construction of the said rail- As to impedways, due and proper care shall be taken to leave sufficient watercourses. space and crossings so that the traffic and travel on the

By·law 2467 said streets and other streets running at right angles thereto shall not be unnecessarily impeded, and that the watercourses of the said streets shall be left free and unobstructed, and lights, barriers or watchmen, provided and kept by the said party of the second part, when and where required to prevent accidents to the public:

Gauge of railway.

"Fifth, That the gauge of the said railways shall be such that the ordinary vehicles now in use may travel on the said tracks, and that it shall and may be lawful to and for all and every person and persons whatsoever to travel upon and use the said tracks with their vehicles, loaded or empty, when and so often as they may please, provided they do not impede or interfere with the cars of the party of the second part, running thereon, and subject at all times to the right of the said party of the second part, his executors, administrators, and assigns, to keep the said tracks with his and their cars, when meeting or overtaking any other vehicle thereon:

Rights of other vehicles on track.

Sober drivers to be employed.

"Sixth, That the said party of the second part, his heirs, executors or administrators, shall and will at all times employ careful, sober and civil agents, conductors and drivers, to take charge of the cars upon the said railways, and that he the said party of the second part, his heirs, executors, and administrators, and his and their agents, conductors, drivers, and servants, shall and will from time to time, and at all times during the continuance of this grant, and the exercise by him or them of the rights and privileges hereby conferred, operate the said railways, and cause the same to be worked under such regulations as the Common Council of the City of Toronto may deem necessary and requisite for the protection of the persons and property of the public, and provided such regulations shall not infringe upon the privilege granted by the said resolutions:

And regulations of Council to be observed.

Rate of fare.

"Seventh, That no higher fare than five cents shall be charged or exacted from or upon any passenger using the car or cars of the said party of the second part, from the St. Lawrence Hall, in King Street, either to Yorkville or

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the Asylum, but he or she shall be entitled to travel in the said car or cars either of the said distances for one fare only:

By-law

"And lastly, That all the works to be done under the said Approval resolutions, and these presents, and the rights and privi-necessary. leges to be used thereunder shall be done and used to the satisfaction of the Common Council of the City of Toronto, or the City Surveyor or other officer to be by them appointed for the purpose:—Provided, however, that if the said party Proviso. of the second part be delayed by the order and injunction of any Court, except the same be granted on the default or negligenee of the said party of the second part, then the time of such delay shall be excluded from the operation of this agreement and such time in addition to the periods prescribed in the said resolutions shall be allowed for the completion of the said railway, and also that it is the intent and meaning of the nineteenth resolution above Meaning of recited, that the forfeiture therein mentioned shall attach in case the said party of the second part fails to build and operate any one of the three lines of railway; it being the clear understanding of the said party of the second part that the privileges hereby conferred were to insure the completion and working of three lines of railway, and in case of failure in any one the absolute forfeiture of what has been constructed and of the plant belonging thereto shall take place under the said resolution and agreement; and provided further that this agreement and the matters Agreement and things herein contained shall only take effect after effect until the legislation necessary for legalizing the same, shall have legislation is been obtained."

Resolution 19.

And whereas since the execution of the said agreement by a certain Act of the Parliament of this Province, passed in the twenty-fourth year of Her Majesty's reign, entitled "An Act to Incorporate the Toronto Street Railway Com- 24 V., c. 83, pany," it was among other things enacted that the said agreement should be held to be a valid agreement, and that the Corporation of the City of Toronto, had full power and authority to enter into and make such agree. ment upon the conditions, and for the purposes therein

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By-law 2467.

mentioned, and the said Corporation were thereby authorized to pass any By-law or By-laws for the purpose of carrying the same into effect:

Now the Corporation of the City of Toronto, by the Council thereof, enacts:

Confirmation of agreement.

Authority to Alex. Easton to lay down Street Railways on King, Queen, and Yonge Streets.

1. That the said agreement hereinbefore recited shall be and the same is hereby ratified and confirmed, and the said Alexander Easton is hereby authorized to lay down street radways on King Street, Queen Street, and Yonge Street, and work the same under the conditions, provisoes and restrictions in the said resolutions and agreement contained, and such other regulations as are herein set forth, or may from time to time be deemed necessary by the said Council for the protection of the citizens of the said City of Toronto.

When railways are completed Alex. Easton may run cars.

2. As soon as the said railways or any of them are constructed and certified to in the manner and according to the terms of the said agreement, the said Alexander Easton may commence to run cars or carriages and convey passengers thereon, and collect the fare for the same, as settled by the said resolutions and agreement, and fully operate the said roads.

Rules for the government of servants to be submitted to the Council.

3. Before the certificate kereinbefore referred to shall be granted, the said Alexander Easton shall submit to the Council of the Corporation of the City of Toronto for their approval, the rules and regulations for the government and guidance of the conductors and drivers upon the said railways and others connected with the working thereof, which said rules and regulations when approved by the said Council shall be posted in some conspicuous place in each car or carriage, and no car or carriage shall be run upon any of the said railways without a copy of such rules and regulations being so placed therein.

Rules and regulations to be posted in the cars.

Vehicles to

turn out of

cars.

the track for the railway

4. The cars and carriages of the said Alexander Easton while running on the said railways or any of them, shall have the right to use the said railways as against all other ve using the the same out of th said cars under no sage the said cars

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aston shall st all other vehicles whatsoever and all other such vehicles using the said railways whether meeting or proceeding in the same direction as the said cars or carriages, shall turn out of the said track of the said railways, and permit the said cars and carriages to pass, and shall in no case and under no pretence whatever obstruct or hinder the passage thereof, and the free use of the said railways by the said cars and carriages of the said Alexander Easton.

By-law 2467.

5. The rights conferred upon the said Alexander Easton The Corporaby this By-law, and the agreement hereby confirmed, grantes may shall in no case be taken to prevent the Corporation of cross the the City of Toronto or their grantees from crossing the by other railways of the said Alexander Easton by other railways railways. traversing other Streets; the provisions of the twentyfourth resolution, being first complied with, but such right to cross the same is hereby expressly reserved.

6. Any person or persons guilty of an infraction of any Penalty. of the provisions of this By-law shall upon conviction before the Mayor, Police Magistrate or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the said Mayor, Police Magistrate, Justice or Justices convicting, a penalty not exceeding the sum of \$50 for each offence, exclusive of costs; and in default of Distress. payment thereof forthwith, it shall and may be lawful for the Mayor, Police Magistrate, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and Justice or Justices, or any two or more of them are acting together therein, then under the hand and seal of one of them, to levy the said penalty and costs, or costs only, by distress and sale of the oftender's or offenders' goods and chattels; and in case of no sufficient distress to satisfy the said penalty Commitment. and costs, it shall and may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and cost he sooner paid,

# No. 2468.

A By-law for Regulating the Erection of Buildings and the Storage of Inflammable Material.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

# INSPECTOR OF BUILDINGS.

Appointment of an Inspector of Buildings.

1. The Council shall from time to time appoint a competent, practical mechanic in the building trade to be Inspector of Buildings, whose duty it shall be to see that the provisions of this By-law are carried out.

City Commissioner to perform the duties of the Inspector of Buildings.

2. Until otherwise ordered by By-law the City Commissioner shall perform the duties prescribed by this By-law to be performed by the Inspector of Buildings.

# CHIMNEYS, BOILERS, FURNACES, ETC.

Removal of dangerous

3. Every owner, occupier, or person using a building in chimneys, etc. which any chimney, fire-place, hearth, oven, boiler, furnace, stove, steam pipe, stove pipe, funnel, flue, or place for making or keeping fire, or keeping ashes, is deemed to be dangerous, shall upon receiving a notification from the Inspector of Buildings so to do, immediately discontinue the use of or remove the same as he may be directed.

# BUILDINGS ON NARROW STREETS.

Dwellings not to be erected on Streets less than 30 feet in width.

4. No dwelling-house or other building intended to be occupied for human habitation shall hereafter be erected on any street which is less than thirty feet in width.

Vacant grounds attached to dwelling houses.

5. Every dwelling-house or other erection occupied as a dwelling-house shall have attached thereto a vacant space having an area of at least three hundred square feet on which no tained. previous t

REGULAT

6. In a warehous building within se sidewalk dent stru level of the sidew entire ler plank laid sides at planked i left free :

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8. N on shavi any sid any stre space w width

which no building of any kind shall be erected or maintained. This section shall not apply to buildings erected previous to the eighth day of July, 1889.

By-law 2468.

# REGULATIONS DURING THE ERECTION OF BUILDINGS OR REBUILDING.

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6. In all cases of building or re-building any house, Erections on warehouse, storehouse, or other building, when such front of building is to be erected on the line of any street or buildings in within seven feet thereof, there shall be erected over the erection. sidewalk or footway of the street a scaffold or independent structure not less than eight feet high above the level of the sidewalk or footway, of the full width of the sidewalk or footway, which shall be planked over the entire length and breadth with two layers of two-inch plank laid to break joint properly, and be enclosed on all sides at least eighteen inches above the level of the planked floor aforesaid, the sidewalks of the street being left free for public uses.

7. When the scaffold extends over the sidewalk as Scaffolding mentioned in the last preceding section, the joists must be walks. two by twelve inches deep for a span over six feet, and the caps on the posts must be four by six inches deep. When permission is granted to lay a sidewalk it shall be laid on sills four by four inch, lengths of twelve feet, laid to break joint. Two-inch plank shall be laid across and nailed at each end to the sills with five-inch nails. The hand-rails shall be four by four inches, clean and chamfered, nailed to uprights four by four inches, set upon the ground six feet apart. The sidewalk to be covered over if so ordered by the City Engineer. All gates into the yards formed by these enclosures are to open inwards and not across the sidewalk.

8. No person shall place any lumber, stone, chips, Placing buildon shavings, rubbish or other building material whatsoever ing material on sidewalk any sidewalk; and when buildings are being erected on or roadway. any street, no person shall be allowed to occupy a greater space with any building material than shall allow a clear width of six feet of sidewalk between the curb and the

By-law 2468. barricade; except in such cases as shall be specially ordered by the City Engineer, when one-fourth of the width of any street whereon the tracks of the Toronto Street Railway Company are laid, and one-third of the width of any other street may be so occupied.

Erections en sidewalks in front of buildings in course of erection. 9. Every person receiving the permit of the City Engineer, as aforesaid, shall erect and maintain a close-boarded fence or barricade six feet high, between the part of the sidewalk left for public use and the part occupied by him for the purposes aforesaid.

Liability of persons for injury occasioned by scaffolds and building material on streets 10. Every person who erects or maintains over the sidewalk or footway of any street a scaffold or structure, or who deposits any building material on any street, sidewalk or footway, under the provisions of the foregoing section, shall be responsible to the City for, and shall indemnify the City against all damage or injuries thereby occasioned to any person.

arricades to streets. 11. Where the City Engineer grants permission to take a greater portion of the street than that already specified, the person to whom the permit is granted shall at his own cost erect and maintain a close-boarded barricade, as aforesaid, and put on the outside thereof a sidewalk four feet wide, with a strong handrail around it, to the satisfaction of the City Engineer.

Drains not to be obstructed.

12. No person shall place any stone, lumber, or any building material, fence, barricade, or temporary sidewalk so as to obstruct the free passage of water in the drains, gutters, or water courses.

Removal of building material. 13. No person shall permit any building material to remain on the street longer than, in the opinion of the City Engineer, may be necessary for the erection of the buildings for which such material is designed; and on the completion of the walls and outside work of an ilding, the owner thereof shall within three days thereafter entirely remove all material from the street, and cause the street to

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By-law 2468.

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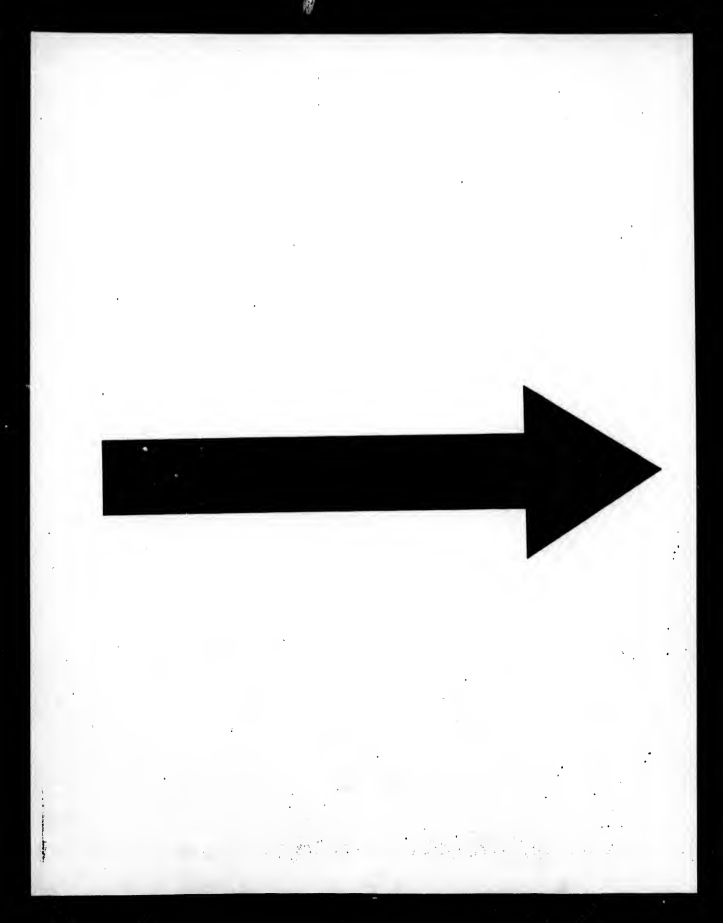
# BAY WINDOWS AND OTHER PROJECTIONS.

14. No shop window or shop front of any building in Shopwin any street, of the width of sixty-six feet and over, shall project at the plinth or stall board more than six inches into or over the line of such street; and no shop window or shop front of any building in any street of a width less than sixty-six feet shall project more than three inches into or over the line of such street. Bay windows, Bay windows. or other projections of a similar nature, except such as are herein particularly mentioned, shall be built of the same materials, and shall be subject to the same regulations as the house or building to which they are attached.

15. No eave-trough, conductor, water-pipe or gutter- Eave-troughs, pipe shall be built or constructed so as to permit or water pipes, cause the water from the roof of any building to escape upon, flow over, or run across or upon any sidewalk; and the Inspector of Buildings shall compel the owners of all buildings hereafter erected, rebuilt, or repaired, to connect all conductors or gutter pipes upon that part of any building abutting upon any street with the drains or sewers upon such street as the ease may be; and the Connecting Inspector of Buildings shall, whenever the sidewalk or with sewers flagging upon any street is being constructed or recon-during repairs structed, compel the owners of all buildings abutting upon such street to connect every conductor or gutter pipe, the water from which would flow over or upon such sidewalk, with the sewer or drain upon such street.

### ENGINES AND FURNACES.

16. No person shall, set up or work any steam engine Steam enwithin the City; or erect, construct, or build, or aid in the gines, furnaces, etc., erection, construction, or building of any fire-place, hearth, not to be or chimney to be used in any iron foundry, furnace, or erected withblacksmith's shop, or in the casting of molten iron or other the Council. metals, or shall make, light, or kindle any fire in or upon any such fire-place, hearth, or chimney, unless the leave of the Council shall have been first obtained.



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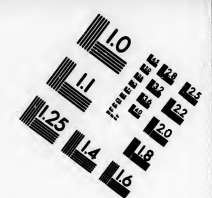
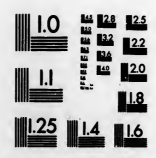


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STATE SERVICE



By-law 2468

#### BOILERS AND OVENS.

Timber not to be laid near furnaces, etc.

17. No timber shall be laid within two feet of the inside of any oven, copper still, boiler, or furnace; nor within nine inches of the opening of any chimney, or within seven inches of the inside of any flue.

#### STOVES.

Stoves not to be placed near any woodwork.

18. No person shall place a stove in any house 'or building without leaving twelve inches clear from any wood-work immediately above such stove, and nine inches from any woodwork opposite the sides of the same.

# CHIMNEYS, PIPES, AND FUNNELS.

Height of chimney stacks.

19. All chimney stacks shall be carried to a height of not less than four feet above the ridge or deck of any roof carried by, connected with, or abutting upon the wall to which the chimney stack is attached; and where a chimney stack is used to carry away smoke or noxious vapours from a manufactory where an engine and boiler of eight or more horse power is used, such chimney shall not be less than sixty feet in height above the level of the street adjoining such manufactory; and where the engine or boiler is from four to eight horse power, the chimney shall not be less than forty feet high.

Pipes or funnels for conveying steam or hot air.

Pipes or funnels, erection of.

20. No pipe or funnel for conveying steam or hot air shall be fixed next any public street or on the front of any building, nor shall any funnel, pipe, or flue for conveying fire and smoke, be fixed on the inside of any building nearer than twelve inches to the face of any timbers of roofs, ceilings, or partitions; nor shall any such funnel, pipe, or flue pass through any timber framing or partition of wood, or wood and lime, or through any wooden floor, in any house, outhouse, fence, or building whatever, unless there shall be a space of at least six inches clear between the said funnel, pipe, or flue, and such framing, partition, or floor, and unless the same shall pass through a chimney of stone, or brick and mortar, or shall be encircled by a rim of solid stone, or brick, or metal, not less than three inches wide, and equal in thickness to the full finished thickness of the framing through which such pipe shall pass.

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21. No occupant of any house or building shall permit any pipe-hole not in use in a chimney in such house or building to remain open, and the same shall be closed Pipe-holes with a stopper or register of metal or other incombustible be stopped material, and each house or tenement shall have separate up. flues.

By-law

# ASHES, HAY, STRAW, ETC.

22. All depositories of ashes shall be built of brick or Depositories other fire-proof material, without wood in any part thereof; and no person not having an ash pit as above prescribed, shall keep more than two bushels of ashes on his, premises.

23. No person shall place or keep any ashes removed Ashes not to from any stove or fire-place in any wooden box, or in certain other wooden vessel, or within three feet of any wooden places. partition in his house, or in any outhouse or shed; or shall place or permit to be placed any hay, straw, or other com- Hay, straw, bustible material uncovered in his courtyard, or lot of etc., to be covered. ground within one hundred feet of any building.

# LADDERS.

24. The proprietor of any house or building, or block of Ladders to buildings, in which there are one or more chimneys shall have for and on his house or building, or block of buildings, one or more ladders of sufficient length to lead from the ground four feet above the eave to which they must be secured; and all ladders to chimneys shall be well and safely fastened thereto with iron hooks; and such proprietor shall, within three days after being required so to do by the Inspector of Buildings, furnish or repair such ladders.

# TANNERIES AND MANUFACTORIES.

25. No person shall establish, set up, carry on, or continue Tanneries, within the City a tannery, fellmongery, or place for boil-established ing soap, making or running candles, or melting tallow, or without a a manufactory of varnish or fire-works, or a coal oil refinery, from the City or other factory, which, from its nature, or the materials Engineer. used therein shall be dangerous in causing or promoting fires, unless and until he shall have obtained from the City

By-law 2468.

Certificate to be renewed annually.

Fee for certificate. Engineer a certificate of compliance with any general regulations which may be prescribed by any by-law of the Council, respecting such trade or business, which certificate shall expire on the thirty-first day of December in each year, and shall be renewed annually. For each such certificate a fee of one dollar shall be paid to the Treasurer for the use of the City by the person obtaining the same.

#### INFLAMMABLE SUBSTANCES.

Coal oil, etc., except in limited quantities not to be kept within certain limits.

Coal oil, etc. not to be emptied into drains or sewers. 26. No larger quantity than five barrels of rock oil coal oil, water oil, or other similar oils, nor any larger quantity than one barrel of crude oil, burning fluid, naphtha, benzole, benzine, or other similar combustible or dangerous materials, shall be kept at any one time in any house, shop, building, or other place whatsoever, within limits A, B, C, and D, nor shall any of the beforementioned fluids be permitted to flow into any drain or sewer of the City.

Certain buildings may be used for the storage of coal oil, etc., in any quantities.

27. Notwithstanding anything in the preceding section contained, when fire-proof buildings, so constructed as to insure at all times a thorough ventilation thereof used for the purpose of keeping or storing rock oil, coal oil, water oil, or other such oils, are isolated or detached at least twenty-five feet from any other building, or when such buildings used for the storage of burning fluid, crude oil, naphtha, benzole, benzine or other similar combustible or dangerous materials, are isolated or detached at least one hundred feet from all other buildings, then any of the said fluids may be kept and stored in such buildings in any quantities whatever; but all portions of the Esplanade east of Jarvis Street and north of a line one hundred and twenty feet north of the north side of Esplanade Street, shall be exempt from the restrictions of this By-law so far as relates to rock oil, coal oil, or water oil, but not so far as it relates to burning fluid, crude oil, naphtha, benzole, benzine, or other similar materials referred to in this section; and no fire shall be taken, lighted or used within the said last mentioned storage buildings, either for heat, light, or any other purpose whatever.

Certain oils may be kept on the Esplanade.

Fire in build ings used for storage of oil. 31. or oth worshi shall b tains and ot in the

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28. Every person desiring to keep or store, in the manner provided by the last preceding section, any of the fluids mentioned in the said section, and every person Persons desirdesiring to keep or store, for the purpose of sale, any of the store or sell fluids mentioned in the said section, shall make a written coal oil, etc., to make appliapplication to the Standing Committee on Fire and Light cation to the for permission so to do, and shall state in such application Fire, and the storehouse, shop, building, or place in which he desires. Light. to keep or store the said fluids, or any of them: and it shall City Inspecbe the duty of the Inspector of buildings, whenever required tor to examine the premises so to do, to examine the premises of the applicant and and report report to the Committee thereon; and upon such report Committee. the Committee shall take action, and grant or refuse permission as to them may seem meet; subject, however, to the approval of the Council.

By-law

#### GUNPOWDER.

29. No person shall have or keep any greater quantity Gunpowder of gun-powder than twenty-eight pounds weight, in any magazines. one place for any longer period than twenty-four hours except in such powder magazine as may be approved of by the Council.

### SMOKING OR CARRYING LIGHTS.

30. No person shall smoke, or have in his possession Smoking and any lighted pipe or cigar, in any stable, carpenter or cabinet- stables, etc. maker's shop, or other shop or building where there are straw, shavings, or other combustible material, or shall carry or keep, or suffer to be carried or kept, any lighted lamp in any livery or other stable unless such lamp or candle shall be enclosed in a lantern or shade, so as to prevent any accident from fire therefrom.

# PUBLIC BUILDINGS.

31. No church, hospital, college, school, hall, theatre, Egress from or other building of a like nature used as a place of ings. worship, or for public meetings of amusement or resort, shall be used or hereafter constructed unless the same contains such a number of doors, halls, stairs, stair railings and other means of egress of sufficient size and strength as in the opinion of the Inspector of Buildings shall afford

By-law 2468 ample facilities for free and rapid egress in case of fire, panic, or other cause. All the doors of such buildings shall be so hinged that they may open freely outwards, and shall remain unfastened so long as the building is occupied by the public.

Public Buildings to be certified by Inspector.

32. No such building shall be erected or altered until the plans of such building so proposed to be erected or altered shall be submitted to the Inspector of Buildings, and certified by him as conforming to the requirements of this By-law; and no such building shall, after the first day of May, 1890, be used for public purposes until the Inspector of Buildings has given his certificate that the construction of the same fulfils the requirements of this By-law.

Inspector to inspect and certify Public Buildings.

33. The Inspector of Buildings shall, whenever required so to do by the owner of any such building, endorse upon the plans for the erection or alteration thereof, his certificate of approval when the same when they conform to the requirements of this By-law; and he shall, whenever required so to do by the owner, occupant, or person in charge of any such building, immediately inspect such building, and give his certificate that such building may be used for the purpose of public gatherings if, in his opinion, its construction fulfils the requirements of this By-law.

Camp stools in passage ways.

34. No camp-stool, draw-seat, chair, sofa, or other seat, or any other obstruction shall be placed in or used in any of the halls, aisles, or passage-ways in any such buildings during the occupation of such buildings by any public assemblage.

Fire hose in theatres etc.

35. The owners or lessees of all theatres and places of public amusement shall keep attached to a plug or water attachment sufficient hose, of the size used by the Fire Department, to extend to the furthest limits of the theatre or place of amusement, and the hose shall be kept at all times in good order and repair, and ready for immediate use.

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### VENEERED BUILDINGS.

36. No person shall erect within the limits of the City any brick-veneered building on wooden foundations, of veneered or veneer with brick any wooden building heretofore buildings. erected unless brick or stone foundations shall have been first erected or placed under such veneering. No brick veneer shall be allowed for more than two stories and the whole height from ground to plate shall not be more than twenty-five feet, and no gable shall exceed this height by more than ten feet; and every fourth course of brick shall be nailed every two feet with six-inch nails to the studding.

By-law 2468

Foundations.

#### UNSAFE BUILDINGS.

37. When any building in course of erection, alteration, Buildings in or repair, or any of the scaffolding or hoists connected tion deemed therewith, shall be deemed unsafe by the Inspector of unsafe to be Buildings, the owner, contractor, or agent shall be notified at once to make the same safe and secure; and every person so notified who fails, within twenty-four hours, to comply with such notice, shall be subject to the penalties of this By-law.

38. Whenever any building is, by reason, of age, acci- Dangerous dent, or damage by fire, in danger of falling or being set buildings to be put in a on fire, and endangers the surrounding property or the safe condilives of the citizens, the Inspector of Buildings shall notify the owner, agent, or other person having charge of such building, to put the same at once in a safe condition to guard against fire or dangerous accident; and every person who fails within twenty-four hours to comply with such notice shall be subject to the penalties of this By-law.

#### LUMBER AND WOOD YARDS.

39. No person shall collect or allow to be collected any Accumulalarge quantity of lumber upon any lot of land, unless the tion of lumber. same is to be used forthwith in the erection of a building upon or adjacent to the said lot of land.

40. No person shall establish a lumber yard within Limits within the following limits, that is to say: commencing at the which lumber yards not to be established

By-law 2468.

intersection of the centre line of Berkeley Street with the centre line of Esplanade Street; thence northerly along the centre line of Berkeley Street to the centre line of Carlton Street; thence westerly along the centre line of Carlton Street to a point one hundred and twenty feet east of the eastern limit of Yonge Street; thence northerly paralled with Yonge Street to the centre line of Maitland Street; thence westerly along Maitland Street to the centre line of Yonge Street; thence northerly along the centre line of Yonge Street to the centre line of Breadalbane Street produced; thence westerly along the centre line of Breadalbane Street to a point one hundred and twenty feet west of the western limit of Yonge Street; thence southerly parallel with Yonge Street to the centre line of the Yonge Street Avenue; thence westerly along the centre line of the Yonge Street Avenue and College Street to the centre line of Spadina Avenue; thence southerly along the centre line of Spadina Avenue and Brock Street to the centre line of Esplanade Street; thence easterly along the centre line of Esplanade Street to the place of beginning, and no lumber yard shall be established in any place within the city unless the permission of the City Council shall have been first obtained.

Inspection of lumber yards.

41. The Inspector of Buildings shall from time to time inspect all lumber yards, wood yards, and other places where wood, lumber, or other inflammable material is stored, and shall enforce compliance with the provisions of this By-law, and require the owners or occupiers to take such precautionary measures against fire as may be necessary and proper.

Regulations respecting lumber yards. 42. No lumber or wood in any wood or lumber yard shall be piled within a distance of at least ten feet from any wooden building in the vicinity of such wood or lumber yard, and all wood and lumber yards shall have roadways passing from front to rear at least twelve feet wide, and not more than thirty-two feet apart and lumber piles shall not exceed twenty feet in height, and wood piles shall not exceed fourteen feet in height.

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#### FIRE LIMITS.

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By-law Fire Limits.

43. For the purpose of preventing the spread of fire, there shall be within the City four fire limits, viz., Limits A. B. C. and D. as set forth in the schedule to this By-law.

44. Any street or part of a street defined by cross streets Limits may or lanes at each end, may, by By-law, be included in any of be extended upon petition the fire limits, upon the petition of two-thirds of the of ratepayers. ratepayers, representing one-half in value of the assessed real property on the street or part of a street so petitioned for to be included.

SECTIONS APPLICABLE TO LIMITS A.

45. The following sections, numbered from 46 to 54 Limit A. inclusive, shall apply only to Limit A.

#### CONSTRUCTION OF BUILDINGS.

46. No building shall be crected or placed on old or Construction new foundations, or on foundations partly new and partly old, unless the same shall be built with main walls of brick, iron, or stone, and roofing of incombustible material, and no wall of any building two stories in height and Thickness of upwards, built of brick, and no external or party walls, shall be less than one brick and a half in thickness for the first two stories thereof, or less than twelve and a-half inches in actual measurement; and all brick walls shall be carried up on the construction aforesaid to the underside of the roof boards, whether front, rear, or gable walls; and all gable or parapet walls surmounting roofs of buildings shall be at least one brick or nine inches in thickness, and shall be carried to the full height of one foot six inches above the roof on a square line therewith; and such walls, if built of stone, shall not be less than eighteen inches in thickness, carried up to their full thickness to the underside of the roof boards, whether front, rear, or gable walls; and all gable or parapet walls surmounting roofs of buildings, if built of stone, shall not be less than sixteen inches in thickness, and shall be carried up to the full height of one foot six inches above the roof on a square line therewith; and all the exterior walls of sheds Exterior walls abutting on lanes or passages other than streets shall be of sheds.

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Walls of buildings under two stories in height. constructed of brick or stone, not less than nine inches in thickness. All buildings built of brick, under two stories in height, may be built of one briek in thickness, but shall not be less than nine inches through in actual measurement; and when a building is more than forty feet in height, the ground-floor walls shall be at least two bricks or not less than sixteen inches thick; and when a building is more than sixty feet in height, at least two and a half bricks or not less than twenty-one inches thick on the ground floor, and two bricks or not less than sixteen inches thick on the first floor. Party walls shall be of corresponding thickness, and for every additional fifteen feet in height four inches [shall be added to the thickness of the walls. The foundation walls shall, in all cases, be at least six inches thicker than the wall built thereon.

Wooden erections.

47. No wooden privies, wood sheds, or any other wooden erection or structure whether wholly or partly enclosed shall be erected within the fire limit A.

# PARTY WALLS, ARCHES, AND CHIMNEYS.

Party walls.

48. All party walls shall be between house and house except in parts where each house has independent walls, Party walls not being of sufficient thickness, shall be taken down when one or more of the adjoining houses require to be rebuilt. Ends of timbers lying through old party walls shall be cut off when new buildings are erected against them. External walls shall not become party walls unless the same have been previously erected in accordance with the provisions of section 46 of this Bylaw. The brickwork in all party walls and external walls shall be properly bonded in every case.

Timber in party arches or party wails. 49. No timber shall be laid into any party arch, except for bond to the same, nor into any party wall other than such templets, chains, and bond timbers as shall be necessary for the same, and other than the ends of girders, beams, purlins, binding or trimming joists, or other principal timbers, all of which timbers shall have at least eight inches and a half of solid brickwork between the ends and sides thereof and the timber

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arch, y wall bers as an the mming imbers bricktimber of any building adjoining thereto; and the ends of every girder, beam, purlin, binding or trimming joist, and every other piece of principal timber, may be laid beyond the centre of any party wall, providing that there be left eight inches and a half of solid brick or stone work at the end of every such piece of timber, except in places where any part of the ends of such timber shall lie opposite to and level with any part of the ends of any timber of any adjoining building, in which case no part of such timber shall approach nearer than two inches and a half to the centre of the said party wall.

By-law

50. No block of warehouses or storehouses or other Warehouses buildings (except churches, public halls, and opera houses) not to exceed shall contain more than forty squares of building on the of building ground floor thereof, including internal and external and without being half the party walls belonging thereto, unless such build- party walls. ing be separated and divided by party walls into divisions of not more than forty squares of building each as aforesaid, unless the permission of the City Council shall be first obtained. No block of warehouses or other build-Buildings conings shall communicate with any other block of warehouses each other or other buildings through a party wall, nor shall any through a stable communicate with any other stable through a party party walls. wall, unless the door-case and sill of every such communication be of stone, or wood covered with tin, and unless there be to every such communication a door of two thicknesses of wood covered on both sides with tin. No timber Timber bonds bond or lintel shall be laid into the brickwork of any wall in any such buildings nearer than eighteen inches to the opening of such communication, unless the door case and sills of every such communication be of stone or of wood cased with tin.

# ROOFS AND VERANDAHS.

51. All roofs of buildings, roofs of lanterns, coverings of Roofs. domes, spires, flats or towers, platforms or deck roofs, or other coverings of buildings, shall be finished externally with tin, iron, zinc, copper, slate, tile, or felt and gravel, or with shingles laid in hair mortar not less than one-half of an inch in thickness, or with some other

By-law 2465.

material of an incombustible nature; and no roof of any building already erected shall hereafter be re-laid or re-covered except with the materials before enumerated.

Verandahs.

52. No gallery or verandah, constructed or covered with timber or other combustible material, shall be erected in connection with any house, warehouse, or other building on any other floor than the ground floor thereof, unless the same shall be wholly covered with some incombustible material, enumerated in the next preceding section of this By-law.

Window sills eave troughs cornices, etc.

53. No window sills, dressings, string courses, eave troughs, cornices, or other details or ornaments in any way projecting from the face of external walls, or surmounting the same, shall be fixed to any such walls above the line of shop fronts of any buildings, or surmounting the party walls thereof; unless such details, dressings, or ornaments shall be constructed of stone, brick, or iron, or shall be completely covered with iron, tin, zinc, copper, or some other material of an incombustible nature.

#### CDANES

Cranes and hoisting-gibs. 54. All cranes and hoisting-gibs projecting from the face of any external wall of any house, warehouse, storehouse or other building above the ceiling line of the ground floor, shall be constructed of iron or other incombustible material, or covered internally and externally with incombustible material. No such crane or gib shall project over any street or lane of a less width than fourteen feet.

# SECTIONS APPLICABLE TO LIMITS A, B, AND D.

Limits A, B, and D.

55. The following sections, from 56 to 62 inclusive, shall apply only to Limits A, B, and D.

# REMOVAL OR ENLARGEMENT OF FRAME BUILDINGS.

Removal or enlargement of frame buildings. 56. Any removal or enlargement of a frame building shall be considered a re-erection of such building subject to the terms of this By-law, and any repairs to any building which it will be necessary to execute to the extent of one-half of the whole value of such building shall be considered a re-erection thereof, subject to the

terms of Committee from the comply Limits

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to the uilding to the terms of this By-law. On receiving permission from the Committee on Works, persons may remove frame buildings from the Limits A and B, on their undertaking to Removal of comply with the requirements of the law in the Fire ings from Limits to which such buildings are removed.

By-law

Limits A and

#### CUTTING INTO PARTY WALLS,

57. Party arches, or the shafts of any chimneys, shall Cutting not be cut or maimed for any purpose whatsoever; nor or walls or shall any party wall be cut or maimed otherwise than for shafts of the purposes and in the manner hereinafter mentioned, that is to say: When the front or back wall of any house or building, being in a line with the front or back wall of the house or building adjoining thereto, shall be built, it shall be lawful to cut or break not less than nine inches from the external face of such front or back wall, for the purpose of inserting therein the end of such new front or back wall; but in no case shall such breaks be cut more than four inches and a-half into the party wall; and it shall be lawful to cut into any party wall for the purpose of tailing-in stone steps or stone landings, or for timbers for bearers to wood stairs, provided that no timber bearer be laid into any party wall nearer than nine inches to any chimney or flue whatever, or eight inches and a-half to any timber of an adjoining house, and for the purpose of laying therein stone corbels for the support of chimney jambs, girders, beams, or joists; and it shall be lawful to cut perpendicular recesses into any party wall for the purpose of inserting walls and piers therein, provided no recess shall be more than fourteen inches wide, or more than four inches deep, and no such recess be nearer than ten feet to any other recess; but any person who shall cut into any party wall for any of the purposes aforesaid, shall immediately make good every defect occasioned by the cutting of such party wall; and no party wall shall be cut for any of the purposes aforesaid, the cutting whereof will injure, displace, or endanger the timbers, chimney flues, or internal finishings of an adjoining house or building.

BREASTSUMMERS.

58. Breastsummers in all cases shall be carried on brick Breastsumor stone walls or piers, or on cast iron columns seated on mers.

By-law 2468.

stone, and shall in no case be carried on storey posts or other timber supports; and when the ends of any breast-summer shall approach the centre line of any party wall nearer than four inches and a half, such ends shall be encased and entirely surrounded in cast iron shoes. Castiron column supports, brick or masonary walls must in no case exceed in height thirty times the diameter of said column in buildings more than thirty feet in height. And this provision shall also apply to Limit C, when the building is of brick, stone, or iron.

Cast iron column supports.

Construction of breastsummers.

59. Breastsummers in front or rear or in any other part of a building on which a brick or stone wall is to be built, shall be made of wrought iron, supported by iron columns set on stone foundations.

# CHIMNEYS, FLUES, AND HEARTHS.

Chimneybreasts when supported by timber.

in party walls

timber.

60. No breast of any chimney shall be supported by timber, excepting such piling or planking as may be necessary in the foundations, and all timber shall be eight inches at least below the hearth; chimneys back to back in party walls shall be in the chimney back at least one brick or nine inches in thickness; chimney backs in party walls, not being back to back with any other chimney shall be at least seven inches clear from the party line. The thickness above specified shall be continued to a height of at least twelve inches above the mantel in every case. All flues built in internal, external, or party walls shall be surrounded by brickwork not less than seven inches in thickness.

Flues.

Partitions or widths between flues.

61. All partitions or widths between flues shall be at least half a brick in thickness, and the breast and back of every chimney, and every breast, back, and partition or width of any flue, shall be parapetted within.

Chimney hearths. 62. Chimney hearths shall, in all cases, be laid wholly on brick or stone, unless the same be in a cellar or basement storey, and be laid and bedded in solid earth; and every chimney shall have a slab or slabs, or foot pieces before the same, of stone, brick, marble, iron, or cement, at

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SECTION APPLICABLE TO LIMITS A, B, C, AND D.

63. The following sections from 64 to 67 inclusive shall Limits A, B, apply only to limits A, B, C, and D.

# ERECTION AND ALTERATION OF BUILDINGS.

64. No person shall commence the erection of any new Repairing old building, or the repair or alteration of any old building, when the cost of such repairs or alterations exceeds the sum of one hundred dollars, until he shall have first submitted the plans and specifications of the proposed building, alterations, or repairs to the Inspector of Buildings, and shall have obtained his written certificate that the proposed building, alterations, or repairs, are in compliance with the provisions of this By-law, and will not involve a violation of any By-law or regulation of the City relating to prevention of fires or the erection, repair, or alteration of buildings.

65. No person shall commence the erection of a Plans of probuilding until a correct ground or block plan of such posed buildings to be proposed building, drawn to a scale of eight feet to an deposited inch and shewing the levels of the cellars and basements spector. of such proposed building with reference to the level of the nearest adjoining street, shall have been deposited in the Office of the Inspector of Buildings, who shall be responsible for the safe keeping of such plan, and shall, upon request, give to the person filing the same a certificate of the date of such deposit.

66. In case any deviation is made during the progress Deviations of the construction of such building from the original plan from original plans. thereof as filed under the preceding section, it shall be the duty of the person who filed the same to alter or procure the alteration of such original plan, or to file a new and correct plan, within thirty days after the completion of such building.

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Wooden porches.

Bay windows

#### PORCHES AND BAY WINDOWS.

67. Wooden porches may be erected, but they must not be larger than six feet, by eight, and one storey high. Gables, bay and oriole windows covered with tiles may be erected in the residential districts, when the buildings are detached or semi-detached; a space of at least two feet must be maintained between such erections and the boundary line of the adjoining lot.

SECTIONS APPLICABLE TO LIMIT B, NOT INCLUDED IN LIMIT A.

Limit B not included in Limit A.

68. The following sections 69 and 70 shall apply only to that portion of Limit B not included in Limit A.

# CONSTRUCTION OF BUILDINGS.

Construction of Buildings.

69. No building shall be erected or placed on old or new foundations, or on foundations partly new and partly old urless the same shall be built with main walls of brick. iron, or stone, and roofing of felt or gravel, or shingles laid in hair mortar not less than half an inch in thickness, or other incombustible material; and no wall of any building two storeys in height and upwards, built of brick, and no external or party walls, shall be less than one brick and a half in thickness, for the first storey, and one brick in thickness, or less than nine inches in actual measurement, for the other storeys thereof; and all brick walls shall be carried up on the construction aforesaid to the underside of the roof boards, whether front, rear, or gable walls; and all gable or parapet walls surmounting roofs of buildings shall be at least one brick or nine inches in thickness, and shall be carried to the full height of one foot six inches above the roof on a square line therewith; and such walls, if built of stone, shall not be less than eighteen inches in thickness, carried up to their full thickness to the underside of the roof boards, whether front, rear or gable walls; and all gable or parapet walls surmounting roofs of buildings, if built of stone, shall not be less than sixteen inches in thickness, and shall be carried up to the full height of one foot six inches above the roof on a square line therewith; and all the exterior walls of sheds abutting on lanes or passages other than streets, shall be constructed of brick or stone not less than nine

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inches in thickness. All buildings erected in terraces or By-law rows must have one brick party wall to at least every thirty feet in length of frontage, and such party walls Party walls must be equal in thickness to that required for outer walls, and be carried eighteen inches above the roof as before mentioned. The party walls in all semi-detached houses Party walls in must be carried up close and flush to the roof boards to ed houses. divide each separate tenement, and to go through the roof to every second tenement, with parapet walls.

# WOODSHEDS AND CORNICES.

70. Wooden privies and woodsheds not exceeding ten Woodsheds. feet by fourteen feet, one storey high of ten feet, and distant at least six feet from any other buildings, and from any street may be erected (subject to the provisions of any By-law relating to the Public Health); and projecting Wooden wooden cornices both to eaves and gables of buildings may cornices. be constructed.

# SECTIONS APPLICABLE TO LIMIT C.

71. The following sections 72 and 73 inclusive, shall Limit C. apply to limit C only:

#### CONSTRUCTION OF BUILDINGS.

72. No buildings or erections of any description shall Construction be constructed of wood unless the roof of the same shall buildings. be constructed of some incombustible material or be covered with a rough coating of mortar, of at least half an inch in lickness, then to be sheeted with galvanized or corrugated iron, except when the roofs are flat, in which case they shall be covered over with felt and gravel, and the outer walls sheeted with galvanized or corrugated iron nailed on cleats in such a manner as to leave an air space between the iron and the wood, the whole to be approved of by the Inspector of Buildings.

73. No person shall erect any building until the plans Plans of thereof shall have been submitted to and approved of buildings to be submitted by the Inspector of Buildings, and certified by him as to Inspector conforming to the provisions of this By-law, and that the of buildings. same will not involve a violation of any By-law or regu-

By-law

lation of the City relating to the prevention of fires, or the erection and repair or alteration of buildings.

# SECTION APPLICABLE TO LIMIT D.

Limit D.

74. The next following section shall apply to Limit D.

# CONSTRUCTION OF WOODEN BUILDINGS.

Wooden buildings to

Woodsheds.

75. No wooden buildings shall be erected on old or berough-cast. new foundations, or on foundations partly new and partly old, unless the same shall be rough-cast and roofed with some incombustible material or shingles laid in hair mortar at least half an inch in thickness, and no roof of any building already erected shall be relaid except with the materials in this section mentioned: But the provivisions of this section shall not apply to woodsheds or privies except where the same are attached to a main building.

# PENALTIES.

Penalty.

Distress.

76. Any person convicted of a breach of any of the provisions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the Commitment. offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

Summary proceedings.

77. Upon a conviction for a breach of any of the provisions of this By-law, the convicting Magistrate besides imposing a penalty under the next preceding section, may order the offender to carry out the requirements of this By-law, within a time to be limited by the order, and in default of the offender carrying out such order, the City Engineer, the City Commissioner, or other person duly authorized, shall forthwith, at the expense of the offender take s By-lav costs n non-pa manne

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take such means to carry out the requirements of this By-law as shall be necessary, and the expense thereof with costs may be recovered by action or distress, and in case of non-payment thereof the same shall be recovered in like manner as municipal taxes.

By-law 2468.

# SCHEDULE.

# FIRE LIMITS.

# Limit A.

The following shall be the boundaries of Limit "A.": Limit A. Commencing at the intersection of the centre line of Queen Street with the centre line of Jarvis Street; thence westterly along the centre line of Queen Street to the centre line of Portland Street; thence southerly along the centre line of Portland Street, and the production thereof, to a point distant 120 feet measured southerly thereon from the south limit of Front Street; thence easterly parallel with Front Street to a point distant 120 feet measured westerly on the same course from the west limit of Simcoe Street: thence southerly parallel with Simcoe Street to the south limit of the Esplanade; thence easterly along the south limit of the Esplanade and the southerly limit of the right of way of the Grand Trunk Railway to the centre line of Cherry Street; thence northerly along the centre line of Cherry Street to the centre line of Front Street; thence westerly along the centre line of Front Street to the centre line of Jarvis Street; thence northerly along the centre line of Jarvis Street to the centre line of Queen Street and place of beginning. As shewn in blue on a plan filed in the office of the City Clerk.

## Limit B.

The following shall be the boundaries of Limit "B.": Limit B. Commencing at the intersection of the centre line of Jarvis Street with the centre line of Queen Street; thence southerly along the centre line of Jarvis Street to the centre line of Front Street; thence easterly along the centre line of

By-law 2468 Front Street to the centre line of Cherry Street; thence southerly along the centre line of Cherry Street to a point distant 120 feet measured on the same course from the northerly limit of the channel of the River Don; thence easterly parallel with the northern limit of said channel to a point distant 120 feet measured westerly from and at right angles to the west limit of the West Road laid out along the new channel of the Don improvement; thence northerly parallel with said limit of road to a point distant 120 feet measured southerly from and at right angles to the south limit of Queen Street east; thence easterly parallel with Queen Street east to the centre line of Leslie Street; thence northerly along said line to a point distant 120 feet measured northerly from and at right angles to the north limit of Queen Street east; thence westerly parallel with Queen Street east to a point distant 120 feet westerly from the west limit of the West Road laid at along the new channel of the Don improvement; thence northerly parallel with said limit of road to the centre line of Winchester Street; thence northerly along said line to a point distant 120 feet measured north-easterly from and at right angles to the east limit of the East Road laid out along the new channel of the Don improvement; thence southerly parallel to said limit to a point distant 120 feet measured southerly from and at right angles to the southerly limit of Gerrard Street east; thence easterly parallel to Gerrard Street east to a point distant 120 feet measured easterly from and at right angles to the east limit of Logan Avenue; thence northerly parallel with Logan Avenue to the north City limit; thence westerly along the north City limit to the intersection of the north-easterly City limit; thence northwesterly along said limit to the centre line of Sherbourne Street produced northerly; thence northerly along said produced line to the intersection of a line drawn parallel with the north limit of Macpherson Avenue distant 120 feet measured northerly therefrom; thence westerly along said line to a point distant 120 feet measured easterly from the east limit of Yonge Street; thence northerly parallel with Yonge Street to the north limit of the City; thence westerly along said limit to the intersection of the westerly City limit; thence southerly along

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said limit to the northerly City limit; thence westerly along said limit to the westerly limit of the City; thence southerly along said limit to the north-westerly City limit being the centre line of Rathnelly Crescent; thence south-westerly along said limit to the east limit of the Poplar Plains Road; thence southerly along said east limit to the centre line of the Davenport Road; thence southerly along said limit to the centre line of Dupont Street; thence westerly along said line to the limit between Township Lots 24 and 25; thence southerly along said line to the centre line of the westerly portion of Dupont Street; thence westerly along the centre line of said portion to the centre line of Bathurst Street; thence southerly along said centre line to a point distant 120 feet north of the north limit of Bloor Street; thence westerly parallel with Bloor Street to the line between Township Lots 34 and 35 in the Second Concession; thence southerly along said line to the centre line of Bloor Street; thence westerly along said centre line to the division line between Township lots 35 and 36 in the First Concession; thence southerly along said line to the top of the bank of Lake Ontario; thence south-easterly and easterly along the top of the bank to the centre line of Dufferin Street; thence northerly along said centre line to the limit of the Great Western division of the Grand Trunk Railway; thence easterly along said limit to the north-easterly limit of the right of way of the Canadian Pacific Railway Company (formerly the Toronto, Grey, and Bruce Railway Company); thence southerly along said limit to the intersection of the waters edge of the Bay; thence easterly along said waters edge to the intersection of the production southerly of the centre line of Portland Street; thence northerly along said centre line to the centre line of Queen Street; thence easterly along said centre line to the centre line of Jarvis Street and place of beginning, excepting thereout the lands included within the following boundaries:

Firstly. Commencing at a point distant 120 feet northerly frem the north limit of Queen Street west, being also distant 120 feet westerly from the west limit of Dovercourt Road; thence northerly parallel with Dovercourt

By-law 2468. By-law 2468.

Road to a point distant 120 feet measured southerly from and at right angles to Dundas Street; thence westerly parallel with Dundas Street to a point distant 120 feet measured westerly from and at right angles to Dufferin Street; thence northerly parallel with Dufferin Street to a point distant 120 feet northerly from the north limit of College Street; thence easterly parallel with College Street to a point distant 120 feet westerly from the west limit of Dovercourt Road; thence northerly parallel with Dovercourt Road to a point distant southerly 120 feet from the south limit of Bloor Street; thence westerly parallel with Bloor Street to a point distant 120 feet easterly from the east limit of Dundas Street; thence southerly and southeasterly parallel with Dundas Street to a point distant 120 feet measured easterly from and at right angles to the easterly limit of Sovauren Avenue; thence southerly parallel with Sorauren Avenue to a point distant 120 feet northerly from the northerly limit of Queen Street west; thence easterly parallel with Queen Street west to the place of beginning.

Secondly. Commencing at a point distant 120 feet southerly from the south limit of Bloor Street, being also distant 120 feet easterly from the east limit of Ossington Avenue; thence easterly parallel with Bloor Street to a point distant 120 feet westerly from the west limit of Manning Avenue; thence southerly parallel with Manning Avenue to a point distant 120 feet northerly from the north limit of College Street; thence westerly, northwesterly and westerly parallel with College Street to a point distant 120 feet easterly from the east limit of Ossington Avenue; thence northerly parallel with Ossington Avenue to the place of beginning.

Thirdly. Commencing at a point on the centre line of Dufferin Street at the intersection of the north limit of the right of way of the Great Western division of the Grand Trunk Railway; thence easterly along said limit to the northeasterly limit of the right of way of the Canadian Pacific Railway (formerly the Toronto, Grey and Bruce Railway); thence southeasterly along said limit to the intersection of the water's edge of Lake Ontario; thence

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westerly along said water's edge to the intersection line of Dufferin Street; thence northerly along said centre line to the place of beginning. By-law 2468.

As shewn in pink on a plan filed in the office of the City Clerk.

# Limit C.

The following shall be the boundaries of Limit "C.": Limit C. Commencing on the south limit of the Esplanade at a point distant 120 feet westerly from the west limit of Simcoe Street; thence northerly along said limit to a point distant 120 feet southerly from the south limit of Front Street; thence westerly parallel with Front Street to the centre line of Portland Street; thence southerly along said limit to the water's edge of Lake Ontario; thence westerly along said water's edge to the intersection of the easterly limit of the right of way of the Canadian Pacific Railway (formerly the Toronto, Grey, and Bruce Railway); thence south 16 degrees east to the southerly limit of water lots, or to such other limit as may hereafter be determined as the southerly limit of water lots; thence easterly along said southerly limit to the east limit of Parliament Street; thence southerly along said limit to the intersection of a line drawn 120 feet measured southeasterly from and at right angles to the southerly bank of the River Don; thence northeasterly parallel with said bank to the intersection of a line drawn 120 feet measured easterly from and at right angles to the easterly limit of the easterly road laid out along the new channel of the Don improvement; thence northerly parallel with said limit to the centre line of Winchester Street; thence southwesterly along said line to the intersection of a line drawn 120 feet westerly from and at right angles to the west limit of the West Road laid out along the bank of the new channel of the Don improvement; thence southerly parallel with said limit to a point distant 120 feet northerly from the north bank of the River Don; thence southwesterly parallel with said bank to the intersection of the southerly limit of the right of way of the Grand Trunk Railway; thence westerly along said limit and along the southerly limit of the Esplanade to the place of beginning.

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By-law 2468. As shewn in green on a plan filed in the office of the City Clerk.

# Limit D.

Limit D. The following shall be the boundaries of limit "D."

Comprising the blocks of land excepted in the descriptions of limit B, together with all the rest of the City not included in any of the above described limits,

excepting thereout:

Firstly. All that part of the City lying eastward of the west limit of Leslie Street, together with the lands known as the Marsh Lands, also the Island of Toronfo.

Secondly. All that part of the City lying to the westward of the division line between Township Lots 35 and 36, and the strip of land bounded on the north by the top of the bank of Lake Ontario, on the south by the southerly limit of the water lots adjoining to the south, on the east by the centre line of Dufferin Street produced southerly.

As shewn in yellow on plan filed in the office of the City Clerk.

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By-law 2469

# No. 2469

# A By-law to Regulate the Public Markets and Weigh Houses.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

# COMMITTEE ON MARKETS AND HEALTH.

1. The Standing Committee on Markets, Licenses and Committee to Street Cleaning shall have power to make rules and regulations relating to the duties of officers employed in the markets, the management of the markets, and the order and good conduct of the lessees or occupants thereof, and of all persons attending or frequenting the same.

# THE PUBLIC MARKETS.

- 2. The Public Markets of the City shall be named Markets of the City.

  Markets of the City.
- 1. The St. Lawrence Market.

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- 2. The Grain, Flour, and Meal Market.
- 3. The Hay and Straw Market.
- 4. The St. Patrick's Market.
- 5. The St. Andrew's Market.
- 6. The Western Cattle Market.

# LIMITS OF THE SEVERAL PUBLIC MARKETS.

- 3. The following shall be the limits of the several Limits of Public Markets:—
- The St. Lawrence Market: Commencing at the Upper St. Lawrence north-east corner of the St. Lawrence Building; Market.

26

By-law 2469

thence easterly along a line parallel to the south side of King Street, to a point distant twelve feet westerly from the east side of Jarvis Street; thence southerly along a line drawn parallel to the east side of Jarvis Street, to intersect the line of the southern limit of the St. Lawrence Arcade produced eastward; thence westerly along the line of the southerly limit of the St. Lawrence Areade to a point distant twelve feet easterly from the western limit of West Market Street; thence northerly along a line drawn parallel to the west side of West Market Street to intersect the line of the northern front of the St. Lawrence Buildings, produced westerly; thence easterly along a line parallel to King Street to the north-west corner of the St. Lawrence Buildings; thence southerly, easterly, and northerly, following the line of the main the St. Lawrence Buildings to the place of beginning.

Grain, Flour, and Meal Market. The Grain, Flour, and Meal Market:-Commencing at the south-east angle of the St. Lawrence Market; thence westerly along the southern boundary of the said market to its south-west angle; thence southerly along a line drawn parallel to the west side of West Market Street, until it intersects a line drawn parallel to and distant thirty feet north of the north front of the City Hall, thence easterly along the said line parallel to the City Hall, until it intersects the eastern limit of the St. Lawrence Market, produced southwards; thence northerly along the said easterly limit of the St. Lawrence Market produced to the place of beginning; saving and excepting that portion of the said premises allotted for the sale of meat by the quarter, as by the sixth section of this By-law is provided.

Hay and Straw Market. 3. The Hay and Straw Market:—Commencing at a point in the eastern boundary of the St. Lawrence Market twelve feet south of the north line of Front Street; thence easterly along a line parallel to the north side of Front Street to the west side of Berk-

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ley Street; thence southerly along the westside of Berkley Street to a point twelve feet north of the south side of Front Street, thence westerly along a line parallel to the said south side of Front Street, until it intersects the western boundary of the St. Lawrence Market, produced southerly; thence northerly in a direct line to the place of beginning.

By-law

4. The St. Patrick's Market :- Commencing at a point on St. Patrick's the north side of Queen Street West, distant one hundred and twelve feet easterly from the east side of John Street; thence northerly along a line parallel to John Street, to the south side of Dufferin Place; thence easterly along the south side of Dufferin Place eighty-nine feet; thence southerly along a line parallel to McCaul Street to the north side of Queen Street; thence westerly along the north side of Queen Street to the place of beginning.

5. The St. Andrew's Market :- Commencing at a point St. Andrew' in the southern limit of Richmond Street at the point of its intersection by the westerly limit of Brant Street; thence southerly along the westerly limit of Brant Street to the northerly limit of Adelaide Street, thence westerly along the northerly limit of Adelaide Street to the easterly limit of Maud Street, otherwise known as Market Street, thence northerly along the easterly limit of Maud Street to the southerly limit of Richmond Street, and thence easterly along the southerly limit of Richmond Street to the place of beginning.

6. The Western Cattle Market: - Commencing on the Cattle Market southerly limit of Wellington Avenue, at the intersection of the westerly limit of Chamberlin Avenue, thence westerly along said south limit to the easterly limit of lands now occupied by J. B. Smith & Son as a lumber yard, thence southerly along said east limit to the northerly limit of the right of way of the Grand Trunk Railway, thence easterly along said limit to the westerly limit of Block D, Registered Plan D 246,

By-law

thence northerly along said limit to the south-westerly limit of Chamberlin Avenue; thence westerly along said limit to the place of beginning.

Markets not to obstruct travel on streets.

Provided always, that any part of the said Markets, which may be in or upon any of the streets or lanes of the City, shall at all times be subsidiary to the use of the same as lanes, streets or thoroughfares respectively, and shall be so used as not wholly or seriously to obstruct the travel thereon.

SPECIAL PROVISIONS RESPECTING THE ST. LAWRENCE. ST. ANDREW'S, AND ST. PATRICK'S MARKETS.

Use of Arcade in St. Law-

4. The Arcade and the shops and stalls therein, in the rence Market. St. Lawrence Market, shall be used for butcher shops or stalls, and for the sale of butter, cheese, and eggs, and for no other purpose or business, without a special license, in writing, from the Standing Committee on Markets, Licenses, and Street Cleaning, signed by the General Inspector of Licenses.

Butchers' shops.

5. Those portions of the St. Lawrence Market on East and West Market Streets, authorized to be used as part of the market, up to the building at present used for butchers' shops and stalls, shall be used for the sale of fruit and vegetables, produce and provisions brought into the City, and for no other purpose whatever, save and except the space of thirty feet along the north side of the southern transept of the St. Lawrence Arcade on both sides of the arcade, which shall be used, on the west side for the sale of poultry, and on the east side for the sale of fish.

Fruit and vegetables.

Poultry.

carcase.

Sale of meat by the quarter

6. All persons attending the St. Lawrence Market with waggons, carts, or other vehicles, having therein fresh meat for sale by the quarter, shall offer and expose the same for sale in front of the south side of the southern transept of the St. Lawrence Arcade, and at no other place whatever.

Horses, cattle, sheep, etc.

7. Horses, cattle, calves, sheep, and swine shall be excluded from the St. Lawrence Markets, except calves, sheep, and swine which may be in farmers' waggons, properly secured from running at large.

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8. The shops and stalls in the Southern Extension of the St. Andrew's Market Building shall be used for butcher shops or stalls and for the sale of butter, cheese, eggs, fruits, Shops and stalls in St. and vegetables, and for no other purpose or business, Andrew's without a special license in writing from the said Committee signed by the General Inspector of Licenses; and no fresh meat shall be sold in any of the shops under the Hall in the main building, or in any part of the main building.

By-law

9. The gates of the St. Lawrence, St. Andrews and Markethours. St. Pat licks markets shall be opened every morning (Sundays excepted) at five o'clock, between the first day of May and the first day of November, and at seven o'clock during the rest of the year; and be shut at seven o'clock in the evening, between the first day of May and the first day of November, and at five o'clock during the rest of the year; except on Saturdays, when the markets shall be kept open until ten o'clock at night: Provided supply vessels always that butchers may open their stalls and supply after market steamboats or other vessels coming into the harbour after market hours.

#### SCALES AND WEIGHTS.

10. Every person selling meat or articles of provision Scales, by retail, whether by weight, count, or measure, shall pro- weights and measures. vide himself with scales, weights, and measures, regularly stamped, marked and duly adjusted by the Inspector of Weights and Measures for the City, but no spring balance, spring scale, spring steel yards, or spring weighing machine, shall be used for any market purpose.

11. Every person who sells, attempts to sell, or exposes Sale by false for sale any articles of provision in any market, or elsewhere within the City, by light weight, short count, or short measurement, shall be subject to the penalties of this By-law.

# REGULATIONS AS TO MARKETS.

12. No person having any shop, stall or standing, in Underletting any of the markets, shall sublet the same, or place or leave Stalls. any one therein under pretence of taking charge of the

By-law 2469. same, without having first obtained leave in writing from the Standing Committee on Markets, Licenses, and Street Cleaning.

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Obstructing passageways in the markets.

13. No person shall place, or cause or permit to be placed in any of the passages or open spaces, within the boundaries of any market, any bench, table, chair, or any other article whatever which may be calculated to obstruct the free use of the same, without having first obtained leave in writing from the said Committee.

Waggons and vehicles at the market.

14. Every person frequenting the markets with articles of provision or produce for sale, shall place his waggon, sleigh, or other vehicle, in such order as the Market Constable directs; and no person shall be allowed to have any waggon, sleigh, or other vehicle in the markets, except in such place as may be directed by the Market Constable; nor shall any butcher or other person place or tie, or allow to be placed or tied, upon any pathway or road surrounding the market, any calf, sheep, swine, or other animal.

Animals not to be placed on the pathways or roads.

Markets to be used only for the purposes for which they are authorized.

15. None of the markets, or streets, or lanes within the boundaries of the markets, shall be used for any business or purpose whatsoever, other than those for which they are respectively authorized.

Articles that may be sold in the markets. 16. No person shall bring into or leave in any of the markets any waggon, cart, sleigh, or other vehicle, containing any article for sale not being furmers' produce or vegetables, or not expressly specified in this By-law as allowed to be sold therein.

Removal of persons and goods acting contrary to by-law. 17. In case any person sells or exposes for sale any goods, provisions, or other articles contrary to the provisions of this By-law, the person so offending, in addition to being subject to the penalties imposed by this By-law, shall, after being warned by the Market Constable, or other person duly authorized, be summarily removed, together with his goods, provisions, or other articles, out of the market.

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18. No person shall drive through any of the markets faster than a walk.

By-law Driving.

19. Horses, oxen, or other animals, drawing waggons, Horses to be carts, sleighs, or other vehicles, into any of the markets taken out of vehicles. (except the Hay market) shall be immediately taken out of the same, and removed out of the market or to such places within the market as may be determined by the said Committee.

20. Any person hindering, obstructing, or molesting the Hindering or Market Constable, or other officer of the city in the per-officers. formance of his duties, shall be subject to the penalties of this By-law.

#### REGULATIONS AS TO BUTCHERS.

21. The Standing Committee on Markets, Licenses, and Butchers Street Cleaning shall have power to make from time to carts. time such general regulations as they may consider expedient as to the places in which butchers' carts may stand in any of the markets.

- 22. No butcher or other person shall cut up or expose Sale of meat for sale any fresh meat in any part of the City, except out of market. in the shops or stalls in the markets, or at such places as the said Committee may appoint; nor unless he has obtained a license so to do signed by the General Inspector of Licenses, who shall be entitled to a fee therefor of one dollar, to be by him paid over to the Treasurer of the City for the general purposes thereof.
- 23. No butcher or other person shall sell or offer for Sale of meat sale by retail in any slaughter house, or in or upon any at slaughter houses, shop or premises connected therewith, fresh meat in less quantities than the quarter carcase.
- 24. Every person receiving a license authorizing him Shops and to open a butcher's shop for the sale of meat, or to occupy stalls to be kept clean. as a butcher's shop any of the stalls for the sale of fresh meat in any of the markets, shall provide proper racks and hooks for hanging meat, and proper blocks and tables

By-law 2469. for cutting up the same, and shall keep his shop or stall in a clean and proper state, and shall not suffer any offal, hides or tallow to remain on or near the premises, after eight o'clock in the morning, from the first day of May to the first day of September in each year, or after nine o'clock in the morning during the rest of the year.

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Location of butchers' shops out of markets. 25. No butcher's shop, or any shop or place for the cutting up or exposing for sale fresh meat shall be opened, kept or used, which is not in a proper public market, or which is less than six hundred yards from any public market building wherein meat is permitted to be sold: Provided always that nothing in this section contained shall apply to the sale of pork between the first day of October and the first day of April.

#### FARMERS AND HUCKSTERS.

Regulations as to vehicles and stands.

26. No farmer, huckster, butcher, grocer or runner, his servant or agent, or any person on his behalf, shall drive, place, or leave standing upon any of the markets, any waggon, cart, sleigh, or other vehicle, or place any stand therein for the sale of produce or other articles before the hour of five o'clock in the morning; and every such waggon, cart, sleigh, or other vehicle or stand shall be removed from off the markets and the streets adjoining the same before the hour of eight o'clock in the evening of each day.

Hucksters etc. frequenting the markets. 27. Hucksters, dealers, and all persons frequenting the markets with vegetables or fruits, or farm or garden produce, shall only dispose of such articles at the places assigned them by the Market Constable, under the direction of the said Committee.

Sale of farm produce.

28. Farm produce brought into the City to be sold in any of the markets shall not be sold except by the barrel, bag, or in quantities not less than one bushel, unless the seller has a license as a huckster and pedlar. A barrel shall contain two and one half bushels, or one hundred and fifty pounds; and a bag shall contain one and one half bushels, or ninety pounds.

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runner, his shall drive, ırkets, any any stand icles before every such shall be reljoining the ing of each

ienting the or garden the places r the direc-

be sold in the barrel, l, unless the A barrel undred and ıd one half

#### UNWHOLESOME FOOD.

29. The General Inspector of Licenses, the Market Constable, or other duly authorized officer, shall seize and of unwholedestroy all tainted and unwholesome meat, poultry, fish some food. or other articles of food exposed or kept for sale in any market, or in any shop or other premises in the City.

By-law

#### CATTLE MARKET.

30. The Cattle Market shall be open every day (Sun- Hours of days excepted) from seven o'clock, a.m., to six o'clock, p.m., opening and between the first day of May and the first day of September, and from eight o'clock, a.m., to five o'clock, p.m., during the rest of the year, and no person shall be permitted to enter the said market after the same is closed except for the purpose of placing cattle therein which may have arrived in the City after the regular hours.

- 31. All animals before being admitted into the Cattle Marking Market shall be marked with some distinctive mark by cattle. which they may be easily distinguished.
- 32. All animals exposed for sale or marketed in the Cattle in the Cattle Market shall be arranged in such order as the market to be officer in chage shall direct, and be fastened in the stalls or to the place or places assigned for such purpose, so as to secure them from doing injury to any person or being injured by each other.

#### HAY AND STRAW MARKET.

- 33. All waggons, carts, sleighs, and other vehicles con- Places for taining hay or straw for sale shall be placed in the Hay selling hay and straw. and Straw Market in such order and position as the Market Constable or other police officer shall determine; and no Order in person shall depart from the line or order in which he which vehicles shall shall have been placed before he has disposed of his stand. load, unless to leave the market, nor shall he loiter about the streets of the City with his load.
- 34. If the purchaser so demands, every person bringing Weighing hay hay or straw into the Hay and Straw Market, in any and straw. waggon, cart, sleigh, or other vehicle to be sold, shall have

By-law 2469. such hay or straw (except pea-straw), weighed by the City Weigh Master or his deputy, and state at the same time to such Weigh Master or his deputy, his own name and that of the owner of such hay or straw.

Refusing to pay fees or making false statements. 35. Any person refusing to pay the fees for weighing, or giving a wilfully false statement of the quantity and weight of hay offered by him for sale, or neglecting or refusing to have his hay or straw weighed, if the same is demanded by the purchaser as aforesaid, shall be liable to the penalties of this By-law.

Fraud in the cale of hay.

36. Any person committing or attempting any fraud in the selling or weighing of hay or straw, by introducing heavy articles into the waggon or other vehicle, or by wetting the said hay or straw, or by concealing wet or unmerchantable articles therein, or using any other fraudulent device or contrivance shall be subject to the penalties of this By-law.

# WEIGH MASTERS.

Weigh

37. The Council shall from time to time appoint such Weigh Masters as shall be necessary for the City.

Security of weigh master.

38. Every Weigh Master shall, before entering upon the duties of his office, execute a bond to the Corporation of the City, with two good sureties, to be aproved of by the Standing Committee on Markets, Licenses and Street Cleaning, binding him in the sum of one thousand dollars and such sureties in five hundred dollars each, for the faithful discharge of the duties of his office.

Duties of weighmasters

39. The following shall be the duties of the Weigh-Master:—

Office hours.

1. To attend at the Weigh House for the purpose of weighing articles requiring to be weighed, from seven o'clock in the morning to five o'clock in the afternoon, from the first day of May to the thirty-first day of October; and from eight o'clock in the morning to five o'clock in the afternoon, from the first day of November to

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e of weighven o'clock moon, from of October; five o'clock ovember to

the thirtieth day of April in each year, Sundays excepted.

By-law

2. To weigh all articles requiring to be weighed which To weigh all may be brought to him, together with the waggon or requiring to other vehicle upon which the same may be loaded.

load, with the waggon or other vehicle, and the tare

3. To furnish the owner or person having charge of the To give weigh load with a weigh note, dated and signed by the Weigh Master, setting forth the gross weight of such

of the waggon or other vehicle, the net weight of the Particulars of load, and the name of the owner or person having weigh notes.

4. Whenever required, either by the purchaser or seller on To weigh the same day that he has weighed any load, and vehicles after the load has been unloaded, to weigh the waggon unloaded. or other vehicle upon which the same was loaded and endorse upon the weigh-note the exact weight of the waggon or other vehicle, as ascertained on that day.

charge of the same.

5. To keep a book in which shall be entered the name of To enter in the owner of all articles weighed by him, the name culars of of the person for whom the same is weighed, the articles weighed by weight of the articles weighed, and the day and hour him. of weighing the same; he shall also enter a description of the waggon or other vehicle containing any article weighed by him, together with the weight of said waggon or other vehicle when the same has been separately weighed, and such other particulars as may be required by the Standing Committee on Markets, Licenses and Street Cleaning.

- 6. To produce the book in the preceding sub-section To produce mentioned, at all reasonable times whenever the same his book for inspection. is required for inspection.
- 7. To make a return in writing, as often as the Council To make or the Executive Committee may direct, to the Treas-returns to the Treasurer. urer of all the foregoing particulars, with the fee paid in each case.

By-law 2469.

To inspect hay, etc.

8. To inspect, when required, hay or other articles of produce sold or offered for sale in the public market. and to give his certificate if the same be wet or otherwise not merchantable.

To certify deductions to be made on articles heavier than they ought to 9. To endorse on the weigh note whenever any article brought to him to be weighed is wet, or from any other cause may be heavier than such article, if merchantable, ought to be, together with the deduction which in his opinion, ought to be made on account of such wet or other cause.

To be a special constable.

10. The Weigh Master shall be a special constable in the Public Markets, with power to enforce the regulations of the same, and control parties frequenting the Markets.

#### WEIGH-HOUSE AND WEIGHING MACHINES.

Location of weigh-house machines.

40. There shall be a public weigh-house and weighing and weighing machines established, at such place or places, and as the Council may by resolution or By-law direct.

Buyers and sellers may weighed.

41. Every buyer and seller of grain, meat, vegetables, have articles fish, farm produce of every description, and other like articles exposed for sale, may require the same to be weighed at one of the public weigh scales or weighing machines of the City.

Refusing to have articles or vehicles weighed.

42. Any owner or person having charge of any load or article which he is lawfully required to have weighed who neglects or refuses to have the same weighed, or who shall neglect or refuse to have the exact weight of his waggon or other vehicle ascertained, as is provided in this By-law, shall be subject to the penalties of this By-law.

#### WEIGH-HOUSE FEES.

Weighmasters fees.

- 43. The Weigh Master shall be entitled to demand and receive the following fees:-
- 1. For weighing a load of Hay or Straw..... 15 cents.

# AND WEIGH HOUSES.

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15 cents.

2. For weighing slaughtered meat, or grain or other articles exposed for sale, under one one hundred pounds ................. 2 cents.

By-law 2169.

- 3. For weighing over one hundred pounds, and up to one thousand pounds...... 5 cents.
- 4. For weighing over one thousand pounds.. 10 cents.
- 6. Sheep or pigs, if more than five, per head.... 1 cent.
- 7. If less than five, for the lot ...... 4 cents.
- 8. For coal, not exceeding one ton per load, five cents, and at such rate for all over a ton weight as may be determined by the said Standing Committee on Markets, Licenses, and Street Cleaning

And all such sums shall be paid before the articles weighed Fees to be shall be removed from the weigh-house, and any person paid before neglecting or refusing to pay such fees shall be subject moved. to the penalties of this By-law.

#### MARKET FEES.

- 44. It shall be lawful for the vendors of any articles in respect of which a market fee, may, under the provisions of *The Municipal Act*, be lawfully imposed, without paying market fees, to offer for sale and to sell or otherwise dispose of any such article at any place within the limits of the City, excepting only at and upon the market places of the City, as defined in this By-law.
- **45.** Every person voluntarily making use of any of the Liability to public markets, of the City for the purpose of selling any such articles in any such market, shall pay the market fees as in the next following section is provided.

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218	PUBLIC MARKETS,
By-law 2469. Fees.	46. The lessees of the public markets, shall be entitled to demand and receive the following fees, and to dispossess or remove any party refusing to pay the same:
Meat, grain, lumber, etc.	1. For each waggon, sleigh, or other vehicle in which there shall be any fresh meat, grain, produce or other article of provision, lumber, shingles, or laths brought into any of the public markets
Provisions in baskets.	<ol> <li>For any article of provision brought in by hand or in any basket or other vessel for sale 5 cents.</li> </ol>
Нау.	3. For every sleigh, waggon, eart, or other vehicle containing hay for sale
Straw.	4. For every sleigh, waggon, cart or other vehicle containing straw for sale 10 cents.
Sheep, calves, or swine.	5. For every sheep, calf, or swine for sale or storage 2 cents.
Cattle.	6. For every head of horned cattle for sale or storage 10 cents.
Horses,	7. For every horse, mare, or gelding, for sale or storage
Animals in Cattle Market.	8. And in case any animal hereinbefore mentioned is brought into the Cattle Market more than once, or is sold, or remains in the said market for more than thirty hours, then and in every such case the fees aforesaid shall again become payable for each time such animal is so brought into the market or is sold, or for every period of thirty hours during which it remains therein.
Refusal to pay fees.	47. Any person neglecting or refusing to pay market

# GENERAL INSPECTOR OF LICENSES.

fees, shall be subject to the penalties of this By-law.

Inspector of Licenses to be Inspector of Markets and it shall be his duty to see to the enforcement of all the provisions of this By-law.

By-law

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#### PUBLICATION OF MARKET REGULATIONS.

49. The Inspector of Markets shall if so instructed by the Committee on Markets, Licenses, and Street Cleaning, sections of cause to be printed and placed in conspicuous places in all By-law and the markets, the regulations governing each market, and in the markets of the provisions of the Revised Statutes of Canada, chapter 194, and of any other statutes or By-laws of the City as they may think necessary.

# PENALTY.

50. Any person convicted of a breach of any of the provenalty. visions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs Distress. forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out Commitment. of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

Bý·law 2470.

No. 2470.

A By-law to provide for the inspection of Milk, Meat, Poultry, Fish and other natural products offered for sale.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto, enacts as follows:—

Inspector.

1. The General Inspector of Licenses shall be the Inspector of milk, meat, poultry, fish, and other natural products offered for sale for human food or drink in any of the streets, public places, or shops of the City.

Inspection of premises.

2. The Inspector shall, with the proper appliances for the purpose, examine and inspect all milk, meat, poultry, fish, and other natural products offered for sale for human food or drink whether in the streets, public places, or shops; and for such purpose may enter all carriages, carts, and other vehicles used for the conveyance of any such articles, or from which the same are delivered to purchasers, and during business hours may enter all public places and shops in which any such articles are exposed or kept for sale, and he shall seize and destroy all tainted and unwholesome meat, poultry, fish, or other articles of food.

Adulterated food.

3. Wherever the Inspector has reason to believe that any articles mentioned in the preceeding section have been adulterated within the meaning of The Adulteration Act (Chapter 107 of the Revised Statutes of Canada), he shall under the provisions of the said Act procure samples of the said articles, and have the same analyzed by a public analyst, and he shall prosecute, or caused to be prosecuted, all persons who may be so found wilfully selling, offering, or keeping for sale, any article so adulterated.

Inspector to keep record of dealers and inspections.

4. The Inspector shall keep a record in his office of all dealers in and vendors of milk, meat, poultry, fish, and

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other natural products offered for sale for human food or drink, and of all inspections which he shall make from time to time, and the result thereof.

5. No expenditure in connection with the enforcement Expense of of this By-law shall be incurred by the Inspector without law. the authority of the Committee on Markets, Licenses and Street Cleaning having been first obtained.

6. Any person found guilty of offering for sale as food Penalty. any diseased animal, or any meat, fish, fruit, vegetables, milk or other article of food which by reason of disease, adulteration, impurity, or any other cause, shall be unfit for use, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default Distress. of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case Commitment. of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

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# No. 2471.

# A By-law to provide for the Weight and Sale of Bread.

Passed 13th January, 1890.

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THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

Weight of bread for sale.

1. All bread sold or offered for sale in the City of Toronto in whatever shape, form, or fashion, must be in loaves of one pound, one pound and a-half, two pounds, and four pounds respectively, but the price charged therefor shall be at a rate per pound.

Biscuits, buns, fancy bread, &c.

- 3.(a) Nothing in the last preceding section contained shall be construed or extended to prevent bakers or other persons from selling biscuits, buns, rolls, crackers, muffins, or any other fancy cakes commonly made in the trade.
- Vendors of bread to keep scales and toweighbread toweighbread when required when required the bread offered for sale, if requested.

  4.(b) Every vendor of bread shall keep scales and weights suitable for the weighing of bread in a conspicuous toweighbread place in his shop, and every vendor of bread shall weigh the bread offered for sale, if requested.

Deleterious material in bread. 5.(b) No person shall use any deleterious material in making any bread for sale, and any person selling or offering for sale any bread containing any deleterious materials shall be subject to the penaltics of this By-law, and such bread shall be seized and forfeited.

Inspection and seizure of bread.

- **6.**(b) The General Inspector of Licenses, the Chief Constable, or other person duly authorized, may, from time to time, enter the shop or premises of any person in which bread shall be kept for sale, and there inspect the bread,
  - (a) Section 2 is repealed by section 1 of By-law No. 2535.
  - (b) Printed as amended by By-law No. 2535.

and seize and take away any bread which shall be of bad quality, as pointed out in section 5 of this By-law, and to dispose of the same as may be directed by the Mayor or Police Magistrate.

By-law

7. Any person convicted of a breach of any of the pro-Penalty. visions of this By-law, shall forfeit and pay at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs Distress. fortliwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the oflender; and in case of there being no distress found Commitment out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

# No. 2472.

# A By-law to regulate the measuring of Coal and Lime.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto, enacts as follows:-

#### SALE OF COAL.

1. Every coal dealer in the City shall give to the driver Coal dealers or person in charge of each load of coal sent out for delispecifying very to a purchaser in the City, a ticket signed by such amount of dealer, specifying the true amount of coal contained in each load. such load.

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By-law 2472.

Commissioner or purchaser may require coal to be weighed.

2. The City Commissioner may require that any load of coal on its way from seller to buyer in the City, shall be weighed upon any weigh scales of the City; and the purchaser of any load of coal may require the same to be so weighed before delivery, and the driver or person in charge thereof shall thereupon have the said load and vehicle weighed separately at such scales at the expense of the party requiring the same, and shall then and there produce to the Weigh Master the ticket in the preceding section of this By-law mentioned.

False statements or refusing to have coal weighed.

3. Any dealer who falsely states in any ticket aforesaid the weight or amount of any load of coal sent out for delivery to a purchaser in the City, and any person who upon request, as aforesaid, refuses to produce his ticket to the Weigh Master, shall be subject to the penalties of this By-law.

#### SALE OF LIME.

Persons selling lime to have a measure stamped by the Inspecand Measures.

4. Every person selling, exposing for sale, or delivering as sold, lime in the City, shall provide himself with a measure, duly stamped by the Inspector of Weights and tor of Weights Measures for the City, which said measure shall be constructed of the following dimensions—at the bottom, on the inside, the diameter thereof shall be one foot and six inches, and at the top, on the inside, the diameter thereof shall be one foot and ten inches, which said measure shall contain two Winchester bushels, heaped measure; and all lime hereafter delivered in the City shall be sold by, bargained for, and measured with such a measure as aforesaid, unless expressly dispensed with at the time of sale or delivery thereof by both the buyer and seller.

Dimensions of measure.

5. Any person convicted of a breach of any of the pro-Penalty. visions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and Distress. in default of payment of the said penalty and costs forthwith, the said penalty and costs or costs only, may be

levied by distress and sale of the goods and chattels of the Commitment. offender; and in case of their being no distress found out any load ity, shall and the to be so in charge vehicle the party ice to the n of this

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By-law 2473.

# No. 2473.

A By-law to provide for the appointment of Pound-keepers, and to regulate Pounds.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

#### APPLICATION OF THE ACT RESPECTING POUNDS.

1. The provisions of chapter 215 of the Revised Statutes R.S.O. c. 215. of Ontario, 1887, entitled, "An Act respecting Pounds," shall be in force in this City.

#### ANIMALS RUNNING AT LARGE.

2. No person shall suffer any horse, bull, ox, cow, sheep, Horses, etc., goat, pig, or other cattle, or geese or other poultry to run at large within large or trespass on any persons property within the limits of the City.

#### POUND DISTRICTS.

- 3. There shall be three public pounds established in the City.
- 1. At the City Stables at Eastern Avenue, opposite Sumach Street;
- 2. On Wellington Street, opposite the Cattle Market; and
- 3. At the City Stables, Yorkville Avenue.

By-law 2473.

Appointment of pound. keepers.

#### POUND KEEPERS.

4. The Council shall, from time to time, as occasion shall require, appoint responsible persons to serve in the office of pound-keeper, one for each of the pounds hereinbefore established, who shall hold their offices during the pleasure of the Council, and shall perform their duties under the direction of the City Commissioner.

Pound-keepers to give security to the Corporation.

5. Every pound-keeper, before entering on the duties of his office, shall give a bond to the Corporation of the City in the penal sum of one hundred and sixty dollars. together with two sufficient sureties of eighty dellars each. conditioned that the said pound-keeper shall well and faithfully discharge the duties of his office, and shall regularly pay over all moneys which may come into his hands as such pound-keeper.

6. The Treasurer shall furnish each pound-keeper with

Pound-keepers to make entries of particulars of animals impounded.

a book, in which the pound-keeper shall enter the description of every animal impounded by him, with the name of the person who took or sent the same to be impounded, the day and hour on which he received the same the day and hour on which the same was redeemed, and the amount of damages or penalty, and fees paid by the party redeeming the same, or the proceeds of the sale (if any made); and each pound-keeper shall, on or before the first day of every month in the year, make a return to the City Commissioner in writing of the number and description of all distresses received by him during the month preceding each return with the names of the persons taking the same to the pound, the day when the same was received by him, the amount received, and when the same was redeemed, and any other information he may deem necessary, which return shall be verified upon oath, and shall be in the form A to this By-law annexed, or as near as may be.

Pound-keepers to make of monthly returns.

Moneys received by Treasurer.

7. Every pound-keeper shall, when making his monthly return, pay over to the Treasurer all moneys received by ers to be paid him during the month; and shall at all times produce over to City his hook for the innertical at the control of his book for the inspection of the City Commissioner, or of any member of the Council, upon request made to him for the purpose.

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#### FEES AND PENALTIES.

8. The owner of every animal taken running at large Penalties to or trespassing in the City, shall pay the following penalties be paid by the over and above the charges of the pound-keeper, that is owners of animals found to say:

running at

For every horse, bull, ox, cow, or other cattle, or pig	\$2	00
Every sheep or goat	1	00
Every goose or other poultry	0	10

9. The pound-keeper shall be entitled to the following Pound-keeper's fees. fees for impounding:

Every horse, bull, ox, cow, or other cattle, pig, sheep,		
or goat	\$1	00
Every goose or other poultry	0	10

For providing food, water, and shelter for animals:

Every horse	<b>50</b>	cents	per day
Every bull, ox, cow, or other cattle	35	46	"
Every sheep, pig, or goat	20	"	"
Every goose or other poultry			"

For posting notice of sale...... 50 cents. For attending for the summons and serving the same on the appraisers of damages ................................... 75 cents. And for every sale of distress...... 50 cents.

By-law 2473.

FORM A.

# (See Section 6.) RETURN OF THE POUND-KEEPER.

For District No.

for the Month of

or the month of

DAY RECEIVED BY THE POUND-REEPER.	DESCRIPTION OF DISTRESS.	FOR WHAT CAUSE IMPOUNDED.	BY WHOM RECEIVED AMOUNT BROUGHT TO AS DAMAGE RECEIVED THE POUND. OR FOR FEES.	BY WHOM RECEIVED AMOUNT ROUGHT TO AS DAMAGE RECEIVED HE POUND. OR POR FEES.	AMOUNT RECEIVED FOR FEES.	PENALTY PAID TO THE TREASURER	WHEN REDEEMED AND BY WHOM.	REMARKS.
				ပ •	69	, %		
June 10, 1890	1 Cow	June 10, 1890 1 Cow Running at large T. Jones	T. Jones	0 20	0 20	0 20	0 50 June 10, 1890, by S. Dor.	
June 17, 1890	1 Horse	June 17, 1890   Horse   Trespassing   R. Rea	R. Rea	10 50	1 75	0 20	0 50 June 19, 1890, by T. Ball.	
June 19, 1890	2 Hogs	June 19, 1890 2 Hogs Running at large J. Cates 1 00	J. Oates	1 00	0 20	0 20		

I, J. S., Pound keeper for the Pound, do solemnly declare that the above return is correct and true. And I make this solemn declaration conscientiously believing the some to be true, and by virtue of the Act for the Suppression of Voluntary and Extra-judicial Oaths.

Declared before me, at the City of Toronto, this day of A.D. 18 (Signed) A.B. J. P.

(Signed) J. S.

Pound-keeper.

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(Signed)

Declared before me, at the City of Toronto, this day of A. D. 18

No. 2474.

A By-law to provide for the appointment of Chimney Inspectors, and to define their duties.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. The Standing Committee on Fire and Light may Appointment from time to time appoint as many persons as they of Chimney Inspectors. may consider necessary to the office of Chimney Inspectors, and may prescribe their duties, and determine the limits within which such Inspectors shall exercise their said office.

- 2. The Inspectors shall be under the orders and con-Examination trol of the City Commissioner, and it shall be their duty of Chimneys. whenever required by the him, to examine any chimney within the limits of their divisions, and every Inspector when so directed may for that purpose, at all reasonable hours, enter in a quiet and peaceable manner any house, shop, or other building, and if upon such examination, he finds that any chimney has not been properly cleaned, he shall at once report the matter to the City Commissioner, who shall notify the occupant or owner of such house, shop, or building to have such chimney cleaned within three days; and every person who does not within three days after the service of such notice, cause such chimney to be properly swept and cleaned to the satisfaction of the City Commissioner, shall be subject to the penalties of this By-law.
- 3. In case any chimney shall take fire, and the cause of such Inspector to fire, can be traced to the negligence or carelessness of any Chimneys Inspector, such Inspector shall be liable to the penalties of catch fire owing to his this By-law.

negligence.

By-law 24:5

Penalty.

Distress.

Commitment.

4. Any person guilty of a breach of any of the provisions of this By-law, and any Inspector of Chimneys 80 neglecting his duties that from such neglect any chimney takes fire, shall forfeit and pay, at the discretion of the convicting Magistrate a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of their being no distress found out of which such penalty can be levied the convicting Magistrate may commit the offender to the common gaol, of the City of Toronto, with or without hard lubour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

# No. 2475.

# A By-law relating to the Fire Department.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

#### COMMITTEE ON FIRE AND LIGHT.

Power of Committee on Fire and Light as to organization, etc., of department.

1. The Standing Committee on Fire and Light shall have the management and control of the Fire Department and shall have full power and authority over its organization and government, and shall have control of the buildings, engine-houses, engines, hose, hose carts, trucks, ladders, horses, apparatus, equipment, telegraph alarms and line, and all other property and furniture belonging to the Department.

Rules and regulations.

2. The said Committee shall have power from time to time, to make such rules and regulations as they may o prope the q office reasor dismi gover line o and e but no effect by th

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com time as they may consider necessary for the care and protection of all property belonging to the Department; for determining the qualification and duties of all persons appointed to office or membership in the Department; for imposing reasonable fines and forfeitures upon, and suspending and dismissing the officers and members and generally; for the government and good order of the Department, the discipline of its officers and members, and for the management and extinguishment of fires occurring within the City; but no such Rules or Regulations shall have any force or effect until they have been submitted to and approved of by the Council.

By-law

#### OFFICERS AND MEMBERS.

3. The Fire Department shall consist of :- A Secre- Officers and tary, a Chief, a Deputy Chief, and two Assistant Chiefs, a members. Superintendent and an Assistant Superintendent of the Fire Alarm Telegraph, and such other officers and members as may from time to time be appointed by the Standing Committee on Fire and Light, and approved of by the Council.

4. The names of all the members of the Department, Enrollment with the dates of their admission to, and the dates of their leaving the Department, shall be enrolled by the Secretary in a register to be kept by him for that purpose, which register shall contain any other particulars that the Committee may deem expedient or necessary.

5. Upon the enrolment of any person as a member of Certificate of the Department, the Secretary shall give such person a enrolment. certificate that he is so enrolled, which certificate shall contain the date of his admission and such other particulars as the Committee may consider necessary and expedient.

6. The Chief of the Department shall be appointed by Appointment the Council, and all other officers and members of the and removal Department shall be appointed by, and may be removed members. from office by the Committee.

7. The salary of the Chief shall be fixed by the Council, Salaries. and the salary or remuneration of all other officers or members in or connected with the Department shall be

By-law 2475. determined by the Committee subject to the approval of the Council.

Members to give all their time to the Brigade. 8. The Chief and all officers and members of the Department shall give their whole and undivided time to the duties of the Department.

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Duties of officers.

9. In addition to such duties as may be prescribed by law, or by the By-laws of the City, or by any resolution of the Council or of the said Committee, the following shall be the duties of the several officers of the Department hereinafter mentioned:—

#### THE SECRETARY.

Duties of Secretary. 10. It shall be the duty of the Secretary—

To attend meetings, keep minutes, etc.  To attend all meetings of the Committee on Fire and Light, and to record the minutes and proceedings thereof, and to keep all such books, accounts, and records of the Department as the Committee may require;

To keep record of business transacted.

2. To receive the daily and order reports or returns from the Chief of the Department, and to keep an accurate record in convenient form for reference of all business transacted in his department;

To make requisitions for supplies. 3. To make requsition to the Committee for all supplies required for the Department;

To certify accounts.

4. To certify to the correctness of all accounts for such supplies, and forward the same to the Committee for payment;

To have charge of and issue supplies.

5. To have charge and control of all supplies, and to issue the same on the written requisition of the Foreman or other officer in charge of a section of the Department, which requisition shall be signed by the Foreman and counter-signed by the Chief;

To direct lighting the streets, etc.

6. To have control and direction of the lighting of the streets, squares, avenues, alleys, lanes, and public places of the City, and to keep a register of all lamps oval of

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g of the l public and electric lights under his supervision, shewing their location, and the times when the same have been erected, used, or removed; By-law 2475.

- 7. To check and certify all accounts for lighting the City, To check accounts for and forward the same to the Committee;

  accounts for lighting.
- 8. To report to the Committee locations or places where To report on lamps or lights are required, and all applications for street lights. lamps or lights, and to see to the erection of the same where ordered by the Committee.

#### THE CHIEF.

11. It shall be the duty of the Chief of the Fire Depart-Duties of ment—

- To keep an accurate record, in convenient form for To keep a reference, of all fires occurring in the City and operations thereat, or elsewhere when called out of the City;
- To attend fires, and to make such regulations and To attend at arrangements that in the event of his absence the Deputy Chief or one of the Assistant Chiefs shall be present;
- 3. To see that all fires are extinguished with the least To prevent possible damage to life and property, and to prevent damage at unnecessary damage by water;
- 4. To inquire into and investigate the cause of all fires Toinvestigate that may occur in the City as soon as possible after cause of fires. they occur and report to the Committee the result of his investigation;
- 5. To promptly report to the Committee any officer or To report member of the Department who, by reason of age, members unfit for duty. disease, accident, or incompetency, does not or cannot fully, energetically, promptly, and properly perform full his duties;
- To summarily suspend from pay and duty any person To suspend under his command guilty of insubordination or of members.

By-law 2475

for any flagrant violation of law, rule, regulation, command, or direction, and to report the case at once to the Chairman and Secretary of the Committee;

To see rules are carried out and derelictions reported.

7. To see that all laws, rules, regulations, orders, and directions for the government of the Department are promptly, cheerfully and implicitly enforced and obeyed, and that all derelictions or transgressions that may come to his knowledge are promptly investigated and reported to the Committee;

To report on accumulations of inflammable matter. 8. To examine all places where wood, lumber, shavings, or other inflammable matter is collected, and to see that the same is removed, or suitable safeguards against fire are adopted;

To report buildings in which engines are used. To report to the Committee all houses, shops, manufactories, and buildings where engines are used, or which contain matter or materials which in his opinion are dangerous to the security of the City from fire;

Annual report.

- 10. To report to the Council. annually, or oftener if so required by the Committee, or in his opinion it is necessary:—
  - (a) The number and efficiency of the Officers and Members of the Department under his control,
  - (b) The number and location of the fire stations,
  - (c) The condition and sufficiency of the buildings, engine-houses, engines, hose, hose carts, trucks, ladders, horses, telegraph alarms, or other apparatus, or property under his charge or belonging to the Department,
  - (d) The sufficiency of the apparatus and means at his command for guarding against, giving alarm of, or extinguishing fires,

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l means at his g alarm of, or (c) The number of fires and alarms of fire that have occurred since his last report,

By-law. 2475.

- (f) The extent and damage, as near as can be ascertained, of all fires,
- (g) The description of buildings destroyed, and the names of the owners,
- (h) The total amount of insurance on all buildings and goods injured by fire, and the actual amount paid,
- (i) The nature and occasion of all accidents resulting from fires, and of all accidents of whatsoever nature that may happen to members of the department;
- 11. From time to time to make such recommendations To make and suggestions to the Council and the Committee as in his opinion would improve and best promote efficiency of the Department.

#### DEPUTY CHIEF.

12. The Deputy Chief shall be the second senior officer-Deputy of the Department, and shall be subject to and obey all Chief. orders of the Chief. In the absence of the Chief he shall have all the powers and perform all the duties of the Chief.

#### ASSISTANT CHIEFS.

13. There shall be two Assistant Chiefs, one to be ap-Assistant pointed for that part of the City East of Yonge Street, and chiefs to be appointed for including the Island, and one for that part of the City East and West of Yonge Street, and they shall be subject to and City. Obey all orders of the Chief or Deputy Chief of the Department. In the absence of the Chief and Deputy Chief, they shall be the Senior Officers, and in case of fires the command shall be in the Assistant Chief in whose division the fire first takes place.

#### SUPERINTENDENT OF FIRE ALARM TELEGRAPH.

14. The Superintendent of the Fire Alarm Telegraph Superintenshall have the entire charge of the telegraph and of the Alarm.

By-law 2475. telegraph lines, instruments, battery, and battery room, and all other apparatus belonging thereto, and shall keep them in working order; and for this purpose he shall at all times have access to the instruments in the fire stations and other places on the line. He shall give practical instructions to persons under him in the Department and to all telegraph key holders. He shall keep a proper register of parties having keys, and shall note all changes that may occur. He shall promptly report to the Chief of the Department any interruptions in the working of the lines or apparatus, whereby there is delay in giving or receiving an alarm of fire, and in such report he shall state what amount of delay will probably occur in repairing the same, and when the same is repaired, he shall immediately notify the Chief of the fact.

ASSISTANT SUPERINTENDENT OF FIRE ALARM TELEGRAPH.

Assistant Superintendent of Fire Alarm Telegraph. 15. The Assistant Superintendent of the Fire Alarm Telegraph shall perform all such duties as the Superintendent may require, and in his absence shall perform the duties of the Superintendent.

#### APPARATUS.

Apparatus,

16. The apparatus of the Fire Department shall consist of:—Steam fire engines; hose carts and hose; hook and ladder trucks; and other necessary apparatus, used for extinguishing of fires; and the Committee on Fire and Light may erect such hydrants and water tanks, as they shall from time to time deem necessary.

Horses.

17. Until the Council shall have purchased a sufficient number of horses to draw the engines and other apparatus, to and from fires, the Council may contract with such person or persons as they may consider advisable for securing and hiring the services of such good and efficient horses and drivers as they may consider necessary, to be kept always in readiness, for hauling and driving the engines and other apparatus to and from fires, and for the performance of such other duties connected with the Fire Department, as may be determined upon.

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a sufficient apparatus, with such visable for nd efficient sary, to be riving the and for the th the Fire

18. The whole apparatus and management of the Fire Department shall be under the direction of the Chief of the Department, subject to such instructions as he may Control of from time to time receive from the Committee; and at department. every fire the Chief of the Department, or in his absence, the senior officer, who may be present, shall have sole control over all engines, property, officers, and members of the Department, and over all persons engaged at any fire, and any officer, member, or other person engaged at any fire. who shall refuse or neglect to obey any legal order of the Chief, or other senior officer, shall be subject to the penalties of this By-law.

By-law

19. No engine, hose, or other apparatus of the Fire Engines not Department shall be applied to any private use, or taken to be taken for private beyond the limits of the city, without the permission of use. the Chief.

#### FIRES.

20. All persons at or near any fire shall assist in ex- Persons at tinguishing the same, and in removing furniture, goods, fires to render and merchandise from any building on fire, or in danger thereof, and in guarding and securing the same, and in demolishing any house or building (if occasion require) when ordered so to do by the Chief, Deputy Chief, or any other Officer of the Department in command at the fire.

21. The Chief or other officer in charge, at any fire, is Demolishing hereby empowered to cause to be pulled down or demolished adjacent houses or other erections which he shall deem necessary to be taken down in order to prevent the spreading of any fire.

22. The Chief or other officer in charge at any fire, may Keeping in his discretion prescribe the limits in the vicinity of any spaces of at fires. fire within which no person, horse, or vehicle (including street cars) shall be permitted to come unless they are residents therein, or are admitted by order of an Officer of the Department, or Police Officer, and any person who shall without permission enter upon any portion of such limits

By-law 2475. during the time the same shall be so closed, shall be subject to the penalties of this By-law.

Keeping streets clear at fires. 23. On all occasions of fire, the side of the street nearest the fire, and for a distance of fifty feet on each side of the fire, and for two-thirds of the width of the street in front thereof, and also the centre of the street on both sides of the space above described for such distances as may be necessary for the working of the department, and also any lane or by-way between the public street and the rear of any premises on fire, through or along which it may be necessary to run any portion of the fire apparatus, shall be kept clear of all persons who may in any way obstruct the working of the Fire Department, and all persons who shall be in any of the said places, shall immediately retire therefrom when called upon so to do by any officer of the Department or Police officer.

#### RULES AND REGULATIONS.

Officers to be furnished with copy of rules. 24. All officers and members of the Fire Department shall be furnished with a copy of the rules and regulations for the government of the Department, and it shall be their duty to conform to all the requirements, and perform all the duties therein contained.

#### REWARDS.

Distinguished conduct at fires.

25. Any person who distinguishes himself in the performance of a gallant act, by which life or property is saved, shall be entitled the presentation of a medal, or such other reward as the Council may by resolution direct.

Aid to families of deceased firemen. 26. Where any person who, while engaged in his duty as a Fireman, has received any injury resulting in death, his widow and orphans (if any) shall be entitled to receive such pecuniary aid as the Council may by resolution determine.

#### OFFENCES.

Injuring property.

27. No person shall wantonly or maliciously injure any fire-engine, hose, bell, bell-rope, telegraph-pole or wire, or

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injure **any** or wire, **or**  any other apparatus or property belonging to the Department, or used by the firemen in giving an alarm of fire or used in extinguishing fires.

By-law 2475.

- 28. No person shall, after sun-set, without previously Bonfires. warning the Chief make any bonfire or other large fire, in any field, yard, or open space.
- 29. No person shall, without reasonable cause, by outcry, False alarms. ringing bells, using the fire-alarm or telegraph, or in any other manner make or circulate, or cause to be made or circulated, an alarm of fire.
- **30.** No person shall in any way narrow or hinder any Impeding fireman or other person who shall be employed in, or shall the extinguishing of any fire, or who may fires. be engaged in other duties connected therewith.
- 31. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in Distress. default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 2476.

# No. 2476.

A By-law respecting the Management of the Toronto Water Works and to establish a Tariff of Water Rents and Rates.

PASSED 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

#### COMMITTEE ON WATER WORKS.

Department to be under Committee on shall be under the general direction of the Standing Com-WaterWorks. mittee on Water Works.

#### THE SUPERINTENDENT.

Superintendent. 2. There shall be an officer appointed by the Council to be called the Superintendent of Water Works.

Duties of Superintendent.

3. The following shall be the duties of the Superintendent in addition to those prescribed by law or by any Bylaw or resolution of the Council, or of the Committee on Water Works:—

Charge of works and the inspection of buildings. 1. Subject to direction of the Standing Committee on Water Works and the Council, to have charge of all the various properties and works required for the supply of the City with water, and of the inspection and rating of all buildings and premises supplied with water;

Control over officials.

2. To have the immediate control of all officials connected with the Department;

Preparation and control of books.

3. To have the preparation, control, arrangement, and supervision of the books of the Department;

4. To have the collection of all water-rents and rates. and to pay the same over when collected, to the City Treasurer;

By-law Collection of arrears.

- 5. On the 15th day of the months of January and Return to July, to make a return to the Council, duly certified, of—
  - (a) The amount charged against each street in the City supplied with water,
  - (b) The amount of cash paid in account thereof, distinguishing the amount paid by persons who have become water-takers since the preceding return.
  - (c) The amount of discount allowed.
  - (d) The amount of deductions.
  - (e) Arrears,
- 6. On or before the thirty-first day of December in Annual reeach year, to present to the Council a report upon the port. general condition of the Water Works, accompanied by such information and suggestions as he shall deem necesssary.

APPLICATIONS, NOTICES, AND TURNING OFF AND ON OF WATER.

- 4. Applications either for the laying of service pipes, or Applications for the turning on or off the water to premises shall be made pipes and in writing at the Water Works Office, and upon the re- water. quired forms.
- 5. Persons making application for the use of water for Turning on any premises shall, at the time of application, pay the rate water for applicants. for the half-year then current in advance, subject to the reduction allowed on general rates under section 39 of this By-law, and the water shall not be turned on to the said premises until such payment has been made. This section shall not apply in case of water-takers who are about to be

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By-law 2476.

supplied by meter measurement, nor in the case of parties whose rate is dependent upon an estimate to be subsequently made, but in such latter case, or in special cases, the water may be turned on to the premises at the discretion of the Superintendent, subject to the approval of the Water Works Committee.

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When water has been turned off it is not to be turned on are paid.

6. In any case where the water shall have been turned off from any premises by reason of the non-payment of the rates or charges, the water shall not again be turned on to again till dues such premises until, in addition to the rates or charges due. the person in default shall have paid a further sum of one dollar to cover the cost of such turning off and on of the water.

Use of water for special purposes.

7. The use of the water shall not be granted for any special purpose, unless in addition to the special rate therefor, the ordinary rating of the building be also paid.

Notice to be given by perpremises.

8. Any person about vacating any premises that have sons vacating been supplied with water from the Water Works, or who is desirous of discontinuing the use thereof, must give due notice of the same at the Water Works Office, otherwise he will be held liable for the rates therefor.

#### FIXTURES AND PREMISES.

Applicants to give full description of premises.

9. Applicants shall give a full and true statement, on the form provided by the Department, of the size and description of their premises, the number of inmates, the various uses to which the water is about to be ut, the number and description of fixtures required, and information that may be necessary in order the a correct estimate of the charge to be made against nem may be arrived at.

Alteration of premises.

10. Notice must be given in writing at the Water Works Office, and written permission must be obtained therefrom, before any change or addition is made to the number or description of fixtures on any premises.

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11. None but pan and self-closing closets shall be permitted in connection with the Water Works.

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12. In cases in which it may be desired to discontinue Disconna the use of any fixtures or attachments, before the rate use of fixtures that is payable therefor, can be remitted, such fixtures or and attachattachments must be completely cut off and detached from the water supply to the satisfaction of the Superintendent, or his authorized inspector; and no person shall re-attach the same without giving notice at the Water Works Office.

13. All persons having fixtures and attachments for Persons havfountains, hose, and lawn sprinklers, will be held charge-ing facilities for using fixable with the rate therefor whether the same be actually tures etc. to used or not, subject however to the conditions of the preceding section.

14. In case of leaky or improper pipes or fixtures on any Leaky or impremises the Superintendent shall have authority to cut off perfect pipes. the supply of water by shutting the stop-cock, or by detaching the service-pipe from the main, and before the water is again turned on the pipes and fixtures shall be repaired or altered as required, and the cost of detaching and re-attaching or of turning off and on of the water shall be paid by the person occupying or owning the premises, and no person supplied from such service pipe shall have any claim against the Corporation by reason of such cutting-off of the water.

#### SERVICE PIPES.

15. Upon the receipt of an application from the owner or Laying down occupant of any premises, the Corporation will provide service-pipes. and lay down, free of cost, an ordinary house-service from the main to the street line or boundary, when, in the opinion of the Superintendent such service is necessary.

16. Only one ordinary house-service pipe for the supply One service of any single house or premises shall be laid by the Cor- lowed for poration free of charge, and any person desiring more than single house. one such service for the supply of his premises shall, sub-

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By-law 2476. ject to the approval of the Superintendent, be supplied with the same, and shall be charged with the extra cost; but such extra service shall only be laid upon the condition that all connections in such house or premises shall be detached from any existing service or services, and attached to such extra service by such person whenever the Superintendent shall so direct.

Deposit on application for the laying of servicepipes. 17. Any person making application for the laying of service-pipes, other than the ordinary house-service, from the main to the street line or boundary, shall, at the time of such application, deposit with the City Treasurer a sum equal to the cost of providing such service, such cost to be determined by the Superintendent, and upon the receipt of such sum, the Corporation will provide such service-pipe.

Size of pipes.

18. The Corporation shall in every case determine the size of the pipe to be used in supplying any premises, and also the position in the street in which it is to be laid.

Expense of departure from rules.

19. When any departure from the prescribed rules is permitted in order to accommodate a water-taker, the water-taker shall be charged with the expense of making the change.

Works to be performed by Corporation employees only.

20. No work of any kind connected with the water services, either for the laying of new or the repair of old services, shall be permitted to be done upon or under the streets, by other than the employees of the Corporation.

Work on premises of water-takers. 21. No work shall be done by the Corporation upon the premises of water-takers, except the placing of meters, but the Corporation may direct all work to be done in connection with water-services.

Laying service-pipes. 22. Any direction as to the position in which it may be desired to have the service-pipe laid, when such directions does not interfere with the requirements of the Corporation, must be given in writing at the Water Works Office, and the applicant shall be notified of the time at which the service-pipe is to be laid.

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23. If any party fail to appear at the time appointed for laying the service-pipe the work may be proceeded with in the ordinary way, and any subsequent alterations shall Alterations in only be made at the expense of the water-taker.

laying service

24. In all cases the water-taker must show that the Pipes within pipe laid within his premises is laid in accordance with the properly laid. requirements of the Corporation, and unless the same is shown to the satisfaction of the inspector or foreman of ...e Water Works in charge of the work, connection shall not be made with the street pipe.

25. No two premises supplied with water from the Water Premises to be Works shall be dependent upon one service-pipe beyond the separate serstreet line, but each separate and distinct tenement or pre- vice-pipes. mises shall be supplied through a separate pipe provided with proper stop-cocks, or other means of cutting off the water.

26. All service-pipes upon the premises of water-takers Laying sershall be laid at a depth of not less than five feet six inches vice pipes. below the level of the surrounding ground; and where they cross or are near other excavations they must be properly protected against settlement.

27. The material employed in the construction of ser- Material to be vice-pipes shall correspond in all particulars with that of used in construction of a similar kind used by the Corporation.

service pipe.

#### KEY HYDRANTS.

28. Key hydrants for the supply of a number of houses Key hyshall not be allowed, except by permission of the Super-drants. intendent.

#### CARE AND PROTECTION OF PIPES.

29. All persons shall keep their service-pipes, stop- Water takers cocks, and other fixtures on their own premises and from in good order. the line of the street, in good order and repair, and protected from frost at their own risk and expense.

30. No person, being an owner, occupant, tenant, or Increasing inmate of any house supplied with water from the Water wasting

By-law 2476 Works, shall increase the supply of water beyond that fixed by the rating of the premises, nor shall wrongfully, negligently, or improperly waste any water.

Selling water.

31. No person, being an occupant, tenant, or inmate of any house supplied with water from the Water Works, shall vend, sell, or dispose of the water therefrom, or give away, or permit the same to be carried or taken away, or use or apply it to the use or benefit of others, or to any other than his own use or benefit.

#### PENALTIES.

Penalty.

Imprison-

32. Any person guilty of an infraction of the provisions of sections 30 or 31 of this By-law, shall, upon conviction, forfeit and pay a penalty not exceeding the sum of \$20 (for Water Works purposes) for each offence; or shall be imprisoned, with or without hard labour, in the common gaol of the City of Toronto, for a period not exceeding one calendar month; the amount of such fine and duration of such imprisonment, and also the option between fine and imprisonment with or without hard labour, being always in the discretion of the Justice of the Peace before whom the conviction takes place.

#### RENTS AND RATES.

Rates.

33. The several rates or rents enumerated in Schedule A, hereunto annexed, are hereby imposed and levied for water supplied, or ready to be supplied, from the Toronto Water Works, and shall be payable at the Water Works Office on the days and times hereinafter mentioned.

Rates when payable.

34. The general rents or rates shall be payable in two equal half-yearly instalments in advance, on the first days of April and October, in each year, except as hereinafter mentioned.

Rates for fountain, hose, etc. 35. The special rents or rates for the season commencing on the first day of April, and ending on the thirtieth day of September, in each year, for the use of fountains, hose, and lawn-sprinklers shall be payable in advance on the first day of April in each year.

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or inmate of ater Works. rom, or give en away, or rs, or to any

he provisions on conviction. sum of \$20 ; or shall be the common exceeding one d duration of veen fine and being always before whom

d in Schedule nd levied for the Toronto Water Works ntioned.

iyable in two the first days s hereinafter

commencing nirtieth day of untains, hose, lvance on the

36. The rents and rates charged by meter measurement shall be payable in four equal quarterly instalments on the last day of the quarter during which the water has been Time for supplied, namely, the thirty-first day of March, the thirtieth meter rates. day of June, the thirtieth day of September, and the thirtyfirst day of December in each year.

By-law

37. The charge to water takers assessed by meter meas- Rates for urement shall be twenty-five cents per thousand gallons. If the meter be injured or fail to register during the quarter, then the premises shall be assessed in proportion to the former charge by meter, or as provided for in the tariff.

38. Any water-taker may arrange with the Superintend- Payment of ent for the payment of any rates or rents yearly in ad-rates in ad-vance. vance, and such water-taker shall be entitled to the discount provided in the next following section of this By-law.

39. A discount of sixty per cent. shall be allowed Discount on to parties paying the rates or rents mentioned in sec- rates. tion 33 of this By-law, within the first two months of each current half-year, and a discount of sixty per cent. shall be allowed to parties paying the rates or rents mentioned in section 35 of this By-law before the first day of June in each year, and a discount of fifty per cent. shall be allowed to parties paying the rents or rates mentioned in sections 36 and 37 of this By-law within the first month of the ensuing quarter, except in the case of rates or rents in respect to property exempt from taxation.

- (1) A discount of twenty per cent. only shall be allowed on rates or rents payable in respect of property exempt from taxation other than Churches, Public and Separate Schools, and the Public Library, to the parties paying such rates or rents within the first month of the ensuing quarter.
- (2) A discount of sixty per cent. on rates and rents mentioned in Section 33 and 35 of this By-law, and of fifty per cent. on rates and rents mentioned in Sec-

By-law 2476 tions 36 and 37 of this By-law shall be allowed en rates and rents payable by Churches, Public and Separate Schools, and the Public Library, on the same terms and conditions as ordinary water takers.

Turning off water.

40. At the termination of the fourth month of the half year the water shall, at the option of the Superintendent, be turned off from all premises in arrear for the rents or rates mentioned in section 33 of this By-law, and at the expiration of two months of the quarter the water shall, at the option of the Superintendent, be turned off from all premises in arrear for rents or rates for meters mentioned in sections 36 and 37 of this By-law and in all other cases the water shall, at the option of the Superintendent, be turned off of all premises in arrear at the expiration of three months from the time when the same became due; and in all cases the full amount of rents and rates shall be collected by distress or other legal process.

Public and ary, on the ater takers.

h of the half berintendent, the rents or v, and at the water shall, l off from all rs mentioned l other cases ntendent, be expiration of became due;

rates shall be

# SCHEDULE A.

# TORONTO WATER WORKS.

# SCALE OF GENERAL WATER RATES FOR DWELLINGS.

Taking \$6.00 per annum, the lowest rate, and rising \$1.00 for each additional room and for each additional inmate as per schedule below:

r of	NUMBER OF INMATES.															
Number of Rooms.	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17
	\$	\$	8	\$	\$	\$	\$	\$	\$	\$	\$	8	8	\$	\$	\$
4	6	7	8	9	10	11	12									
5		8	9	10	11	12	13	14								
6		9	10	11	12	13	14	15	16							
7		10	11	12	13	14	15	16	17	18						
8		11	12	13	14	15	16	17	18	19	20					
9		12	13	14	15	16	17	18	19	20	21	22				
10		13	14	15	16	17	18	19	20	21	22	23	24			
11		14	15	16	17	18	19	20	21	22	23	24	25	26		
12		15	16	17	18	19	20	21	22	23	24	25	26	27	28	
13		16	17	18	19	20	21	22	23	24	25	26	27	28	29	30
14		17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
15		18	19	20	21	22	23	24	25	26	27	28	29	30	31	32

These rates are all payable half-yearly in advance; and if paid within the first two months of the half-year a deduction of 60 per cent. will be made from the above, except as provided in sub-section 1 of section 39.

NOTICE—Parties may by giving notice to the Superintendent pay their rates for one year in advance subject to the same deduction.

# SPECIAL AND ADDITIONAL RATES.

All conveniences in connection with dwelling and other houses are chargeable, in addition to the foregoing rates, for an ordinary supply.

The note, with regard to the per centage, applies to these rates also.

	NATURE OF SERVICE.	Ann	er um.
	DWELLING HOUSES.	\$	c.
BASINS	In private dwellings:		
	For the first	2	00
	Each additional	1	00
	In other than private dwellings:		
	For the first	3	00
	Each additional	1	50
BATHS	In private dwelling houses:		
	Hot or hot and cold water	5	00
	Each additional	3	00
	Cold	3	00
	Each additional	2	00
	In other than private dwellings:		
	Hot or hot and cold	10	
	Each additional	-	00
	Cold	_	00
	Each additional	4	00
PANTRY	Pantry or other taps with sink:		
	Same scale of charges as for Basins.		
URINALS	In private dwellings:		
	For the first self-acting	_	00
	Each additional	3	00
	In other than private dwellings:		
	For the first self-acting	_	00
	Each additional	4	00
WATER	In private dwellings:		
CLOSETS	For the first		00
	Each additional	2	00
	In other than private dwellings:		
	For the first		00
	Each additional	6	00

### WATER WORKS AND RATES.

# SPECIAL AND ADDITIONAL RATES-Continued.

e chargeable, ly. es also.

> Per Annum.

> > **\$** c.

2 00 1 00

3 00 1 50

> 5 00 3 00

6 00 4 00

5 00 2 00

10 00 6 00

	NATURE OF SERVICE.	Per Annum		
	OTHER SERVICES.	\$	c.	
Bakers	Bread and pastry: Each barrel of flour used per day Biscuit and cracker:	5	00	
	Each barrel of flour used per day	3	00	
Bars and Saloons	For the use of water in the bar		to	
BARBERS	For the first chair	4	00	
Boarding Houses	For each boarder, in addition to the charge for the family	1	00	
Breweries	Where not metered: For each barrel brewed	0	05	
Building	4½ cents gross per barrel of lime used.			
	Such charge to be based upon the return secured by the officers of the Department from the lime companies of the quantity of lime sold to each person engaged in building operations, and the accounts for the same to be rendered monthly. All master builders and plasterers are to make a cash deposit in advance equal to the total amount of his or their rates for the corresponding six months in the previous year, and to renew the same as soon as exhausted by the monthly accounts rendered by the Department. Discount to be allowed only to those making such deposit in advance, and keeping same good.			
CARETAKERS	Special rates will be made for Caretaker in charge of public buildings or private houses.			
Churches	of 30 cents on each scholar attending.  for the full rates charged public buildings for any fixtures.  Small motors may be charged for upon estimate of the quantity of water used—all the larger will be metered.	ļ		
Cows	For the first		00 80	
Distilleries	Where not metered: For each barrel	0	1(	

# SPECIAL AND ADDITIONAL RATES-Continued.

	Nature of Service.		Per num.
DWELLING	(See p. 250).	\$	C,
Houses Dye Works	Employing 1 to 3 hands	20 28 37 45	00 00 00 00 00
FIRE PURPOSES.	Fire Plugs in Buildings, each	1	00
Flushing	Flushing drains per hour	1	25
Forges	For the first fire Each additional	_	00 00
FOUNTAINS	For $\frac{1}{6}$ inch jet, the season	20	00 00 00
	Soda Water, the season Vegetable, the season		00 00
GAS ENGINES	Per horse-power per year	6	00
HEATING PURPOSES	To cover the year, whether the season be long or short. Public Buildings	2	00
Hotels, etc	upwards of 10 rooms  Hotels, and other large consumers to pay 30 cents per 1,000 gallons on the estima- ted quantity of water used or to be me- tered.	3	00
LAUNDRY	Private: For the first bub For each additional Other than private: Employing 3 hands and under 5 " " " " " " " " " " " " " " " " " " "	1 15 25	00
	Exclusive of fixed rates.	35	00

# SPECIAL AND ADDITIONAL RATES-Continued.

	NATURE OF SERVICE.		er num.
PAVEMENTS	Wetting ballast, &c., per 1,000 square yards.		c. 20
RESTAURANTS	Occasional customers having meals per head.	0	30
STEAM ENGINES	10 horse-power and under, each	7	00
	Each additional hp. from 10 to 25		00
	" over 25	5	00
Schools	Boarders same as for boarding houses Day scholars, per each scholar, based on the	1	00
	average attendance	0	30
STABLES			
	For the first horse	_	00
	Each additional		00
	Each vehicle	1	00
	Other than private: For the first horse	3	00
	Each additional horse	2	00
	Each vacant stall	1	00
	Each vehicle	2	00
TRUNCHES	Water for sinking trenches 6 feet deep and under:		
	per 100 feet	1	59
	Do. 12 feet deep and over 6 feet	3	00
Warehouses,	Each flat		00
	Each hand	0	30
RIES, ETC. WASHING WIN- DOWS, ETC.	Washing the fronts of houses and windows and for sprinkling sidewalks, for the season:		
	30 feet frontage and under	4	00
	60 feet frontage and over 30 feet  For each additional 30 feet or portion	6	00
		1	00
	thereof		

All Hydraulic Hoists or Elevators shall be provided with approved registering gear, by way of meter, to indicate the quantity used for running the same.

For any supplies not enumerated in the above, special assessments will be made or meters used.

Public Buildings will include all places or buildings where ten or more persons

are employed.

Per Annum. \$ C.

2 00 1 00

15 00 **25** 00 35 00

# SPECIAL RATES CHARGED FOR SPRINKLING LAWNS, GARDENS, GRASS PLOTS, ETC.

# Season from 1st April to 30th September.

	1,000	square	feet (and	under),	per season	\$4 00
Abov	e 1,000	and up	to 2,000,	per sea	son	5 00
"	2,000	" -	3,000	"		5 50
"	3,000	**	4,000	"	• • • • • • • • • • • •	6 00
"	4,000	"	5,000	"		6 50
"	5,000	"	6,000	"		7 00
"	6,000	"	7,000	"		7 50
"	7,000	"	8,000	44		8 00
"	8,000	"	9,000	"		8 50
"	9,000	"	10,000	"		9 00
"	10,000	"	11,000	"		9 50
"	11,000	"	12,000	"		10 00
"	12,000	"	13,000	"		10 50
"	13,000	"	14,000	"		11 00
"	14,000	"	15,000	"		11 50
**	15,000	"	16,000	"		12 00
"	16,000	` "	17,000	"		12 50
"	17,000	"	18,000	"		13 00
"	18,000	"	19,000	46		13 50
"	19,000	"	20,000	44		14 00
	For e	very 1,	000 squar	e feet a	dditional or part the	ereof 0 50

For 5,000 square feet and under, the use of sprinkler is limited to 2 hours per day from 6.30 p.m. to 8.30 p.m.

For 10,000 square feet and under, the use of sprinkler is limited to 4 hours per day from 4.30 p.m. to 8.30 p.m.

For 20,000 square feet and under, the use of sprinkler is limited to 6 hours per day from 2.30 p.m. 8.30 p.m.

For 30,000 square feet and under, the use of sprinkler is limited to 8 hours per day from 12.30 p.m to 8.30 p.m.

No lawn sprinkler shall be used for the purpose of watering any boulevard, street, or sidewalk except between the hours of 6.30 and 8.30 p.m.

GARDENS will be charged half the above rates.

These rates are payable in advance on the 1st day of April, and if paid within two months after the said date a deduction of 60 per cent. will be allowed.

# LAWNS,

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#### METER RATES.

A general charge of 25 cents per thousand gallons will be made for all water supplied by meter, subject to a reduction of 50 per cent., should the rates be paid within the first month of the ensuing quarter after they become due.

The following charges will be made for the use of the meter in addition to the above:

SIZE OF MI $\frac{1}{2}''$ Or		 <b>\$</b> 2	50
3"	"	 3	00
1"	"	 4	50
2"	"	 6	00
3"	"	 10	00
4"	"	 25	00
6"	"	 40	00

By-law 2477.

# No. 2477.

# A By-law relating to the Local Board of Health.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:

#### LOCAL BOARD OF HEALTH.

Members of the Local Board of Health. 1. The Local Board of Health of the City of Toronto (hereinafter called the Board) shall be comprised of the Mayor and eight Aldermen of the City, to be appointed annually by the Council.

#### OFFICE.

Offices.

2. There shall be provided a suitable office for the accommodation of the Board and the officers to be appointed as hereinafter mentioned.

#### ANNUAL REPORT.

Chairman of Board of Health to report to Council. 3. The Chairman of the Board shall, before the first day of December in each year, present to the Council, a report containing a detailed statement of the work of the Board during the year, and the report of the sanitary condition of the City, as rendered to the Board by the Medical Health Officer. A copy of each such report shall be transmitted by the Secretary of the Board to the Secretary of the Provincial Board of Health.

#### OFFICERS.

Appointment of Officers.

4. There shall be appointed by the Council, on the recommendation of the Board, an officer to be called the Medical Health Officer, and such number of Sanitary Inspectors as may be deemed necessary by the Board.

Officers of the Corporation to assist the Officers of the Board.

5. It shall be the duty of all officers, servants, workmen, and agents of the Corporation to give all possible aid and assistance in their power to the Medical Health Officer, Sanitary Inspectors, and to any of the officers of the Board.

f Health. y, 1890.

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e the first Council, a vork of the e sanitary ard by the eport shall to the Sec-

cil, on the called the f Sanitary Board.

nts, workossible aid lth Officer the Board.

6. Whenever it shall be considered necessary, the Board may accept the services of persons in the several wards of the City who may be willing to volunteer for the purpose Board of maintaining and preserving the public health, and such further assispersons, upon their names being duly notified by procla-tance in maintaining mation or other public notice, shall be for the time being, the public invested with and may exercise all the powers and privi-health. leges of Sanitary Inspectors under this By-law.

By-law

7. Every Medical Health Officer or Sanitary Inspector Declaration to shall, before entering upon the duties of his office, make Officers. the following declaration before the Mayor of the City;-

hereby declare that I will, to the best of my skill and judg. ment, duly and faithfully perform all the duties appertaining to my office of Medical Health Officer, (or Sanitary Inspector as the case may be) as declared by law or the By-laws of the City of Toronto, and that I will not directly or indirectly, for myself or others, have any interest or concern in any purchase, contract, or agreement, to he made in pursuance of any By-law of the said City.

#### MEDICAL HEALTH OFFICER.

- 8. In addition to the duties prescribed by law or by Duties of any resolution or by-law of the City, or resolution or Medical Health order of the Board, the following shall be the duties of the Officer. Medical Health Officer:-
- (1) To attend at the Health Office a portion of each day To attend the office every as the said Board may direct;
- (2) To keep a record of all his proceedings in books, in To keep a which shall be entered, under appropriate heads, any proceedings. expenditure ordered in his department, with the names of all persons who have furnished materials. and of all workmen, and the time worked, and the amount to be paid to each individual, and to report thereon to the Board whenever required so to do, To report to and make at the end of each year a schedule of the the Board. property under his charge belonging to the City, and the value thereof;
- (3) To examine into all nuisances, sources of filth and To examine causes of sickness within the City, or in any vessel into nuisances, etc.

By-law 2477. within the harbour of Toronto, which may be injurious to the public health, and under the direction of the Board to cause the same to be removed destroyed or prevented;

To examine the water of wells. (4) To examine or cause to be examined by analyzation or otherwise the water of any well within the City, when requested so to do by the Mayor, or the Board, or whenever he thinks it expedient so to do, and to forbid the use of the water from any well that is found to be unfit for use, and to take such steps as may be necessary to purify the same;

To report when sewers or other public works become a nuisance. (5) To keep a vigilant look-out over the sewers and other public works in the City, and in case the same shall be in such a condition as to be a nuisance, to immediately report the same to the Board or its Chairman, who shall forthwith take necessary steps to have the nuisance remedied, abated, or removed;

To visit butcher's premises and slaughter houses. (6) To visit the premises of all butchers and all slaughter-houses at least once a week during the months of May, June, July, August, September, and October, and twice a month during the remainder of the year, and from time to time to report to the Board the result of such visits;

Admission to Hospital. (7) To examine applicants for admission to the General Hospital, or for other medical relief, and to report the result of such examination to the Mayor;

To consult with Committee on Markets, Licenses and Street Cleaning. (8) To consult with, and advise the Committee on Markets Licenses and Street Cleaning, when required by them, respecting all matters relating to the Public Health and the sanitary condition of the City, and when ordered by the Mayor, or the Board or the said Committee, to visit all persons, and inspect all places or premises as they or either of them may direct, and to report in writing the result of such visit or inspection to the Mayor, or the Board or the said Committee; and to advise such remedies which in his

be injurious tion of the lestroyed or

analyzation in the City. r the Board, do, and to hat is found s as may be

sewers and se the same nuisance, to oard or its essary steps removed ;

all slaughe months of nd October, of the year, Board the

the General o report the

ee on Marrequired by the Public City, and ard or the inspect all them may f such visit or the said which in his

opinion should be taken to prevent the spread of infection or disease, and the removal of such premises. nuisances, or other matter as are dangerous to the public health;

By-law

(9) Upon being informed by any Sanitary Inspector, Con-Relieving the stable, or other person, that any person or family is destitute and suffering from disease or illness of any kind to at once proceed to visit such person or family. and upon such visitation under the direction of the Mayor or the Board, to take such measures for their immediate relief as to him may seem requisite, either by reporting them as fit subjects to be removed to the General Hospital, or other place provided for that purpose, or by supplying them, or directing that they be supplied with, the requisite and necessary medicine for their relief at the expense of the City; and to keep a regular and correct account of each case and of such expenditure and to make a return of the same from time to time to the Board;

(10) To advise the General Inspector of Licenses, when Adulteration required by him so to do, respecting any diseased of food. animal, or any milk, meat, fish, poultry, fruit, vegetables, or other natural products, or other article of food offered for sale for human food or drink, and to assist him in determining when such articles are adulterated, impure, or otherwise unfit for use;

- (11) To attend regularly at least once in each month, at Vaccination. such times and places as the Board may appoint, and perform the duties of public vaccinator for the City. The vaccine matter required by him for such purpose shall be supplied by the City;
- (12) To attend upon, and discharge the duties of physician Attendance and surgeon, when instructed by the Mayor or the employees. Board, to any City official or employee who may at any time be injured while engaged in the actual discharge of the duties of his office or employment; and such attendance shall be regular and continued so

By-law

long as may be necessary for the recovery of any such official or employee from any injury so sustained:

To make entries of sale of articles belonging to the City and of work done.

To deliver bills to the

Treasurer. Duties of the Transurer.

(13) To enter in books, to be kept for that purpose, an account of all sales of property or materials belonging to the City, and of all work done for any individual from which money shall become due to the City. and forthwith to make out bills for the same and deliver them to the Treasurer for collection. Treasurer shall forthwith demand payment of the said bills, and in case any bills or dues under this By-law shall remain unpaid at the expiration of one month after demand for payment as aforesaid, the Treasurer shall deliver the same to the City Solicitor for legal proceedings; but if the Board shall be satisfied that the interests of the City require it, they may cause legal proceedings to be had at any time.

To make up and certify the pay-rolls. (14) To make up and certify the pay-rolls of the workmen, servants, or workmen employed under his direction;

Mortuary statistics.

(15) To collect and make a return of such Mortuary Statistics, as may be required from him from time to time by any by-law or resolution of the Council, or by any order or resolution of the Board, or by any statute passed by the Parliament of Canada, or the Legislature of Ontario, or by any Order in Council, rule or regulation of the Government of Canada or of the Government of the said Province of Ontario:

To act as Medical Inspector of Schools.

(16) To act, when thought advisable by the Board of School Trustees, as Medical Inspector of Schools, as well as advisory officer in matters pertaining to school hygiene;

Board.

To advise the (17) To assist and advise the Board and its officers, in matters relating to public health, and to superintend, under the direction of the Board, the enforcement and observance, within the City, of Health By-laws or regulations, and of Public Health Acts, and of any very of any so sustained:

purpose, an als belonging y individual to the City. ne same and ection. The ment of the s under this ation of one foresaid, the ity Solicitor hall be satisuire it, they at any time.

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h Mortuary from time to Council, or d, or by any inada, or the in Council, f Canada or of Ontario;

ie Board of Schools, as ing to school

officers, in superintend, enforcement lth By-laws , and of any other sanitary laws, and to perform such other duties and lawful acts for the preservation of the public health as may, in his opinion, be necessary, or as may be required by the Board;

By-law 2477.

- (18) To present to the Board, before the fifteenth day of Annual November in each year, a full report upon the sani-report. tary condition of the City.
- 9. In case of the sickness or absence of the Medical Absence of Health Officer, it shall be lawful for the Mayor or the Health Board to appoint some member of the medical profession Officer. to perform all or any of his duties during such sickness or absence; and the Board may at all times call in and avail Additional themselves of medical or scientific advice or assistance Scientific in cases in which, in the exercise of a sound discretion Assistance. they deem it indispensable to seek such advice and assistance, for carrying into effect the sanitary conditions and intentions of this By-law; and a return of all fees or expenditure incurred in obtaining such advice or assistance shall from time to time be made to the Council.

#### SANITARY INSPECTORS.

10. In addition to the duties prescribed by law, or by Duties of any resolution or by-law of the City, or any resolution or Inspectors. order of the Board, the following shall be the duties of the Sanitary Inspectors:

(1) To assist the Medical Health Officer in his duties, To assist and perform such other duties as may, from time to the Medical time, be assigned to them by that Officer or the Board; Officer.

(2) To keep a vigilant supervision over all streets, lanes, Deposits enby-ways, lots, or premises, upon which any accumu-dangering the public health. lation or deposit of anything which may endanger the Public Health, or upon which any manure or other refuse, or vegetable or animal matter or other filth may be found, and at once to notify the parties who own or occupy such lots or premises, or who either personally or through their employees have deposited such manure, refuse matter, dirt, or filth,

By-law 2477 in any street, lane, or by-way, to cleanse the same, and to remove what is found thereon, and such parties shall forthwith remove the same; and if the same be not removed within twenty-four hours after such notification, the Sanitary Inspector, so notifying the parties, may prosecute the parties so offending, and he may also cause the same to be removed at the expense of the person or persons so offending;

(3) To inspect at intervals, as directed by the Board, all premises occupied by persons residing within its jurisdiction, and to report to the Board any violation of any of the provisions of this By-law, or of any other regulations for the preservation of the public health, and any refusal to permit them or any of them to make such inspection.

#### INFECTIOUS AND CONTAGIOUS DISEASES.

Duties of Medical Health Officer. 11. The Medical Health Officer shall provide each medical practitioner, practising within the City with blank forms on which to report to the said Medical Health Officer any case of diphtheria, small-pox, scarlet fever, cholera, typhoid fever, measles whooping-cough, or other disease dangerous to the public health; and, also, with other blank forms on which to report death or recovery from any such disease.

Forms, Kind of.

12. All such forms shall be so printed, gummed, and folded that they may be readily sealed, without the use of an envelope, so as to keep them from perusal until opened by the Medical Health Officer.

Blank forms.

13. Said blanks shall be in accordance with the following forms:

## Report of Infectious Disease.

Christian name and surname of patient:

Age of patient:

Locality (giving street, number of house or lot), where patient is:

Name of disease:

Name of school attended by children from that house: Measures employed for isolation and disinfection:

By-law

(Signature of physician):

Report of Death or Recovery from Infectious Disease.

Christian name and surname of patient:

Locality (giving street, number of house or lot), where patient is:

Name of disease:

How long sick:

Whether dead or recovered:

Means of disinfection employed, and when employed:

(Signature of physician):

14. The Medical Health Officer within six hours after Notice of he shall have received a notice of the existence of scarlet disease to be posted up. fever, diphtheria, small-pox, cholera, or whooping-cough, in any house, shall affix or cause to be affixed by the head of the household, or by some other person, near the entrance of such house a card at least nine inches wide and twelve inches long, stating that such disease exists in the said house, and stating the penalty for removal of such card without the permission of the Medical Health Officer or the Board.

- 15. No person shall remove such card without the per- Not to be mission of the Board, or one of its officers.
- 16. No animal affected with an infectious or contagious Animals disease shall be brought or kept within this municipality, except by permission of the Board.

#### FOOD AND WATER,

17. No person shall offer for sale as food within the Sale of dis-City any diseased animal, or any meat, fish, fruit, vegetables, milk, or other article of food which, by reason

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By-law] 2477. of disease, adulteration, impurity, or any other cause shall be unfit for use.

Supply of drinking water. 18. It shall be the duty of the owner of every house within the City to provide for the occupants of the same a sufficient supply of wholesome drinking water; and in case the occupant or occupants of any such house is or are not satisfied with the wholesomeness or sufficiency of such supply, he or they may apply to the Board to determine as to the same; and if the supply be sufficient and wholesome, then the expenses incident to such determination shall be paid by the said occupant or occupants, and if not then they shall be paid by the owner; and in either case the said charges shall be recoverable in the same manner as municipal taxes.

Wells to be cleaned out, etc.

19. All wells in this municipality which are in use, whether such wells are public or private, shall be cleaned out before the 1st day of July in each year, and in case the Board certifies that any well should be filled up, such well shall be forthwith filled up by the owner of the premises.

#### HOUSES AND DRAINS.

Soil of building sites to be disinfected.

20. No house shall be built in or upon any site, the soil of which has been made up of any refuse, unless such soil shall have been removed from such site, and the site disinfected, or unless the said soil shall have been covered with a layer of charcoal, covered by a layer of concrete at least six inches thick and of such additional thickness as may be requisite under the circumstances to prevent the escape of gases into such proposed house.

Drainage into sewers.

21. All grounds, yards, vacant lots, or other properties where stagnant water or other nuisance exists, abutting on any street, or any portion of a street, in the City through which a common sewer has heretofore been, or may hereafter be constructed, shall be drained into such common sewer; and all service drains from cellars and dwellings shall be well and sufficiently trapped, so as to prevent the escape therefrom of foul air or gases into such cellars or dwellings; and no service drain shall be held to

Servicedrains to be trapped. cause shall

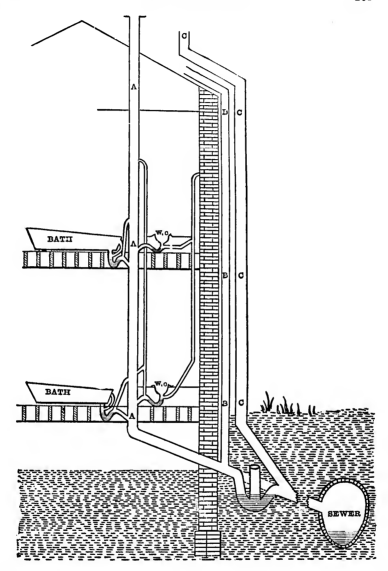
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A-Extension upwards of soil pipe.

B-Second ventilating tube.

C-Ventilator for drain in case a trap is placed between the sewer and house.

By-law 2477 be sufficient for the drainage of the cellars of more than two such houses or dwellings.

Ventilation of drains, etc.

22. The drain of every house which may be connected with a sewer or cess-pool shall be ventilated by means of a pipe extending upward from the highest point of the main soil or waste-pipe, and also by a pipe carried upward from the drain outside the walls of the house according to the principles shewn in the appended diagram. These pipes shall be of the same dimensions as the said main soil or waste pipe, and shall be constructed of the same material or of stout galvanized iron, and no trap shall intervene between the said ventilating pipes. In case a trap shall intervene between the sewer, or cess-pool, and the ventilating pipes already described, then a four-inch ventilating pipe of the same material as above described shall be carried from a point between such trap and the sewer. All such ventilating pipes shall be carried above the roof of the said house, and shall open above at points sufficiently remote from every window, door, sky-light, chimney, or other opening leading into any house.

Connection of drainage pipes with chimneys.

23. No pipe carrying air or gas from any drain or soil-pipe shall be connected with any chimney in a dwelling house, unless the same be a furnace chimney used exclusively for the purpose of ventilating such soil-pipe or drain.

Description of drain pipes. 24. Every house-drain shall be constructed of vitrified earthenware or iron pipe; and every soil and waste-pipe of iron pipe rendered impervious to gas or liquids, the joints thereof being run with lead and caulked, or of lead pipe weighing at least six pounds to the square foot; and the waste pipe from every closet, sink, tub, wash-basin, safe or other service shall have as near as may be to the point of junction with such service a trap so constructed, vented, and furnished, that it shall at no time allow of the passage of gas into such house. All joints shall be so constructed as to prevent gas escaping through them.

Certain closets prohibited. 25. The construction of any closet or other convenience which shall allow of the escape into the house of air or

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connected by means point of e carried the house diagram. the said ed of the d no trap . In case -pool, and four-inch described and the ied above at points sky-light,

drain or n a dwelney used oil-pipe or

vitrified raste-pipe quids, the or of lead foot: and ash-basin, ay be to so conno time ints shall

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gas which has been confined in any part of it or from the drain or soil-pipe, is hereby prohibited.

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- 26. No refrigerator waste shall be allowed to connect Refrigerator with any drain.
- 27. No pipe supplying water directly to a water-closet Pipes supplyor urinal, shall be connected with the pipe supplying elosets. water for drinking purposes.
- 28. Every person who erects, or causes to be erected, Plumbing any building shall, within two weeks of the completion plans to be thereof, deposit in the Registry Office of the Registry filed. Division in which the building is situated, plans of the drainage and plumbing of the same as executed; and in the case of any alteration of any such plumbing or drainage, it shall be the duty of the owner of the house, within two weeks of the making of the alteration, to deposit in the same manner the plan and record of any such alteration; if such alteration is made by a tenant, it shall be the duty of the tenant or lessee to deposit or cause to be deposited the plan and record of such alteration.

#### STABLES, BYRES, ETC.

- 29. All sheds, stables, pens, byres, yards, and other Stables and enclosures where hogs, pigs, goats, cows, or other horned byres. cattle are kept shall be properly constructed, drained, ventilated and kept clean to the satisfaction of the Medical Health Officer or such Sanitary Inspector as the said Medical Health Officer or the Board from time to time appoint to inspect the same, and they shall be open and subject to inspection by the Medical Health Officer and such Sanitary Inspector at all reasonable times.
- 30. There shall be such proper drains connected with Drains for the sheds, stables, pens, or byres, yards, or other enclosures stables, &c. as will thoroughly carry off all liquid filth issuing therefrom, so that it shall not in any way constitute a nuisance, or be dangerous or injurious to the public health; but if no drains are constructed on the streets opposite the lot or premises on which such stables, sheds, pens, byres, yards, or

By-law 2477. other enclosures are situated, then the owner or lessee shall provide a cistern or reservoir so constructed as to receive all liquid filth issuing therefrom, and the same shall be removed and disposed of in accordance with section 42 of this By-law; and the owner or lessee of all such sheds, stables, or pens, or byres, yards, or other enclosures shall be required to disinfect the said premises if deemed necessary by any Sanitary Inspector.

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#### PRIVIES.

Details of establishment of privy vaults, etc., to be approved by Medical Health Officer.

31. No privy-vault, cess-pool or reservoir into which a privy, water-closet, stable, or sink is drained, shall be established until the details of such establishment shall have been submitted to and obtained the approval in writing of the Medical Health Officer, who shall, from time to time, determine with the approbation of the Board, the method of disposal of excreta, sewage, and other refuse, to be adopted within the district.

Drains to privies. 32. The owner, agent, occupant, or other person having the care of any tenement used as a dwelling house, or of any other building with which there is a privy connected and used, shall furnish the same with a sufficient drain under ground, whenever practicable, to carry off the waste water, and the vault of any such privy shall be sunk under ground, and built in the manner hereinafter prescribed.

Privies to be made tight and remote from dwellings, or wells. 33. All vaults and privies shall be made tight, so that the contents thereof cannot escape therefrom, and as remote from any dwelling, well, or water-tank as practicable.

In case privies or privy vaults are not properly drained after notice.

34. In case a privy or privy vault is not properly drained, the Board, or any Sanitary Inspector may give notice to the occupier, or if there is no occupier to the owner, of the premises upon which such such privy or privy vault is situate, requiring such occupier or owner to cause the same to be properly drained within a time to be limited by such notice, and in case such privy or privy vault is not properly drained within the time limited by such notice, the occupier or owner as the case may be, shall be subject to the penalties of this By-law.

SLAUGHTER HOUSES.

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35. The slaughtering or killing of animals in the City may be carried on in slaughter houses subject to the Slaughtering animals. following provisions :-

By-law 2477.

(1) Every slaughter house shall be subject to regular Inspection of inspection under the direction of the Board, and houses, no person shall keep any slaughter house unless the permission in writing of the Board for the keeping of such slaughter house has been first obtained and remains unrevoked. Such permission shall only be granted after inspection by the Medical Health Officer, and on his reporting that the premises are suitable for the purpose, and that the provisions of this By-law have been complied with; and every such permission shall be subject to the condition that the said premises shall be so kept as not to be a nuisance to the neighbourhood, or dangerous or injurious to the Public Health, and upon such condition being broken the said permission may be revoked by the Board;

(2) The permission which may be granted to any person Revocation to keep a slaughter house may be revoked at any of possession to keep time by the Board, upon the report of the Medical slaughter Health Officer, shewing that such person has been guilty of infraction of this By-law, or that such slaughter house fails to comply with the provisions of this By-law;

(3) The Medical Health Officer and every Sanitary Inspec- Power to tor duly authorized by the Board, shall be at liberty enter for at all reasonable times, to enter into any house, out- Inspection. house or other building used as a slaughter house, and upon premises connected therewith, for the purpose of inspecting such slaughter house and premises, and any animals or fresh meat therein or thereon;

(4) Every slaughter house and building, or outhouse, Construction at any time used as a slaughter house or for the pur- houses. pose of slaughtering any animals therein, shall be

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By-law 2477. provided with a tight non-absorbent flooring, and with water from the Toronto Water Works laid on in such a manner as to insure a thorough flushing of the floor every time the same may be used;

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Blood not to go into the sewers. (5) No blood, offed or any other refuse of any nature or kind shall be permitted to pass or escape into the public servers or into any stream or water course;

Removal of

(6) Every slaughter house shall be provided with, and shall use water tight covered vessels for the removal of all blood, offal, and other refuse; and all such blood, offal, and other refuse shall be removed daily from off the premises connected with the slaughter house to such place or places as may be approved by the Medical Health Officer, and disposed of in such manner as he may approve;

Inspection of animals slaughtered and fresh meat. (7) All animals slaughtered and all fresh meat exposed for sale in the City shall be subject to inspection by the Medical Health Officer or any Sanitary Inspector duly authorized.

#### KEEPING ANIMALS.

Cows, horned cattle and byres.

36. No person shall keep within the City any hog, pig, goat, cow, or other horned cattle, or any stable, pen, byre, yard, or other enclosure for keeping horned cattle, except under and subject to the following provisions:—

Horned cattle.

(1) No hog, pig, goat, or horned cattle of any kind (except cows) shall be kept in any shed, stable, pen, byre, yard, or other enclosure in the City situate at a less distance than seventy-five feet from the nearest dwelling house and twenty-five feet from any public highway not being a lane;

Cows.

(2) No cow shall be kept in any shed, stable, pen, byre, yard, or other enclosure situate at a less distance than forty feet from the nearest dwelling house; and where two cows are kept the shed, stable or byre

shall not be situated at a less distance than eighty feet from the nearest dwelling house;

By-law 2477.

- (3) No person shall keep more than one hog, pig, or goat within any shed, stable, pen, byre, yard, or other enclosure within the City;
- (4) No person shall keep more than two cows within any stable, pen, byre, yard, or other enclosure within the City, without having first procured a certificate from the Medical Health Officer, that the keeping of more than two cows upon the premises proposed to be used for the purpose will not be a nuisance to the neighbourhood, or dangerous or injurious to the public health;
- (5) Nothing in the preceding three sub-sections shall apply to the keeping of hogs, pigs, goats, cows, or horned cattle of any kind in the Public Markets, or in such places as the Board may authorize to be used as pasture lands or paddocks for the keeping of animals.

#### INSPECTION OF BUILDINGS.

37. Whenever it shall appear to the Board, or to any of Examination its officers, that it is necessary for the preservation of the of buildings by Sanitary public health, or for the abatement of anything dangerous Inspectors. to the public health, or whenever they or he shall have received a notice signed by one or more inhabitant householders of the City, stating the condition of any building in the City to be so filthy as to be dangerous to the public health, or that upon any premises in the City there is any foul or offensive ditch, gutter, drain, privy, cess-pool, ashpit, or cellar, kept or constructed so as to be dangerous or injurious to the public health, or that upon any such premises an accumulation of dung, manure, offal, filth, refuse, stagnant water, or other matter or thing, is kept so as to be dangerous or injurious as aforesaid, it shall be the duty of any one of the Sanitary Inspectors to enter such buildings or premises for the purpose of examining the same, and, if necessary, he shall order the removal

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Notice to put premises in proper sanitary' condition or to quit same.

**38.** If the Board is satisfied, upon due examination, that a cellar, room, tenement, or building within its jurisdiction. occupied as a dwelling-place, has become, by reason of the number of occupants, want of cleanliness, the existence therein of a contagious or infectious disease, or other cause, unfit for such purpose, or that it has become a nuisance, or in any way dangerous to the health of the occupants or of the public, they may issue a notice in writing to such occupants, or any of them, requiring the said premises to be put in proper sanitary condition, or if they see fit, requiring the occupants to quit the premises within such time as the Board may deem reasonable. If the persons so notified, or any of them, neglect or refuse to comply with the terms of the notice, every person so offending shall be liable to the penalties imposed by section 58 of this By-law, and the Board may cause the premises to be properly cleansed at the expense of the owners or occupants, or may remove the occupants forcibly and close up the premises, and the same shall not again be occupied as a dwelling-place until put into proper sanitary condition.

Inspection of cow byres, cheese factories, and creameries. 39. All milch cows and cow byres, and all dairies or other places in which milk is sold or kept for general use, and all cheese-factories and creameries shall be subject to regular inspection under the direction of the Board; and the proprietors shall be required to obtain permission in writing from the Board, to keep such dairy or other place in which milk is sold or kept as aforesaid, or to keep a cheese factory or creamery, and the same shall not be kept by anyone without such permission, which shall be granted after approval of such premises upon inspection, subject to the condition that all such places as aforesaid

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all dairies or general use, Il be subject f the Board; in permission airy or other id, or to keep shall not be hich shall be on inspection, s as aforesaid

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are so kept and conducted that the milk shall not contain any matter or thing liable to produce disease either by reason of adulteration, contamination with sewage, absorption of disease germs, infection of cows, or any other generally recognized cause, and upon such condition being broken the said permission may be revoked by the Board.

Bylaw. 12477

#### REFUSE AND ITS REMOVAL.

40. No person shall, within the City, suffer the accu- Deposits mulation upon his premises, or deposit, or permit the public health deposit, upon any lot belonging to him, of anything which forbidden. may endanger the public health, or deposit upon, on, or into, any street, square, lane, by-way, wharf, dock, slip, House offal 1 lake, pond, bank, harbour, river, stream, sewer, or water, suitable any manure or other refuse, or vegetable or animal matter, vessels. or other filth.

41. All house offal, whether consisting of animal or Removal of vegetable substance, shall be placed in suitable vessels: and no ashes or other refuse matter shall be mingled therewith, and the same shall be kept in some convenient place. to be taken away by the City scavengers, which shall be done as often as the Board or the Standing Committee on Markets, Licenses and Street Cleaning shall direct.

42. No person shall remove or earry in or through the House dirt, streets, squares, courts, lanes, avenues, alleys, or public earried places of the City, any swill, house dirt or house offal, through the (animal or vegetable), or any offensive matter or refuse sub- by persons stances from any of the dwelling-houses or other places in authorized. the City, unless such person so removing or carrying the same, and the mode in which the same shall be removed and carried, shall have been expressly authorized by the Board, or the Standing Committee on Markets, Licenses and Street Clenning and upon such terms and conditions as the Board and the said Committee, or either of them, shall deem best; and the same shall only be removed between the Time for hours of twelve o'clock at night and two hours after sun-removing the rise, during the months of May, June, July, August, and September, (horse-stable manure excepted); but all ashes Removal of and cinders made from steam engines, or steam boilers, cinders.

By-law 2477. forges, or furnaces used for mechanical purposes, or from dwellings, shall be removed at the expense of the parties occupying such buildings, or the owners thereof, at any time, but in such manner as the Board or the said Committee or either of them shall direct.

Removal of decayed animal or vegetable matter. 43. All putrid and decaying animal or vegetable matter must be removed from all cellars, buildings, outbuildings, and yards on or before the fifteenth day of May in each year.

Time for removal of garbage.

- 44. Every householder, and every hotel or restaurant keeper, or other person, shall dispose of all garbage, for the disposal of which he is responsible, either by burning the same or by placing it in a proper covered receptacle for swill and house offal, the contents of which shall, between the fifteenth day of May and the first day of November, be regularly removed as often as twice a week.
- 45. The keeper of every livery or other stable shall keep his stable and stable-yard clean, and shall not permit, between the fifteenth day of May and the first day of November, more than two waggon loads of manure to accumulate in or near the same at any one time, except by permission of the Board.

Time deposits to be removed. 46. Earth privies or earth closets without a vault below the surface of the ground must have sufficient dry earth, wood-ashes, or coal-ashes to absorb all the fluid parts of the deposits and must be thrown upon the contents of such earth privies and closets daily; the contents when removed from the closet must be placed in a shed or box with rain-proof cover, and removed from the premises at least once a year, on or before the 15th day of May.

Cleaning out and disinfecting privy vaults. 47. If the exigencies or circumstances of the City require that privy-vaults, cess-pools, or reservoirs shall be allowed in accordance with the provisions of section 31 they shall be be cleaned out at least once a year, on or before the fifteenth day of May, and from the fifteenth day of May to the first day of November in each year they shall

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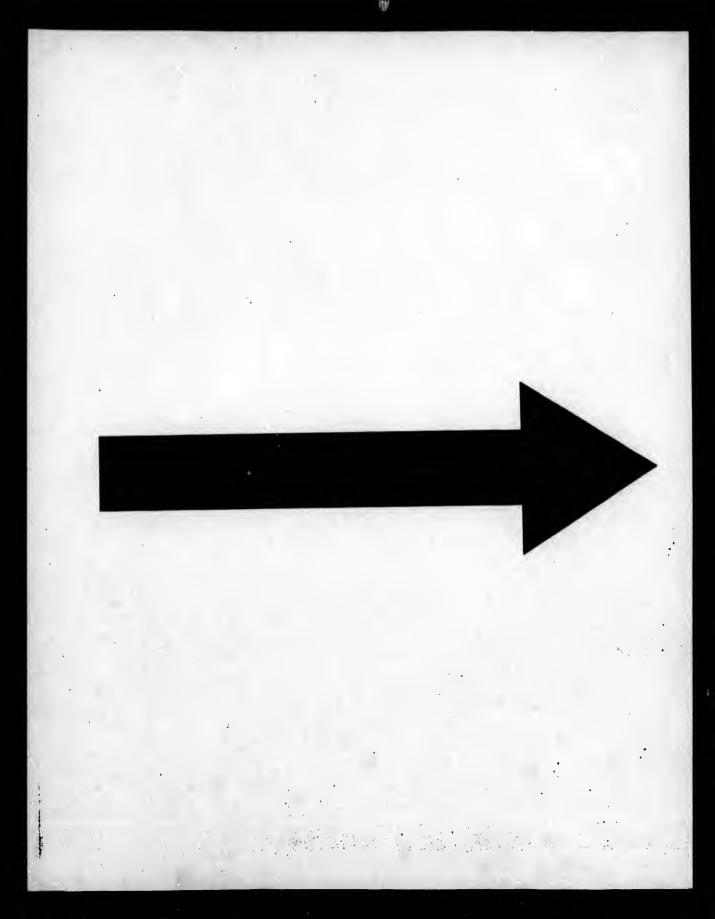
of the City voirs shall be of section 31 a year, on or fifteenth day ear they shall be thoroughly disinfected by adding to the contents of the vault, cess-pool, or reservoir, once a month, not less than two pounds of sulphate of copper dissolved in two pailfuls of water, or other suitable disinfectant.

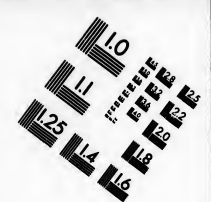
By-law

48. Whenever any privy, vault or drain shall become Offensive offensive or obstructed, the same shall be cleansed and vies and made free; and the owner, agent, occupant, or other per-drains to be cleaned, son having charge of the land in which any privy, vault, removed or or drain may be situated, the state or condition of which repaired. shall be in violation of the provisions of this By-law, shall remove, cleanse, alter, or repair the same within such reasonable time after notice in writing to that effect given by the Board or any of its officers, and in ease such privy, vault or drain has not been properly removed, cleansed, altered, or repaired within the time limited by such notice, the owner, agent, or occupier, as the case may be, shall be subject to the penalties of this By-law.

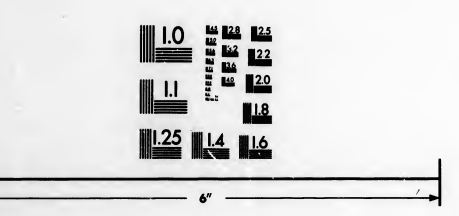
49. No vault shall be opened between the fifteenth day Vaults not to of May and the first day of November, unless, on inspection between 1st the Medical Health Officer shall be satisfied it is necessary of May and for the health or comfort of the inhabitants so to do; and ber, except in in such cases no more of the contents shall be taken away cases of necessity. than the Medical Health Officer shall deem to be absolutely necessary for present safety and relief, and such precautions shall be used relative to the prevention of any offensive effluvia as he may direct, and at the expense of the owner, agent, occupant, or other person having charge of the premises.

50. No person shall open, or cause to be opened, any Opening privy, vault, or cesspool, or to remove, or cause to be privy vaults. removed, any night soil or other contents from any privy, vault or cesspool, or to draw or carry any night soil or other contents of any privy, vault or cesspool, through any of the streets, lanes, or other thoroughfares in the City, except the same be done by means of the odorless day system and the use and adoption of the odorless excavator, and between the hours of seven of the clock in the forenoon and six of the clock in the afternoon.





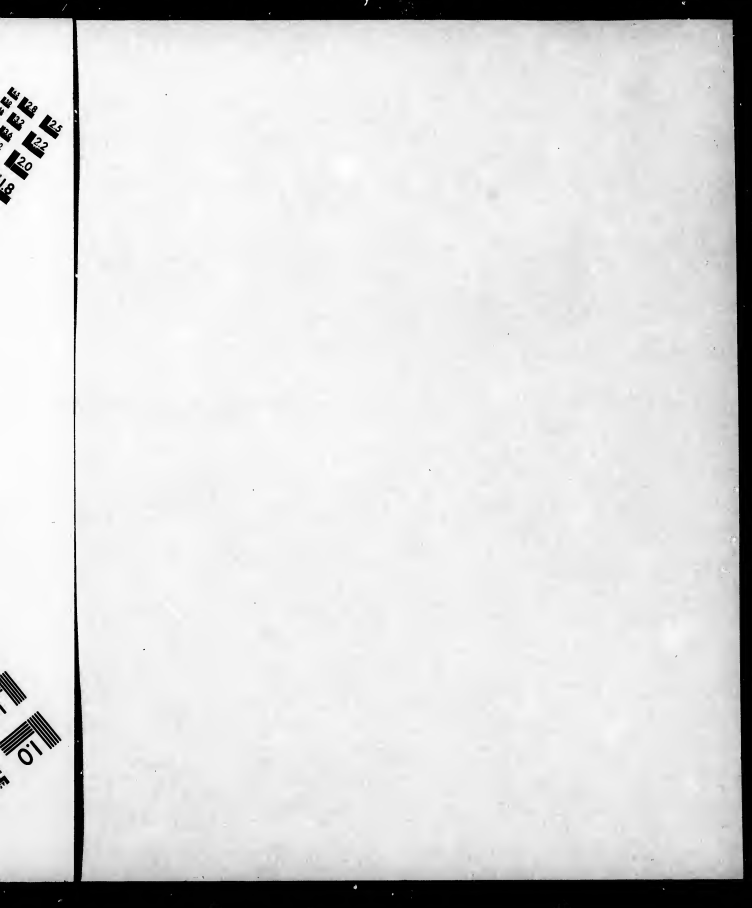
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Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14380 (716) 872-4503

STATE OF THE SECTION



By-law

51. No night soil or contents of any cess-pool, shall be removed unless previously deodorized as in section 47 mentioned, and during its transportation the material shall be covered with a layer of fresh earth except the removal shall have been by some odorless excavating process.

Removal of night soil.

52. No person shall engage in the business of privy cleaning, or be permitted to remove night soil within the limits of the City unless he shall have first submitted his appliances for carrying on his business for the inspection and approval of the Board, and shall have obtained a certificate of compliance with the regulations contained in this By-law, and of any other regulations prescribed by the Board with respect to the removal of night soil and the cleaning of privies, which certificate shall be given by the Medical Health Officer, who shall be entitled to demand and receive therefor a fee of one dollar, which sum he shall forthwith pay over to the Treasurer for the general purposes of the City.

Permits te remove night soil.

53. No person shall carry on the business of privy cleaning, open any privy, vault, or other receptacle of night soil desired to be cleaned until he shall have first obtained the written permit of the Medical Health Officer, who shall keep a record of permits granted, and the person to whom the same shall have been granted.

Fees.

54. No person engaged in the business of cleaning privies or removing night soil under the provisions of this By-law, shall make a charge of more than \$1.50 per cubic yard, or more than \$3.50 per load, when the quantity removed is less than one cubic yard.

Night soil to be removed when notified by the Sanitary Inspector.

55. Every person authorized to carry on the business by contractor of privy cleaning under the provisions of this By-law, shall within forty-eight hours after notice given to him by any Sanitary Inspector remove or cause to be removed from the premises of any of the inhabitants within the City, the night-soil accumulated therein, and deposit the same in some prescribed place under the restrictions, and subject to the directions of the Medical Health Officer, and it shall

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be the duty of the Sanitary Inspector to furnish all parties from whose premises night soil has been removed, with a certificate of the quantity removed, and the charge according to the rate fixed in this By-law.

By-law

56. Books shall be kept at the several Police Stations or Books to be other convenient places, under the charge of the Medical stations for Health Officer, in which shall be entered complaints complaints relating to nuisances, and applications for opening and nuisances. cleansing privy vaults, which last entries shall specify the number of loads, if less than the whole contents of the vault, required to be removed, and all applications shall receive attention in the order in which they are made, so far as practicable.

57. The Board may grant permits for, or restrain the Board may removal of, any nuisance or infected articles within the grant permits City, when they consider it safe and proper for the public remove safety so to do.

#### PENALTIES.

58. Any person who violates sections 15, 16, 17, Penalties. 20, 37, 38, 40 or subsection (1) of section 35, shall be liable, for every such offence, to a penalty of not less than five dollars nor more than fifty dollars in the discretion of the convicting Justices or Magistrate, besides costs, which may also be inflicted if the committing Justices or Magistrate see fit to impose the same. Any person who violates any other provision of this By-law shall be liable for every such offence to a penalty not exceeding twenty dollars, in the discretion of the convicting Justices or Magistrate, besides costs, which may also be inflicted if the convicting Justices or Magistrate see fit to impose the same. Every such penalty may be recovered Distress. by any person before any two Justices or a Police Magistrate having jurisdiction in the municipality, and shall be levied by distress and sale of the goods and chattels of the offender, with the costs of such distress and sale, by warrant under the hands and seals of the Justices, or the hand and seal of the Police Magistrate, before whom the same are recovered, or under the hands and seals of any other

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Commitment.

two Justices having jurisdiction in the municipality; and in default of sufficient distress the said Justices or Magistrates may commit the offender to the common gaol or to any lock-up or house of correction in the said municipality for any time not exceeding fourteen days, with or without hard labour, unless the amount imposed be sooner paid.

#### REPEAL OF STATUTORY BY-LAW.

Repeal of Statutory By-law.

R. S. O. c. 205.

- 59. And whereas it is expedient or repeal the provisions of the By-law appended to The Public Health Act, so far as the same are in force in this Municipality: It is therefore enacted by the Municipal Council of the Corporation of the City of Toronto:-
  - (1) The said By-law is hereby repealed.
- (2) This By-law shall go into force on the twentyeighth day of February, A.D. 1890.

### No. 2478.

## A By-law to secure the Sanitary Condition of Buildings.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

Drains for sewage from buildings.

1. It shall not be lawful to construct or extend any drain for the reception of sewage or waste water under or into any building (except stables) or to connect the same with any public or other sewer or drain, unless the said drain shall in its plan and construction conform to the following requirements:

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 Between the house and the public sewer or drain there shall be placed a ventilation hand-hole cleaning trap of approved description and make; By-law 2478.

- (2) Between the said trap and the foot of the soil pipe there shall be connected with main house drain, an inlet pipe, for the admission of fresh air, four inches in diameter, the mouth of which shall be left open or have a cap giving an area of onefourth more than the diameter of the inlet pipe;
- (3) All soil pipes within the walls of any building shall be of iron or brass, and shall be continued at least three feet above any opening in the roof and left open so that the whole of the inside drainage may be thoroughly and constantly ventilated;
- (4) Approved tile pipe may be used under ground;
- (5) If the house is drained by a continuous iron soil pipe from the outer connection with the house drain at least three feet outside the wall to the opening above the roof, as hereinbefore provided, the trap and the fresh air inlet may be dispensed with;
- (6) The pipe shall have two cleaning-out screws, one to be about twelve inches above and in front of the bend at the basement floor, and the other between the said bend and the outer wall of the house;
- (7) All drains and plumbing fixtures of every house or other buildings shall be provided with sufficient traps and vents to prevent gas from the sewer, drain or waste pipes, from escaping into any apartment, and each such fixture shall have its own trap with sufficient vent;
- (8) No fixture shall drain through more than one trap (main tray excepted), the vent to be not less than

By-law 2478

- one size smaller than trap, and no vent of less than one and one-quarter inches in diameter;
- (9) No trap vent pipe shall be less than three inches in diameter where it passes through the roof;
- (10) The rule for soil pipe terminus, as hereinbefore mentioned, shall govern said vent pipe;
- (11) Vents from water closet traps shall be two inches for a length of twenty feet, and for a greater length three inches in diameter;
- (12) Closet vents into which other vents are connected shall be three inches in diameter;
- (13) Approved automatic vents may be substituted when necessary or advisable on special permit of City Engineer;
- (14) No safe waste, range-boiler or cistern overflow shall be allowed to connect direct with any drain;
- (15) All rain water leaders shall be trapped, and the trap shall be connected with the outside drain;
- (16) Refrigerator wastes shall be supplied with properly ventilated traps, and be disconnected and have drip basins when necessary;

Connection between lead and iron pipes.

Ferrules.

2. Every connection between lead and iron pipes shall be made with brass thimbles or ferrules having properly wiped joints, and the ferrules shall be properly gasketted, leaded and caulked into the said pipe. Ferrules for four inch pipes shall weigh not less than  $2\frac{1}{2}$  lbs.; for three inch pipes not less than  $1\frac{3}{4}$  lbs.; and for two inch pipes not less than  $1\frac{1}{2}$  lbs.; each ferrule not to be less than four inches in length. All lead pipes shall have properly wiped joints. Where the trap to closets is above the floor, the connection of the same with the soil pipe shall be made of brass or rubber.

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3. Each house or building must have its own separate soil pipe and drain, and such soil pipe or drain shall be so placed as to enable it to be readily inspected without destruc- Building to tion to walls, and the plumber shall be responsible for the soil pipes proper connection of his work with the system of drainage, and drains. which connection shall be made by a cast-iron bend and three feet of pipe extending horizontally from the vertical soil pipe, and no two or more houses or buildings shall have any drain in common until each separate drain shall have passed outside the walls of the house or building which it serves. All drains must be properly connected with the Drains not to private drain, and not covered until inspected. In no case until shall the drains between the walls of the house and the inspected. street line be laid until the private drain from the street line to the public sewer shall have first been laid and completed.

By-law

4. All private drains laid by the City are to be taken to Private the outside of the wall where buildings are on the street line. drains laid by

5. Vitrified salt glazed earthenware drain pipes shall be Glazing equal in quality to those used for the private drain connecdrain pipes. tions; they shall be laid and jointed with Portland cement or otherwise, as shall be specified from time to time by the City Engineer for the private drain connections contract. The pipe used for surface or weeping drains must be laid round the outside of the house walls where practicable and trapped to connect with rain water leader. They shall have a trap placed on them which shall be easily accessible for flushing. All earthenware drains laid on newly made ground or very wet soil, shall be laid on a prepared foundation of plank or concrete. No built traps or mason's traps Traps. shall be used inside of any building. All traps shall be of vitrified salt glazed earthenware or iron.

6. No iron pipe shall weigh less than the following per Iron pipes. length of five feet:

6 inch diameter, 100 lbs.

5 " 85 lbs.

" 45 lbs. " 30 lbs.

20 lbs.

By-law 9478.

and all pipes, traps, bends or fittings shall be of good quality and shall be free from flaws or defects, and shall be of uniform thickness.

Permits for construction of drainage, etc.

7. Before proceeding to construct, reconstruct or alterany portion of the drainage, ventilation or water system of any hotel, warehouse, dwelling house or other building. the owner or his agent desiring to construct the same shall file in the office of the City Engineer an application for a permit therefor, and such application shall be accompanied with a specification or abstract thereof in a blank form prescribed and supplied for this purpose, stating the nature of the work to be done, and giving the size, kind and weight of all pipes, traps and fittings, and a description of all closets and other fixtures, and also a plan thereof, shewing the street and street numbers marked thereon and the drainage system.

Plans.

8. All plans must be legibly drawn in ink on heavy white paper or on tracing linen, and on a scale of eight feet to an inch.

Granting permits.

9. A permit shall be granted or refused within two days from the time of filing the application, and (if granted) shall be valid for six months from the date of issue.

Refusal of permits when plans do not City requirements.

10. If the City Engineer finds that the plan and specification do not conform with the rules and requirements conform with laid down in respect thereto, he shall not issue any permit. and it shall be unlawful to proceed therewith.

Inspection of work by City Engineer.

11. The City Engineer shall be notified when any work is ready for inspection, and all works must be left uncovered and convenient for examination until inspected and approved of. The inspection shall be made within three days, except where the soil is of such a nature that it cannot be left open for the three days, when the inspection shall be made forthwith. The City Engineer or the Inspector appointed by the Corporation for that purpose, may require either a water or a smoke test, which test shall be made by the party whose work is being inspected, except

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By-law 2478.

- 12. After a plan or specification has once been approved Alteration of of no alteration or deviation from the same shall be plan. allowed except on a written application of the owner or agent of the owner and with the approval of the City Engineer.
- 13. No pan closets shall be fitted up or used in any Closets. building; and no closet or other convenience, which allows the escape into the house of air or gas from any part of it, or from the drain or soil pipe connected with it, or which allows any accumulation of filth in or about it shall be fitted up or used.
- 14. No lead, waste or vent pipes shall weigh less than Lead pipes. the following:

Trap vent pipes may be of standard wrought iron with Traps and steam fittings. Sheet metal shall not be allowed. All pipes. traps and fittings shall be equal in quality and thickness to the pipe to which they are attached.

15. Every water cock, bibb, tap or hydrant attached to Cocks, and any water service or pipe connected with and supplied be stamped.

By-law 2478.

from the Water Works system of the City, shall have legibly stamped thereon, in a conspicuous place, the name of the maker, and shall be properly tested both as to strength and weight before being so attached.

Laying water supply pipes.

16. All water supply pipes shall be laid with due regard to danger from freezing, and shall be properly laid and graded with a fall to a stop and waste cock placed in the cellar or other convenient place, where they can be entirely drained off. Each consumer in a tenement building shall be supplied with a separate stop and waste cock on the service pipe inside the building, unless the same is metered.

Lead pipes for water works pressure.

17. For Water Works pressure, no lead pipe shall weigh less than the following:

3	inch	internal	diameter	, 4	lbs.	per	lineal	yard.
1		44	"	6		ü	u	
5		46	"	8		"	"	
3		"	66	10		"	"	
i		"	"	13		46	"	

Plumbers to report work works pipes.

18. Every master plumber who shall himself, or by his report work done on water apprentices, agents or employees, make any extensions of or alterations to, or shall remove any tap, pipe or other fixture attached to the pipes of the Water Works shall on the last day of the month in which such extension, alteration or removal is made, report the nature and extent of the same in writing to the Superintendent of the Water Works Department upon printed forms to be supplied by said department.

Shutting off street stop cocks connected with the water works.

19. No person shall be allowed, without having first obtained a permit from the Water Works Department, to open or shut off the street stop-cock connected with the service, supplying any premises or buildings unless in case of urgent necessity to prevent loss or damage from flooding, or where a plumber requires to do so in order to make necessary repairs, or to test his work, and in every such case he shall leave the stop-cock as he found the same, and any person who shall commit any damage or injury to any stopcoc for

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cock in the service pipes of the Department shall be liable for the amount of such damage.

By-law 2478.

20. All work contemplated in this By-law shall be done All work to in a workmanlike manner, and shall be subject the to be subject to inspection inspection, supervision and approval of the City Engineer by City or any Inspector appointed by the Council for that purpose; and all faulty or defective work which may at any time be discovered shall be made perfect to the satisfaction of the City Engineer or Inspector, and when so found satisfactory, a certificate shall issue to the plumber at the expiration of thirty days from date of inspection, unless in the meantime such work shall have become faulty or defective.

21. No arrangement shall be made for supplying water- Self-closing closets or urinals except by self-closing cocks; and no cocks to be used in water arrangements shall be made for cleaning water-closets or closets. privy vaults by waste pipes from wash basins or sinks, or Cleaning other improper means; but they shall be fitted up with water closets. the proper fixtures and appurtenances belonging to them respectively.

22. Any person convicted of a breach of any of the pro- Penalty. visions of this By-law shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and Distress. in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of their being no distress found out Commitment. of which such penalty can be levied the convicting Magistrate may commit the offender to the common gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

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By-law 2480

### No. 2480 (a)

A By-Law to regulate the Cutting and Removal of Ice from the Bay of Toronto or the River Don.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:—

l'ersons cutting ice to apply to the City Commissioner.

1. Any person who desires to cut or remove ice from the Bay in front of the City, or from the River Don within the boundaries of the City, shall first apply to the City Commissioner, who shall thereupon select and mark out a suitable place from which pure ice may be obtained, and it shall be the duty of the Commissioner to see that before any ice has been removed, the boundaries of the places marked out by him, have been designated by trees or otherwise, so as to insure the protection and safety of the public; and he shall give, on demand, a certificate of compliance with the above regulations.

A certificate to be issued.

Fee for certificate.

2. For such certificate the City Commissioner shall be entitled to demand and receive the sum of one dollar, which shall be by him paid over to the City Treasurer, for the general purposes of the City.

Penalty.

3. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender;

Distress.

Commitment

and in case of there being no distress found out of which such penalty can be levied the convicting Magistrate may commit the offender to the common gaol of the City of

(a) By-law No. 2479 was repealed by By-law No. 2604.

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### No. 2481.

## A By-law relating to the Interment of the Dead.

Passed 13th January, 1890.

THE Municipal Council of the Corporation of the City of Toronto enacts as follows:-

1. It shall not be lawful for any person, to inter any Interments to dead body in any land situate within the limits of the City be made only other than that now used and appropriated for the pur-places. pose of a burial ground: Provided, that the Local Board of Health or the Mayor may in their or his discretion allow interments in private grounds on the application of persons interested.

2. No person shall inter, or cause to be interred, any Graves to be dead body in a grave which shall be less than four feet at least four deep from the surface of the ground surrounding the grave feet in depth. to the top of the coffin.

3. No person shall wrongfully remove or disturb, or Wrongful attempt to remove or disturb any body, or the remains removal of of any body, or any part of any body from any grave or bodies. tomb.

4. Every person authorized to inter the dead, shall, if Persons the information can be obtained, record, or cause to be authorized to inter the dead recorded, in a book to be kept for that purpose, the name, to keep a age, and sex of each person interred, the name, of his or record of intermente, her father and mother, his or her residence, the cause of

By-law 2481. death, the date of interment, and whether he or she was a resident of the City at time of death; and shall, during the month of December in each year report to the City Clerk, a summary of the particulars, so recorded.

Injuring or defacing graves, tombs, plants, etc.

5. Any person who wilfully destroys, mutilates, defaces, injures, or removes any tomb, monument, grave stone, or other structure placed in a cemetery or burial ground, or any fence, railing, or other work for the protection or ornament of a cemetery or burial ground, or of any tomb, monument, gravestone, or other structure aforesaid, or of a cemetery or burial lot within a cemetery or burial ground, or wilfully destroys, cuts, breaks or injures any tree, shrub, or plant in a cemetery or burial ground, or plays at any game or sport, or discharges fire-arms (save at a military funeral) in a cemetery or burial ground, or who wilfully and unlawfully disturbs persons assembled for the purpose of burying a body therein, or who commits a nuisance, or at any time behaves in an indecent and unseemly manner in a cemetery or burial ground, or in any way violates, any cemetery or burial ground, or any grave, tomb, tombstone, vault, or other structure within the same, shall be subject to the penalties of this By-law.

Disorderly conduct in cemeteries.

Penalty.

Distress.

Commitment

6. Any person convicted of a breach of any of the provisions of this By-law. shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common Gaol of the City of Toronto, with or without hard labour, for any period not exceeding six calender months, unless the said penalty and costs be sooner paid.

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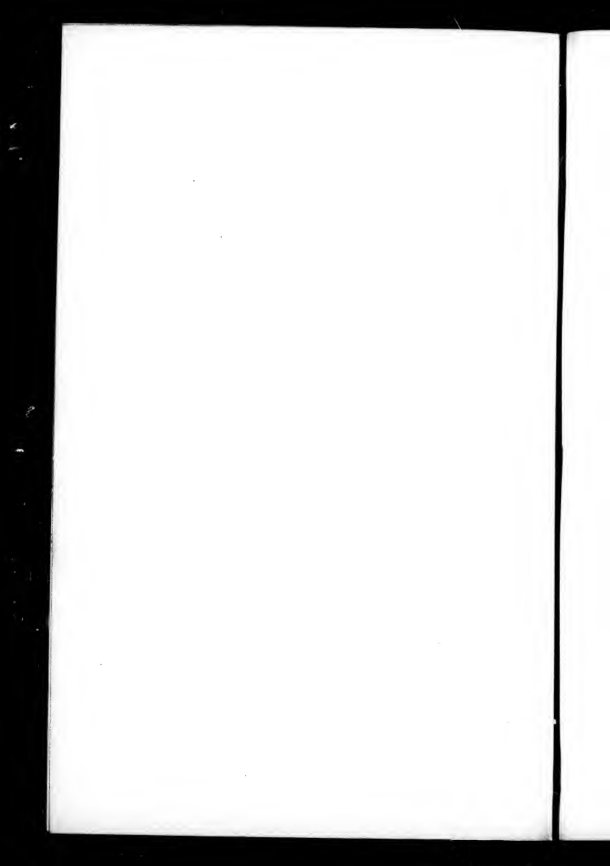
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## MEMBERS OF THE COUNCIL.

## OFFICERS OF THE CORPORATION.

ADAMSON, GEORGE J.,

Receiver Water Works Department 1890. Entered Service of Corporation. 1881.

ADAMSON, WILLIAM,
Councilman, St. David's Ward, 1864, 1865; Alderman, St. David's Ward,
1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873; Alderman, St. Thomas's
Ward, 1874; Alderman, St. David's Ward, 1875, 1876, 1877, 1878, 1879,
1880, 1881, 1882, 1883, 1884, 1885. Appointed a City Weighmaster in

ALLAN, Hon. GEORGE W.

Alderman, St. David's Ward, 1849, 1854; Alderman, St. David's Ward, and Mayor, 1855; Water Works Commissioner, 1872, 1873, 1874, 1875, 1876,

ALLEN, GEORGE L.,
Chief of Police, 1847, 1848, 1849, 1850, 1851, 1852; Governor of Jail, from
1852 to 1872.
ALLEN, THOMAS,

Collector, St. Lawrence Ward, part of 1874, and Alderman, St. David's Ward, 1877, 1878, 1879, 1883, 1884, 1885, 1886, 1890.

ANDERSON, WILLIAM,

City Auditor, 1890. (Appointed 1880.) ANDREWS, WILLIAM,

Councilman, St. David's Ward, 1840, 1841, 1842, 1843.

ANDREWS, WILLIAM, Assessor, 1873. ARDAGH, RICHARD,

Conneilman, St. David's Ward, 1864; Chief of Fire Department, 1890. (Appointed, 1866.)

ARDAGH, WILLIAM,
Conneilman, St. David's Ward, 1857, 1858, 1859, 1860.

ARGUE JOHN

ARGUE, JOHN,

ARGUE, JOHN,
Housekeeper City Hall from 1851 to 1882.
ARMSTRONG, JAMES,
Chief Engineer, Fire Brigade, 1847.
ARMSTRONG, JOHN,

Councilman, St. Andrew's Ward, 1834, 1835; Alderman, St. Andrew's Ward, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845; Alderman, St. James's Ward, 1847, 1848.

ARMSTRONG, THOMAS,

Councilman, St. Andrew's Ward, 1849, 1850; Alderman, St. Andrew's Ward, 1852, 1853; General Inspector of Licenses, from 1867 to 1876.

ARTHURS, WILLIAM,

Councilman, St. Lawrence Ward, 1834, 1836.

ASHFIELD, JAMES

Councilman, St. George's Ward, 1849, 1850; Councilman, St. George's Ward, and Chief Engineer Fire Brigade, 1851, 1852, 1853; Chief Engineer Fire Brigade, 1890. (Appointed 1854.)

AWDE, ROBERT

General Inspector of Licenses, 1890. (Appointed 1876.)

BACON, W. W., Clerk, Water Works office, 1890. (Appointed 1874.)

BAILIE, JOHN

Assessor, 1884 to 1890.

BAILEY, JOHN

Alderman, St. Stephen's Ward, 1890.

BALDWIN, MORGAN

Alderman, St. Thomas's Ward, 1876, 1877, 1878, 1879, 1880

BALL JOHN,

Alderman, St. Patrick's Ward, 1873, 1874, 1875, 1877, 1878, 1881.

BARBER, GEORGE, A.,

Auditor, from 1850 to 1874.

BARKER, JOHN,

Meter Inspector Water Works Department 1890. (Appointed 1872.) BARNHART, C.,

Governor of the Jail, 1834, 1835.

BARTON, EDWARD W

Alderman, St. Stephen's Ward, 1884, 1885, 1886, 1887, 1888.

BAXTER, JOHN.

Councilman, St. Patrick's Ward, 1853, 1860, 1861, 1862, 1863; Alderman, St. Patrick's Ward, 1864, 1866, 1868, 1869, 1870, 1871, 1872, 1874, 1875, 1879, 1880, 1881, 1883, 1885, 1886, 1887 1888, 1889, 1890. (President of the Council 1875.)
BAXTER, WILLIAM,

Assistant Engineer Water Works Pumping Station, 1890. (Appointed 1874).

BEAMISH, GEORGE,

Collector, St. Lawrence Ward, 1875.

BEARD, GEORGE T.

Councilman, St. Lawrence Ward, 1865, 1866; Alderman, St. James's Ward, 1867, 1868.

BEARD, JOSHUA G.

Councilman, St. Lawrence Ward, 1834, 1835, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847; Alderman, St. Lawrence Ward, 1849, 1850, 1851, 1852; Alderman, St. Lawrence Ward, and Mayor, 1854.

BEARD, ROBERT,

Councilman, St. Lawrence Ward, 1839, 1840, 1841; Councilman, St Lawrence Ward, and Chief Engineer Fire Brigade, 1842, 1843, 1844; Alderman, St. Lawrence Ward, and Chief Engineer Fire Brigade, 1845, 1846; Alderman, St. Lawrence, Ward, 1847; Alderman, St. Lawrence Ward, and Chief Engineer Fire Brigade, 1848, 1849; Chief Engineer Fire Brigade, 1850; Alderman, St. Lawrence Ward, 1851, 1852.

BEATTY, ADAM,

Councilman, St. David's Ward, 1851, 1852, 1854, 1855, 1856; Assessor, St. David's Ward, from 1860 to 1871.

BEATY, JAMES

Councilman, St. Lawrence Ward, 1836; Alderman, St. Lawrence Ward, 1846, 1847, 1848, 1849; Alderman, St. David's Ward, 1853.

BEATY, JAMES, JR., Q.C.,
Alderman, St. James's Ward, 1877. Mayor by vote of the people 1879, 1880.

Chairman of the Board of Police Commissioners, 1880.

BELL, EDWIN,

Councilman, St. James's Ward, 1848, 1849, 1850.

BELL, JOHN, Q.C.

Alderman, St. James's Ward, 1847, 1848, 1849; Alderman, St. David's Ward, 1853.

BELL, ROBERT.

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Councilman, St. Andrew's Ward, 1860, 1861, 1862, 1863, 1864, 1865, 1866; Alderman, St. Andrew's Ward, 1867, 1868 1869, 1870, 1872, 1873; Water Works Commissioner, from 1872 to 1877; Chairman of the Board of Water Works Commissioners, 1874 to 1877.

BELL, THOMAS,

Alderman, St. George's Ward, 1849. BELL, WILLIAM,

Alderman, St. Stephen's Ward, 1881, 1882, 1883, 1888, 1889, 1890. Collector, St. Stephen's Ward, 1883, 1884, 1885, 1886.

BELL, WILLIA'I A.,

Clerk, City Clerk's Office, 1890. (Entered service of Corporation, 1874.) BENNETT, JAMES, Councilman, St. George's Ward, 1863, 1864.

BENNITT, JOSEPH H.

City Eugineer, from 1860 to 1871; Assistant Engineer, 1878. (Entered service of Corporation, 1851.)
BERKINSHAW, THOMAS,
Councilman, St. Lawrence Ward, 1859.
BESWICK, JAMES,

Collector, St. Patrick's Ward, 1884, 1885, 1886.

BETHUNE, ANGUS,

Alderman, St. David's Ward, 1845, 1846. BICKERSTAFF, ROBERT C.,

Collector, St. Andrew's Ward, 1884. BIGGAR, C. R. W., Q.C., City Solicitor, 1890. Joint City Solicitor, from 1873 to 1876. (Re-appointed City Solicitor, 1888.)

BLACK, A. E Clerk City Treasurer's Office, 1890. (Appointed 1888.) BLACK, WILLIAM,

Foreman Water Works Department, 1890. (Entered service of city 1875.) BLEVINS, JOHN,

City Clerk, 1890.

Alderman, St. David's Ward, 1874, 1875, 1876, 1877, 1878, 1879 1880, 1881, 1882, 1883, 1884. (Appointed City Clerk 1884.)

BLEVINS, ROBERT

Councilman, St. Patrick's Ward, 1837, 1838, 1841, 1842.

BODDY, ULYSSES

Collector, St. Andrew's Ward, 1885, 1886. BOND, JOSEPH A.,

Assessor, St. Andrew's Ward, 1873. BOOMER, GEORGE,

Alderman, St. George's Ward, 1858, 1861; Police Magistrate, and Commissioner of Police, 1862, 1863, 1864, 1865.

BOOTH, GEORGE

Alderman, St. David's Ward, 1882, 1883. BOOTH, GEORGE H.,

Assistant Engineer, 1874. (Entered service of Corporation, 1857.)

BOOTH, GEORGE S

Alderman, St. Alban's Ward, 1889, 1890.

BOOTH, THOMAS, City Engineer, 1857, 1858.

BOOZ, FREDERICK, Clerk City Treasurer's Office, 1890. (Entered service of Corporation, 1883.) BOOZ, WILLIAM,

Assistant City Treasurer, 1877. (Entered service of Corporation, 1873.)
BOSTWICK, LARDNER,

Councilman, St. Lawrence Ward, 1834. BOSWELL, ARTHUR RADCLIFFE,

Alderman, St. George's Ward, 1877, 1878, 1879, 1881, 1882. Mayor by vote of people, and Chairman of Board of Police Commissioners, 1883, 1884. BOULTON, G. D'ARCY,

Alderman, St. Andrew's Ward, 1866, 1867, 1868, 1869; Alderman, St. Andrew's Ward, and President of the Council, 1870.

BOULTON, WILLIAM H., Alderman, St. Patrick's Ward, 1838, 1839, 1840, 1841, 1842, 1844; Alderman, St. Patrick's Ward, and Mayor, 1845, 1846, 1847; Alderman, St. Patrick's Ward, 1852; Alderman, St. Andrew's Ward, and Mayor, 1858.
BOUTSTEAD, FREDERICK W...
Clerk City Treasurer's Office, 1890. (Appointed 1888.)
BOUSTEAD, JAMES B.,

Councilman, St. David's Ward, 1855; Councilman, St. James's Ward, 1866; Alderman, St. James's Ward, 1869, 1870, 1871, 1872, 1874, 1875, 1876, 1878, 1881, 1882, 1886, 1887, 1888, 1889, 1890.

BOWES, JOHN G.

Alderman, St. James's Ward, 1850; Alderman, St. James's Ward, and Mayor, 1851, 1852, 1853; Alderman, St. David's Ward, 1856; Mayor, by vote of people, and Chairman of the Board of Commissioners of Police, 1861, 1862, 1863.

BOXALL, JOHN,

Councilman, St. John's Ward, 1859, 1861, 1862, 1863, 1865, 1866; Alderman, St. John's Ward, 1867, 1868, 1869.

BOYD, JAMES.

Inspector Water Works Department, 1890. (Entered service of Corporation 1875.)

BOYD, JOHN,

Clerk, City Clerk's Office, 1890; Clerk in City Treasurer's office, 1843 to 1857; Alderman, St. David's Ward, 1868; Secretary of the Board of Water Works Commissioners, 1872 to 1877.

BRADY, WILLIAM J.,
Assistant Police Court Clerk, 1890,

BRANDON, JAMES

Alderman, St. Patrick's Ward, 1884, 1885, 1890. BREAK, SAMUEL R.,

Clerk City Engineer's Office, 1890. BRITTON, JAMES,

Alderman, St. Lawrence Ward, 1874, 1875. BROOKE, GEORGE,

Alderman, St. David's Ward, 1852, 1853.

BROUGH, R. J.,

Engineer, Water Works, from 1874 to 1880. City Engineer from 1880 to 1883.

BROUGH WALTER C.,

Engineer Water Works, 1890. (Appointed 1888.)

BROUGHTON, J., SR.

Collector, St. David's Ward, 1877. (Appointed annually since 1872.) BROWNE, H. W.,

Clerk, Water Works office, 1877. (Appointed 1873.) BROWNE, JAMES,

Councilman, St. Lawrence Ward, 1837, 1838.

BROWNE, WM. A.,

Assessor, 1890. Appointed annually since 1877.

BRUNEL, ALFRED,

Alderman, St. George's Ward, 1857, 1858, 1859; City Engineer, 1859, 1860; Alderman, St. George's Ward, 1861, 1862.

BUGG, JOHN, Councilman, St. Patrick's Ward, 1850, 1851, 1852; Councilman, St. John's Ward, 1853, 1854, 1855; Alderman, St. John's Ward, 1856, 1857, 1858, 1859, 1872,

BURKE, WM.

Alderman, St. Andrew's Ward, 1877.

BURNS, JAMES,

Councilman, St. Lawrence Ward, 1865, 1866. BURNSIDE, Dr. ALEXANDER,

Alderman, St. David's Ward, 1841, 1842, 1843, 1844.

BURTON, WILLIAM, Clerk City Treasurer's Office, 1890. (Appointed 1879.)

BUTTERS, EDMUND L.,

Councilman, St. George's Ward, 1860.

CAMERON, JOHN, Councilman, St. James's Ward, 1856. CAMERON, Hon. J. HILLYARD, Q.C.

Alderman, St. Andrew's Ward, 1846, 1847, 1851, 1852; Alderman, St. John's Ward, 1854, 1855.

CAMERON, Hon. MATTHEW CROOKS, Q.C.,

Alderman, St. James's Ward, 1859. CAMPBELL, W. A., Councilman, St. David's Ward, 1843, 1844; Alderman, St. Patrick's Ward, 1848, 1849, 1850. CANAVAN, JOHN,

Councilman, St. Patrick's Ward, 1864; Alderman, St. Patrick's Ward, 1865, 1870, 1871, 1872; Alderman, St. Stephen's Ward, 1877.
CANNIFF, WILLIAM, M.D.,

Medical Health Officer, 1890. (Appointed 1883.)

CAPREOL, F. C., Councilman, St. George's Ward, 1853. CARFRAE, HUGH,

Councilman, St. Andrew's Ward, 1837, 1838.

CARFRAE, THOMAS, JR. Alderman, St. George's Ward, 1834, 1835.

CARLYLE, WILLIAM,

Alderman, St. Thomas' Ward, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890.

CARLYLE, WILLIAM,

Alderman, St. Andrew's Ward, 1886, 1887, 1888, 1889, 1890.

CARR, JOHN.

 Councilman, St. Patrick's Ward, 1847, 1848, 1849; Councilman, St. Andrews'
 Ward, 1851, 1852; Alderman, St. Andrew's Ward, 1853, 1854, 1855, 1858;
 Alderman, St. Patrick's Ward, and President of the Council, 1860; Alderman, St. Patrick's Ward, 1861, 1862, 1863, 1864; City Clerk, from 1864, to 1871; City Commissioner, 1871, 1872; Alderman, St. Andrew's Ward, 1873

CARROLL, GEORGE,

CARRULL, GEORGE,
Councilman, St. Patrick's Ward, 1859.
CARROLL, J. A., M.D.
Alderman St. Matthew's Ward, 1884.
CARRUTHERS, JOHN,
Councilman, St. David's Ward, 1854, 1855, 1856, 1858, 1860, 1866.
CARTY, JEREMIAH,
Alderman, St. David's Ward, 1859, 1860, 1860.

Alderman, St. David's Ward, 1858, 1859, 1860;

CASWELL, THOMAS

Assistant City Solicitor, 1890. (Appointed 1888.)

CASTLE, GEORGE J., Clerk City Engineer's Office, 1890. (Appointed 1888.) CAWTHRA, WILLIAM,

Alderman, St. Lawrence Ward, 1834, 1836. CAYLEY, Hon. WILLIAM,

Alderman, St. Patrick's Ward, 1853. CHAMBERS, JOHN,

Park Superintendent, 1890. (Entered service of Corporation 1878.)

CHEWETT, JAMES G.,

Alderman, St. George's Ward, 1838, 1839.

CLAPP, J. C.,

Superintendent, Water Works, 1877. (Appointed 1873.)

CLARKE, ARTHUR H.,

Secretary Committee on Works, 1890. (Entered service of Corporation, 1882.)

CLARKE, EDWARD F.,

Mayor by vote of people, 1888, 1889, 1890. Chairman Board of Police Commissioners, 1889, 1890.

CLARKE, HENRY E.,

Alderman, St. George's Ward, 1879, 1881, 1882; St. Andrew's Ward, 1883.

CLEMENTS, JOHN

Councilman, St. George's Ward, 1865, 1866; Alderman, St. George's Ward, 1867, 1868, 1869, 1870, 1873, 1874.

CLEWES, JOHN,

Assessor from 1890. (Appointed 1883.) CLEWL, R. W.,

Clerk City Treasurer's Office, 1890. (Appointed 1888.)

CLOSE, PATRICK G.,

Alderman, St. Lawrence Ward, 1873, 1874, 1875, 1876, 1877, 1878, 1880. (President of the Council, 1877.)
COADY, RICHARD T.,

City Treasurer, 1890. (Entered service of Corporation, 1873.) COATE, FILED. W., Alderman, St. John's Ward, 1873.

COATSWORTH, EMERSON

City Commissioner, 1890. (Appointed 1873.) Alderman, St. David's Ward, 1872.

COCKER, JOHN,

Clerk in Treasurer's office, 1871, 1872, 1873.

COLWELL, WM. W., Alderman, St. George's Ward, 1874, 1875, 1876, 1877.

CONLIN, PATRICK,

Conncilman, St. Andrew's Ward, 1860, 1861, 1862.

COPPING, EDWARD,

Inspector City Commissioner's Office, 1890. (Appointed 1874.) COOPER, THOMAS,

Councilman, St. Patrick's Ward, 1836. CORNNELL, JOHN,

Alderman, St. Andrew's Ward, 1876, 1877, 1878.

COULTER, GEORGE,

Councilman, St. David's Ward, 1848, 1849, 1850. CRAIG, GEORGE,

Assessor, 1861 to 1871.

CRAIG, JAMES,

Secretary Committee on Works, 1882. (Appointed 1878.) CRAIG, JOHN,

Councilman, St. George's Ward, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849.

CRAIG, THOMAS,

Councilman, St. James's Ward, 1857, 1858. CROCKER, JAMES,

Alderman, St. Patrick's Ward, 1875; Alderman, St. Stephen's Ward, 1876, 1877, 1878, 1879, 1880, 1881, 1883, 1884, 1885, 1886, 1889.

CROOKS, R. P.,
Alderman, St. Andrew's Ward, 1855, 1856, 1857, 1865.
CUNNINGHAM, G. C.,
(Appointed 1889.)

Assistant City Engineer, 1890. (Appointed 1889.) CURZON, ROBERT,

Receiving Teller City Treasurer's Office, 1890. (Appointed 1877.)

DALY, CHARLES,

City Clerk, from 1835 to 1864. DARLING, HENRY W.,

Alderman, St. George's Ward, 1880.

DAVIDS, JOSEPH

Alderman, St. Thomas's Ward, 1876, 1879.

DAVIES, THOMAS

Alderman, St. David's Ward, 1873, 1874, 1876; Alderman, St. Lawrence Ward, 1881, 1882, 1883, 1884, 1889.

DAVIS, JAMES,

Assessor, from 1863 to 1871.

DAVIS, JOSEPH,

Second Assistant Chief of Fire Brigade, 1890. (Entered Service of Corporation 1864.

DAVIS, WILLIAM,

Councilman, St. David's Ward, 1847, 1848, 1849, 1850, 1853; Councilman, St. Lawrence Ward, 1856, 1857.

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DEFOE, DANIEL M., Alderman, St. Andrew's Ward, 1882, 1884, 1885, 1886, 1887.

DEMPSEY, RICHARD,

Alderman, St. David's Ward, 1848, 1849, 1850, 1851, 1852; Alderman, St. John's Ward, 1855, 1856, 1857.

DENISON, CHARLES L.,
Alderman, St. Mark's Ward, 1884, 1886, 1887, 1888, 1889, 1890.

DENISON, FREDERICK C.

Alderman, St. Stephen's Ward, 1879, 1880, 1881, 1883, 1884. DENISON, GEORGE TAYLOR,

Alderman, St. Patrick's Ward, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843.

DENISON, GEORGE TAYLOR, SR.
Alderman, St. Patrick's Ward, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1853.

DENISON, COLONEL GEORGE TAYLOR, JR

Councilman, St. Patrick's Ward, 1865, 1866; Alderman, St. Patrick's Ward, 1867; Police Magistrate, 1890. (Appointed 1878.) Chairman Board (Appointed 1878.) Chairman Board of Police Commissioners, 1879, 1881. DENISON, RICHARD L.,

Alderman, St. Stephen's Ward, 1876, 1878.

DENISON, ROBERT B.

Councilman, St. Patrick's Ward, 1848, 1849.

DENISON, SEPTIMUS A.

Alderman, St. Stephen's Ward, 1884, 1885. DENROCHE, W. S.,

Clerk Assessment Department. (Entered service of Corporation 1885.) DICKEY, NATHANIEL,

Councilman, St. Patrick's Ward, 1862, 1863; Alderman, St. Patrick's Ward, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871.

DICK, THOMAS,

Alderman, St. George's Ward, 1871, 1872. DICKINSON, EDWIN,

Assessor, 1874, 1875; Inspector in Engineer's Department, 1876. DILL, JOHN,

Assessor, 1872; Alderman, St. Patrick's Ward, 1876, 1877, 1878. 1878

DIXON, ALEXANDER,

Councilman, St. Liwrence Ward, 1835; Alderman, St. Lawrence Ward, 1837. 1838, 1840, 1841, 1842, 1843, 1844.

DIXON, JOSEPH,

Alderman, St. A DIXON, WILLIAM, Andrew's Ward, 1853.

Alderman St. Andrew's Ward, 1879.

DODDS, E. KING,

Alderman, St. Andrew's Ward, 1887, 1888, 1889, 1890.

DODDS, ROBERT,

Councilman, St. John's Ward, 1853; Assessor, 1870; Collector, St. John's Ward, 1871 to 1878.

DOEL, JOHN,

Councilman, St. Andrew's Ward, 1834, 1835, 1836.

DOUGLAS, WILLIAM,

Chief Sewer Inspector City Engineer's Office, 1890. (Entered Service of Corporation 1883.

DOWNARD, GEORGE,

Assessor, 1889. DOWNEY, THOMAS, JR.

Alderman St. John's Ward, 1882, 1883.

DOWNEY. THOMAS, SR.

Alderman, St. John's Ward, 1873, 1874, 1875, 1876.

DRAPER, FRANK C.,

Chief of Police, from 1874 to 1886.

DRAYTON, PHILIP H.,

Alderman, St. Thomas's Ward, 1886, 1887, 1888. DRUMMOND, ANDREW,

Councilman, St. George's Ward, 1855.

DRUMMOND, COLIN.

Councilman, St. David's Ward, 1834. DRUMMOND, JOHN W.,

Councilman, St. James's Ward, 1859.

DUGGAN, GEORGE, SR.,

Alderman, St. Lawrence Ward, 1834; Alderman, St. David's Ward, 1835.

DUGGAN, GEORGE, JR.

GGAN, GEORGE, JR.,
Alderman, St. David's Ward, 1838, 1839, 1840; Alderman, St. Andrew's
Ward, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850; Recorder, 1850,
1851, 1852, 1853, 1854, 1855, 1856, 1857; Recorder, and Commissioner of
Police, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867; Judge of the County Court, and Commissioner of Police, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876. DUGGAN, JOHN, Q.C.,

Alderman, St. George's Ward, 1854, 1855, 1856.

DUNN, JAMES R., SR.
Councilman, St. Patrick's Ward, 1864, 1865, 1866.

DUNN, JAMES, R., JR.,

Alderman, St. Andrew's Ward, 1874, 1875; Weighmaster, 1890. (Appointed 1875.)

DUNN, JONATHAN

Councilman, St. Patrick's Ward, 1843, 1844, 1845, 1846, 1850, 1851, 1852, 1853; Alderman, St. Patrick's Ward, 1854, 1855, 1856, 1858, 1859, 1860, 1861, 1862, 1863.

EARL, THEOPHILUS,

Councilman, St. Patrick's Ward, 1854, 1855, 1856, 1857.

EARLS, DAVID,
Assessor, 1862 to 1872.
EASTWOOD, JOHN,

Alderman, St. Lawrence Ward, 1836.

EOGAR, JAMES D.,

Alderman, St. George's Ward, 1857.

EDWARDS, WILLIAM,

Councilman, St. James's Ward, 1861, 1862, 1863, 1864; Alderman, St. James's Ward, 1866.

ELLIOTT, THOMAS W.

Alderman, St. Matthew's Ward, 1884, 1885, 1886.

ELLIS, H. D.

Assistant Engineer City Engineer's Office, 1890.

EWAN, PETER,

Deputy Governor of Gaol, 1890. (Appointed 1872.) EWART, GEORGE,

Alderman, St. Lawrence Ward, 1858, 1859, 1860, 1863, 1864; Alderman. St. James's Ward, 1867.

EVANS, E. W., Cashier, Water Works office, 1877. (Appointed 1873.)

EVANS, GEORGE,

Alderman, St. Stephen's ward, 1882, 1883. EVANS, GEORGE M.,

Alderman, St. Patrick's Ward, 1879, 1880, 1881, 1882, 1883.

EVANS, JOHN,

Water Purveyor, Water Works office, 1890. (Appointed 1873.)

EVANS, WILLIAM J.,

Clerk City Engineer's Office, 1890. (Appointed 1888.)

FARLEY, WM. W.,

Alderman, St. Amirew's Ward, 1874, 1875, 1876, 1878, 1879, 1880, 1881, 1882, 1883, 1884.

FARRELL, JAMES

Councilman, St. John's Ward, 1860, 1861, 1862, 1863, 1864.

FAULKNER, GEORGE,

Assessor, 1890. (Appointed 1880.) FERGUSON, JOHN C.,

Mechanical Engineer Water Works Department, 1890. (Appointed 1888.)

FINCH, W. S.,

Conneilman, St. George's Ward, 1859. FISHER, CHARLES,

Weighmaster, from 1859 to 1875. FLEMING, ANDREW,

Collector, St. John's Ward, from 1854 to 1859.

FLEMING, JAMES

Alderman, St. John's Ward, 1879, 1880, 1881.

FLEMING, ROBERT J.

Alderman, St. David's Ward, 1886, 1887, 1888, 1889. FLEMING, WILLIAM F.,

Clerk City Treasurer's Office, 1890. (Appointed 1888.) FLIGHT, McGREGOR,

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Draughtsman, City Engineer's office 1890. (Entered service of Corporation

FOLEY, EDWARD, Foreman Water Works Department, 1890. (Appointed 1872.)

FOLEY, WILLIAM,

Chief Turnkey Water Works Department, 1890. (Entered service of Corporation 1872.)
FORMAN, JAMES C.,
Assessment Clerk, 1890. (Appointed 1878.

FOWLER, ROBERT,

Assessor, St. Lawrence Ward, from 1868 to 1872.

FOX, WILLIAM W.

Councilman, St. James's Ward, 1857, 1858; Alderman, St. James's Ward, 1859, 1860.

FRANKLAND, GARRETT F.,
Alderman, St. Lawrence Ward, 1885, 1886, 1887, 1888, 1889, 1890.
FRASER, JAMES,

Councilman, St. James's Ward, 1865, 1866. FRASER, JAMES T., Clerk City Clerk's Office, 1890. (Appointed 1886.) FUNSTON, J. J., Collector, St. Patrick's Ward, 1887, 1888, 1889.

GALBRAITH, FRANCIS E., Alderman, St. Matthew's Ward, 1888, 1889.

GALLEY, EDWARD,

Alderman, St. Thomas's Ward, 1885, 1886, 1887. GAMBLE, CLARKE, Q.C.,

City Solicitor, from 1840 to 1863. GEARING, JOSEPH,

Alderman, St. John's Ward, 1874, 1875, 1876. GIBBS, WILLIAM H.,

Alderman, St. David's Ward, 1888, 1889, 1890.

GIBSON, DONALD,

Electrician. Fire Department, 1890. (Appointed 1872.)

GILBERT ABEL H., Alderman, St. John's Ward, 1888, 1889.

GILBERT, ELISHA B.

Councilman, St. Andrew's Ward, 1854, 1855.

GILBY, HARRY,
Water Works Department, 1890. (Appointed 1888.)
GILLESPIE, GEORGE E.,

Alderman, St. George's Ward, 1887, 1888, 1889, 1890.

GODSON, HENRY,

Alderman, St. Andrew's Ward, 1860, 1861, 1862, 1865, 1872.

GOOD, JAMES,

Councilman, St. James's Ward, 1854; Alderman, St. James's Ward, 1855. GOODERHAM, WILLIAM,

Alderman St. Lawrence Ward, 1853, 1855.

GORMLEY, JAMES,

Alderman, St. James' Ward, 1885.

GORRIE, W. M.,

Councilman, St. Lawrence Ward, 1857, 1858.

GOWAN, OGLE R.,
Alderman, St. John's Ward, 1853, 1854; Inspector Tavern Licenses, from 1863 to 1876.

GOWANLOCK, JAMES,

Alderman St. Alban's Ward, 1889, 1890.

GRAHAM, ROBERT H.,

Alderman, St. St phen's Ward, 1887, 1889, 1890.

GRAHAM, THOMAS

First Assistant Engineer, Fire Department, 1890. (Entered service of Corporation 1862.) GRASETT, LT.-Col. H. J.

Chief of Police, 1890. (Appointed 1886.)

GREEN, JOHN

Governor of Gaol, 1890. (Appointed 1872.)

GREEN, SAMUEL T., Councilman, St. James's Ward, 1853. GREENLEES, JOHN,

Councilman, St. John's Ward, 1864, 1865; Alderman, St. John's Ward, 1866; Water Works Commissioner, 1874, 1875, 1876, 1877.

GRIFFITH, ROBERT J.,

Councilman, St. John's Ward, 1858, 1859, 1860.

GRIFFITH, R. E.

Steward to Gaol, 1890. (Appointed 1863.) GURNETT, GFORGE,

Councilman, St. George's Ward, 1834; Alderman, St. George's Ward, 1835, 1836; Alderman, St. George's Ward, and Mayor, 1837; Alderman, St. George's Ward, 1841, 1842, 1843, 1844, 1845, 1846, 1847; Alderman, St. George's Ward, and Mayor, 1848, 1850; Alderman, St. George's Ward, 1851; Police Magistrate, 1851, 1852, 1853, 1854, 1855, 1856, 1857; Police Magistrate and Commissioner of Police, 1858, 1859, 1860, 1861.

HAGARTY, Hon. J. H., Q.C., Alderman, St. Lawrence Ward, 1847.

HALL, WILLIAM,

Councilman, St. John's Ward, 1853. HALL, WILL'AM, Alderman, St. Andrew's Ward, 1883, 1885, 1886.

HALL, WILLIAM B.,

Assistant Engineer Water Works Pumping Station, 1890. (Appointed 1886.)

HALLAM, JOHN

Alderman, St. Lawrence Ward, 1870, 1871, 1872, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1888, 1890.

HAMILTON, ALEXANDER

Councilman, St. David's Ward. 1838, 1839, 1840, 1841, 1843; Councilman, St. James's Ward, 1847, 1848.

HAMILTON, HENRY E.,

Alderman, St. John's Ward, 1879. HAMILTON, ROBERT B.,

Alderman, St. Lawrence Ward, 1879.

HAMILTON, WILLIAM, JR.,
Superintendent Water Works Department, 1890. (Appointed in 1885.) Conncilman, St. Lawrence Ward, 1865; Alderman, St. Lawrence Ward, 1870, HARUING, WILLIAM,
Engineer at Gaol, 1877. (Appointed 1876.)
HARMAN, SAMUEL BICKERTON,

Alderman, St. Andrew's Ward, 1866, 1867, 1868; Alderman, St. Andrew's Ward, Mayor, and Chairman of the Board of Commissioners of Police, 1869, 1870; Alderman, St. Andrew's Ward, 1871, 1872; Assessment Commissioner, 1872, 1873, 1874; City Treasurer from 1874 to 1988.

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HARPER, JOHN,

Alderman, St. Andrew's Ward, 1834, 1835, 1836; Assessor, from 1867 to1872. HARRINGTON, JOHN, Alderman, St. James's Ward, 1856, 1857.

HARRIS, T. D., Chief Engineer Fire Brigade, 1838, 1839, 1840, 1841.

HARRISON, ROBERT A., Q. C., Alderman, St. Patrick's Ward, 1867, 1868, 1869. HARRISON, THOMAS H.,

City Engineer, 1856. HARVIE, JOHN,

Alderman, St. Patrick's Ward, 1884, 1886, 1888. HASSARD, RICHARD,

Assessor, 1862 to 1881. HASTINGS, THOMAS A

Alderman, St. Paul's Ward, 1883, 1884, 1885, 1886. HAY, JAMES R.,

Assessor 1890, (Appointed 1880.) HAYES, DANIEL,

Alderman, St. Andrew's Ward, 1874, 1875. HAYES, MICHAEL P.,

Councilman, St. James's Ward, 1851; Alderman, St. Lawrence Ward, 1853. HEAL, CHARLES,

Engineer High Level Pumping Station, 1890. (Appointed 1883.) HEASLIP, JOHN, Assessor, 1871, 1873; Collector, St. Patrick's Ward, 1874 to 1883.

HENDERSON, ALEX.,
Alderman, St. James's Ward, 1868, 1869, 1870, 1871, 1872, [1873, 1874, 1875, 1876

HENDERSON, GEORGE Conneilman, St. David's Ward, 1835, 1837, 1838, 1839, 1840. HENDERSON, WILLIAM, Alderman, St. David's Ward, 1855, 1856.

HENRY, JOHN, Collector, St. Patrick's Ward, from 1857 to 1871.

HETHERINGTON JOHN, W., Clerk in Chamberlain's office, 1871. (Entered service of Corporation 1859.)
HE'VITT, EDWARD,

Alderman, St. Thomas's Ward, 1888, 1889, 1890.

HEWITT, JOHN, Clerk Water Works Department, 1899. (Appointed 1874.)

HICKS, MATTHEW B. Assistant Chamberlain, 1871. (Entered service of Corporation 1858.)

HIGGINS, WILLIAM Chief of Police, 1834; Councilman, St. Lawrence Ward, 1860, 1861, 1862.

HILL, HENRY J., Assistant City Clerk, 1882. (Entered service of Corporation 1874.)

HILL, J. F., Accountant City Engineer's Office, 1890.

HILL, WILLIAM J., Alderman, St. Paul's Ward, 1887, 1888, 1889, 1890.

HIME, HUMPHREY LLOYD, Alderman, St. Patrick's Ward, 1873.

HOWARD, JOHN G., City Engineer. from 1843 to 1854. Forest Range of High!Park, from 1875 to 189ŏ.

HOWCUTT, JOHN, Councilman, St. Andrew's Ward, 1848. HOWLAND, WILLIAM HOLMES,

Mayor by vote of people, 1886, 1887. HOWSON, JOSEPH,

Alderman, St. Andrew's Ward, 1871. HUGHES, JAMES,

Caretaker, St. Andrew's Market, 1890. (Appointed 1876.)

HUGHES, JOSEPH.

Assistant Engineer Water Works Pumping Station, 1890. (Appointed 1874.)

HUGHES, PATRICK,

Alderman, St. George's Ward, 1877, 1878. HUGHES, WM. R.,

Auditor, from 1875 to 1887.

HULME, GEORGE.

Collector, St. Lawrence Ward, from 1860 to 1874.

HUNT, GEORGE,

Market Constable, 1890. (Appointed 1872.)

HUNTER, DAVID

Collector, St. Matthew's Ward, 1887, 1888. HUNTER, JAMES,

Collector, St. Alban's Ward, 1889, 1890. HUNTER, THOMAS,

Alderman, St. John's Ward, 1884, 1885, 1886, 1887. HUTCHINSON, JAMES,

Clerk, Water Works Department, 1890. (Entered City service 1880.)

HUTCHISON, JOHN,
Alderman, St. James's Ward, 1852, 1853, 1856; Alderman, St. James's Ward,

and Mayor, 1857. HYNES, PATRICK,

Alderman, St. David's Ward, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872; Assendor, St. David's Ward, 1873.

INGHAM, JOSHUA,

Alderman, St. Matthew's Ward, 1887. IRWIN, JAMES,

Messenger, 1869, 1870.

IRWIN, JOHN,

Alderman, St. John's Ward, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887,

1888, 1890. IRWIN, JOHN A.,

Clerk, Assessment Department, 1890. (Appointed 1886.)

JACKES, FRANKLIN, Councilman, St. David's Ward, 1834.

JAMES, JOHN

Alderman, St. Lawrence Ward, 1885, 1886.

JAMES, ROBERT, JR.,
Councilman, St. James's Ward, 1848, 1849, 1850, 1863, 1864; Alderman, St.

James's Ward, 1865.

JAMES, SILAS,

Assessor, 1890. (Appointed 1886.)

JARDINE, ARBUCKLE,

Collector, St. James's Ward, from 1866 to 1870; Collector, St. John's Ward, 1871.

JARDINE, WILLIAM,

Challe Charles of Corporation 1868.)

Clerk in Chamberlain's office, 1871. (Entered service of Corporation 1868.)

JARVIS, STEPHEN M.,

Alderman, St. George's Ward, 1862, 1863, 1864.
JARVIS, WILLIAM BOTTSFORD,
Alderman, St. Andrew's Ward, 1841, 1842.
JENNINGS, WILLIAM T.,

City Engineer, 1890. JOHNSON, C. W.,

City Engineer from 1871 to 1875. JOHNSTON, FOLLIS,

Alderman, St. Stephen's Ward, 1885, 1886, 1887.

Street Commissioner, 1890. (Appointed 1888.) Alderman, St. Matthew's Ward, 1884, 1885, 1886, 1887.

JONES, W. W.

City Auditor, 1890. (Appointed 1888.)

JOPLING, J.,

Inspector, City Engineer's office, 1885. (Entered service of Corporation 1876.)

KENNEDY, THOMAS.

Assessor, from 1867 to 1872; 1876 to 1890. KENNEDY, WARRING, Alderman, St. John's Ward, 1871.

KENT, JOHN,

Alderman, St. John's Ward, 1881, 1882.

KERR, JAMES, Councilman, St. David's Ward, 1863.

KERR, JOHN,
Alderman, St. Patrick's Ward, 1872.
KETCHUM, WILLIAM,

Councilman, St. Andrew's Ward, 1835, 1836. KIDD, JOHN, Sr., Governor of Gaol, from 1836 to 1840.

KIDD, JOHN, JR.

Governor of Gaol, from 1841 to 1851.

KIDD, JOHN,

Collector of Taxes, St. Thomas' Ward, 1889. (Appointed 1879.) KILBY, EDWARD S.

Assistant Engineer Water Works Pumping Station, 1890. (Appointed 1874.) KIMBER, GEORGE, Jr.,

Paying Teller, City Treasurer's Office, 1890. (Entered service of Corporation 1873.)

KIMBER, GEORGE, SR.,

City Messenger, from 1872 to 1882. Caretaker City Hall from 1882 to 1888. KING, JAMES,
Alderman, St. David's Ward, 1836.
KING, Dr. JOHN,

Alderman, St. Lawrence Ward, 1835; Alderman, St. George's Ward, 1836, 1837, 1840, 1841, 1842, 1843.
KINGSFORD, WILLIAM,

City Engineer, 1855.
KINGSMILL, GEORGE,
Chief of Police, from 1835, to 1846.

KIRK, BENJAMIN,

Plumbing Inspector, 1890. (Appointed 1887.) KNEESHAW, RICHARD, Alderman, St. David's Ward, 1851.

LACKIE, W.,
Inspector, City Engineer's office, from 1877 to 1887.

LAKE, JOHN N., Alderman, St. Thomas's Ward, 1881.

LAMB, DANIEL,
Alderman, St. David's Ward, 1885, 1886.
LANDER, JOHN C.,

Collector, St. Paul's Ward, 1889. (Appointed 1885.) LAWLOR, DR. MICHAEL,

Alderman, St. Patrick's Ward, 1859.

LEE, JOSEPH.

Councilman, St. Lawrence Ward, 1852, 1853; Alderman, St. Lawrence Ward, 1854.

LEE, WILLIAM A., Councilman, St. Patrick's Ward, 1859; Assessor, St. Patrick's Ward, 1872; Collector, St. Patrick's Ward, 1875; Collector, St. Stephen's Ward, from 1876 to 1882.

LEIGH, EDWARD,

Assistant City Commissioner, 1873.

LENNOX, ISAAC, Alderman, St. Alban's Ward, 1889, 1890. LENNOX, WILLIAM,

Councilman, St. Lawrence Ward, 1858. LEPPER, ARTHUR,

Alderman, St. David's Ward, 1869, 1870.

MEADOWS, JOSEPH.

Assistant Engineer City Engineer's Office, 1890. (Appointed 1886.)
MEADOWS, WILLIAM.

Plumbing Inspector, 1890. (Appointed 1887.) MEDCALF, EDWARD,

(Appointed 1886.)

Assessor, 1860. (Appointmental MEDCALF, FRANCIS H.,

Alderman, St. Lawrence Ward, 1860; Alderman, St. David's Ward, 1863; Mayor, by vote of the people, and Chairman of the Board of Commissioners of Police, 1864, 1865, 1866; Alderman, St. David's Ward, 1867, 1868; Alderman, St. Lawrence Ward, 1869; Alderman, St. John's Ward, 1870, 1871; Mayor, by vote of the people, Chairman of the Board of Commissioners of Police, and member of the Board of Water Works Commissioners, 1874, 1875. MENZIES, J. H.,

Accountant City Treasurer's Office, 1890. (Appointed 1888.)

MERRY, MARTIN

Clerk, City Clerk's Office, from 1863 to 1877.

MEYERFEY, M. J.,

Police Court Clerk, 1890. (Appointed 1885.)

MILLICHAMP, WALLACE,
Alderman, St. James's Ward, 1883, 1884, 1887.
MILLS, JOHN A.,
Collector, St. Thomas's Ward, from 1874 to 1879; St. Lawrence Ward, 1879, 1889.

MITCHELL, CHRISTOPHER.

Councilman, St. George's Ward, 1858. MITCHELL, GEORGE H.,

Clerk Water Works Department, 1890. (Appointed 1889.) MITCHELL, JAMES,

Councilman, St. David's Ward, 1863.

MITCHELL, JOHN E.,

Alderman, St. Andrew's Ward, 1880, 1881, 1884, 1885.

MITCHELL, ROBERT,

Conneilman, St. James's Ward, 1859.

MITCHELL, SAMUEL

Councilman, St. David's Ward, 1845, 1846.

MOFFATT, LEWIS,

Alderman, St. George's Ward, 1871, 1872.

MONRO, GEÓRGE,

Alderman, St. Lawrence Ward, 1834, 1835, 1837, 1838, 1839, 1840; Alderman, St. Lawrence Ward, and Mayor, 1841; Alderman, St. Lawrence Ward, 1842, 1843, 1844, 1845.

MOODIE, ROBERT

Councilman, St. John's Ward, 1855, 1856, 1857; Alderman, St. John's Ward, 1858, 1860, 1861, 1862, 1863, 1864, 1865.

MOORE, JOHN T. Alderman, St. Paul's Ward, 1883, 1884.

MORISON, JOHN,
Alderman, St. James's Ward, 1873.

MORRIS, JAMES H.

Alderman, St. Andrew's Ward, 1880.

MORRISON, ANGUS,

Alderman, St. James's Ward, 1853, 1854; Mayor, by vote of the people, Chairman of the Board of Commissioners of Police, 1876, 1877, 1878; Member of the Board of Water Works Commissioners, 1876, 1877.

MORRISON, CURRAN

Police Court Clerk, 1890. (Entered service of Corporation 1885.)

MORRISON, JAMES L.,

Alderman, St. Lawrence Ward, 1887, 1888.

MORRISON, DR. THOMAS D.

Alderman, St. Andrew's Ward, 1834, 1835; Alderman, St. Andrew's Ward, and Mayor, 1836.

MORRISS, GEORGE B.,

Receiver Water Works Department, 1886. (Entered service of Corporation 1874.)

LESLIE, GEORGE, SR.,

Alderman, St. Lawrence Ward, 1862.

LESLIE, GEORGE JR.,

Alderman, St. Lawrence Ward, 1883.

LESLIE, J. KNOX.

Alderman, St. Matthew's Ward, 1890.

LESSLIE, JAMES

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Alderman, St. David's Ward, 1834.

LINDSEY, GEORGE G. S.

Alderman, St. Mark's Ward, 1890. LITTLEJOHN, WILLIAM A.,

Assistant City Clerk 1890. (Entered service of Corporation 1874.)

Clerk, City Treasurer's Office, from 1872 to 1889.

LOBB, JAMES

Alderman, St. David's Ward, 1880, 1881; St. Lawrence Ward, 1884.

LOVE, NEIL C.

Councilman, St. James's Ward, 1861, 1862; Alderman, St. James's Ward, 1863, 1864, 1879, 1880, 1881, 1882, 1883, 1884. LOW, JOHN,

Alderman, St. Patrick's Ward, 1882, 1886.

LUCAS JOHN, Alderman, St. Patrick's Ward, 1890.

MACDONALD, ERNEST A.,

Alderman, St. Matthew's Ward, 1886, 1887, 1889; Alderman for St. James's

Ward, 1890.

MACDONALD, GEORGE S.,
Alderman, St. Matthew's Ward, 1889, 1890.

MACDONALD, PETER,

Alderman, St. Matthew's Ward, 1888, 1889, 1890. MACDOUGALL, ALAN,

Assistant City Engineer, 1887 to 1889.
MACKENZIE, WILLIAM J.,
Alderman, St. Mark's Ward, 1885.

MALLON, J. J.,

Assessor, 1890. (Appointed annually since 1874.)
MALLON, JOHN,
Alderman, St. Patrick's Ward, 1873, 1874.
MANNING, ALEXANDER,

Alderman, St. Lawrence Ward, 1856, 1857, 1867, 1868, 1869, 1870, 1871, 1872, Alderman, St. Lawrence Ward, Mayor, Chairman of the Board of Commissioners of Police, and member of the Board of Water Works Commissioners, 1873; Mayor by vote of people and Chairman of the Board of Police Commissioners, 1885.

MARA, THOMAS,

Councilman, St. Patrick's Ward, 1854, 1855.

MARCH, CHARLES,

Alderman, St. Andrew's Ward, 1854. MARTIN, EDWARD,

Secretary, Board of Health, from 1875 to 1878. MARTIN, JAMES,

Alderman, St. David's Ward, 1874, 1875. MATHERS, WILLIAM,

Councilman, St. Patrick's Ward, 1839, 1840, 1841.

MATSON, J. B.,
Collector, St. Stephen's Ward, 1889. (Appointed 1887.)
MATTHEWS, CHARLES A.,
Secretary Water Works Committee, 1890. (Appointed 1886.)
MAUGHAN, JOHN,
Allery St. Copyre's Word, 1882, 1883, 1884, 1885, 1886.

Alderman, St. George's Ward, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889,

1890. MAUGHAN, NICHOLAS,

Assessment Commissioner, 1890. (Entered service of Corporation 1873.)

MOSES, FRANK,

Alderman, St. John's Ward, 1889, 1890.

MOULDS, WM.

Alderman, St. Andrew's Ward, 1871. MOWAT, HERBERT M.,

Assistant City Solicitor, 1890. (Appointed 1889.) MOWAT, Hon. OLIVER, Q.C., Alderman, St. Lawrence Ward, 1857; Alderman, St. James's Ward, 1858. MOYSEY, HENRY Q.,

Assistant Electrician, 1890. (Appointed 1884.)

MURPHY, WILLIAM,

Councilman, St. Lawrence Ward, 1854, 1855, 1856, 1857.

MURRAY, THOMAS, Alderman, St. Stephen's Ward, 1883. MUTTON, SAMUELS.

Alderman. St. Thomas's Ward, 1874, 1875.

MYERS, JAMES

Assessor, from 1867 to 1873; also from 1876 to 1883.

MACAULAY, Col. J. SIMCOE,

MACAULAY, Col. J. SIMCOE,
Alderman, St. Patrick's Ward, 1841, 1842.
MACKENZIE, WILLIAM LVON,
Alderman, St. David's Ward, and Mayor, 1834.
MCOAFFRY, CHARLES,
Collector, St. George's Ward, from 1856 to 1882.
MCOARTNEY, W.,
Clerk, City Engineer's Office, 1890.
McCAUL, THOMAS H.,
Assessor, from 1873 to 1878

Assessor, from 1873 to 1876.

McCLEARY, THOMPSON,
Alderman, St. Andrew's Ward, 1859.

McCLELLAND, A.,
Assessor, 1872, 1873.

McCONKEY, THOMAS,

Councilman, St. Lawrence Ward, 1853, 1854, 1855.
McCONNELL, JOHN, M.D.,
Alderman, St. Mark's Ward, 1884.
McCORD, ANDREW TAYLOR,

Chamberlain, from 1834 to 1873; Treasurer, 1873, 1874. McDONALD, ALEXANDER,

Councilman, St. Andrew's Ward, 1845, 1846, 1853. McDOUGALL, ALFRED,

Alderman, St. James's Ward, 1888, 1889, 1890.

McDOUGALL, JOSEPH E.,
Judge of the County Court, and Chairman of the Board of Police Commissioners, 1886, 1887, 1888.

McELDERRY, EDWARD,
Countlines St. Davids Williams

Councilman, St. David's Ward, 1836.

McGEE, JAMI'S,

Alderman, St. John's Ward, 1877, 1878.

McGOWAN, R. J., Secretary Fire Department, 1890. (Entered service of Corporation 1876.) McGREGOR, ALEXANDER,

Alderman, St. James's Ward. 1877, 1878. McKENNEY, THOMAS,

Deputy Governor of Gaol, 1872. (Appointed 1855.) McKNIGHT, ROBERT,

Councilman, St. Patrick's Ward, 1860, 1861.

McLEAN, DAVID C.,
Councilman, St. David's Ward, 1851.
McMILLAN, ALEXANDER,

Clerk, City Treasurer's Office, 1890. (Appointed 1889.) McMILLAN, JOHN.

Alderman, St. James's Ward, 1885, 1886, 1887, 1888, 1889. (President of the Council, 1889.)

McMULLEN, R. C., Councilman, St. James's Ward, 1852. McMULLEN, THOMAS,

Alderman, St. Thomas's Ward, [1889, 1890. McMURRAY, JAMES S.,

Alderman, St. Stephen's Ward, 1880. McMURRICH, Hon. JOHN.

Alderman, St. George's Ward, 1860.

McMURRICH, WILLIAM BARCLAY,
Alderman, St. Patrick's Ward, 1879, 1880. Mayor by vote of people, 1881, 1882. Chairman of the Board of Police Commissioners, 1882 McNABB, ALEXANDER,

Police Magistrate, and Commissioner of Police, 1877. (Appointed 1866.) McWILLIAMS, W. G.,

City Solicitor, from 1876 to 1888.

NASMITH, JOHN, Alderman, St. James's Ward, 1861, 1862.

NASMITH, MUNGO,

Assessor, 1873; Collector, St. James's Ward, 1889. (Appointed annually since 1872.)

NETTING, GEORGE,

Councilman, St. George's Ward, 1856, 1857.

NEWBIGGING, JAMES

Alderman, St. David's Ward, 1838.

NICOL, GEORGE,

Councilman, St. Patrick's Ward, 1835.

NIXON, JOHN,

Collector, St. George's Ward, from 1852 to 1870. NUDEL, JOHN T.,

Police Court Clerk, 1885. (Appointed 1863.)

OATES, R. H., Alderman, St. James's Ward, 1880. O'CONNELL, JOHN, Councilman, St. Lawrence Ward, 1863, 1864, 1866.

O'DONOHOE, JOHN,

Alderman, St. David's Ward, 1857, 1859. O'NEIL, TULLIUS H., Assessor, 1871, 1872.

OLIVER, S. E., Assessor, 1873.

ORPEN, HENRY,

Assistant Meter Inspector Water Works Department, 1890. (Appointed 1883.)

ORR, WILLIAM R.,

Auditor from 1860 to 1880.

ORRIS, FRANCIS BOND

Assistant City Clerk, 1874. (Entered service of Corporation 1854.)

PAPE, JAMES,

Alderman, St. Lawrence Ward, 1883, 1884; Collector of Taxes, St. Matthew's Ward, 1885, 1886, 1887.

PARKER, SAMUEL,

Councilman, St. David's Ward, 1866.

PATON, HUGH,

Book-Keeper, City Engineer's Office, 1890. (Entered service of Corporation

PATRICK JOHN,

Engineer, St. Alban's Ward Pumping Station, 1890. (Appointed 1899.)
PATTERSON, JOHN,
Assistant City Treasurer, 1890. (Entered service of Corporation 1872.)

PEARCY, JOHN, Clerk, City Clerk's office, from 1876 to 1880.

PEARSE, WILLIAM,

Assistant Engineer, Water Works Pumping Station, 1890. (Appointed 1886.)

PELL, JOHN E. Councilman, St. George's Ward, 1859, 1860, 1861.

PELLS, THOMAS,
Alderman, St. Andrew's Ward, 1888.
PEPLER, JAMES,
Alderman, St. Patrick's Ward, 1885, 1886.

PHILPOTTS, GEORGE A., Alderman, St. George's Ward, 1855, 1856, 1857.

PIPER, HARRY L.

Alderman, St. John's Ward, 1877, 1878, 1879, 1880, 1883, 1884, 1885 1886.

1887, 1888 PLATT, GEORGE

Councilman, St. David's Ward, 1845, 1846, 1847, 1852, 1853.

PLATT, SAMUEL,

Councilman, St. Lawrence Ward, 1845, 1846, 1847, 1848, 1849, 1850, 1851; Alderman, St. David's Ward, 1853, 1854; Water Works Commissioner, 1872, 1873, 1874, 1875, 1876, 1877.

POWELL, JOHN,

Alderman, St. Andrew's Ward, 1837; Alderman, St. Andrew's Ward, and Mayor, 1838, 1839, 1840; Alderman, St. Andrew's Ward, 1841. PRESTON, THOMAS J.,

Councilman, St. George's Ward, 1846, 1847.
PRETTIE, JAMES,
Councilman, St. Andrew's Ward, 1857.

PRICE, JAMES, Councilman, St. James's Ward, 1851; Assessor, 1872.
PRICE, JAMES HERVEY,

City Clerk, 1834; Councilman, St. David's Ward, 1836. PRINCE, WILLIAM S.,

Chief of Police, from 1859 to 1874. PRITCHARD, JOHN H.

Collector, St. George's Ward, 1889. (Appointed 1883.)

PRITTIE, HENRY

Councilman, St. Andrew's Ward, 1855, 1856; Councilman, St. l'atrick's Ward, 1858

PULLEN, JOSEPH,
City Bellman, 1877. (Appointed 1857.)
PURDY, JOHN,

Councilman, St. Patrick's Ward, 1858.

RADCLIFF, STEPHEN

City Clerk, from 1871 to 1876. (Entered service of Corporation 1851.)

RAFFAN, J. W., Clerk, Water Works office, 1890. (Appointed 1874.) RAMSAY, JAMES, 1872, and from 1876 to 1890.

Assessor, from 1862 to 1873, and from 1876 to 1890. RAMSAY, WILLIAM,

Councilman, St. David's Ward, 1855, 1857, 1858.

READ, DAVID B., Q.C.,
Alderman, St. Patrick's Ward, and Mayor, 1858.
REED, JOHN,

Councilman, St. David's Ward, 1859, 1861, 1862; Health Inspector, 1870.

(Appointed 1864.) REEVES, GEORGE,

Gardener Water Works Reservoir, 1890. (Appointed 1875.)

REID, GEORGE

Collector of Taxes, St. David's Ward, from 1878 to 1885.

RENNIE, ALEXANDER,

Councilman, St. George's Ward, 1835. RICHARDSON, DR. J. H.,

Physician to Gaol, 1890. (Appointed 1862.)

RIDDEL, ARCHIBALD A

Alderman, St. David's Ward, 1871. RIDDELL, FRANCIS,

Ceuncilman, St. John's Ward, 1866; Alderman, St. John's Ward, 1867, 1868, 1869, 1870, 1871, 1872; Alderman, St. Andrew's Ward, 1876, 1877, 1878. RIDDELL, JOSEPH, Caretaker, St. Lawrence Hall, 1890. (Appointed 1868.)

RIDOUT, GEORGE P

Alderman, St. Andrew's Ward, 1848, 1849, 1851. RIDOUT, SAMUEL G.,

Supervisor of Assessments up to 1872; Assessor, 1873, 1874, 1875; Assessment Commissioner, 1875, 1876. (Entered service of Corporation 1963.)

RITCHEY, JOHN,

Councilman, St. Andrew's Ward, 1837, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851. RITCHEY, JOHN, Jr., Alderman, St. David's Ward, 1857, 1858, 1861.

Alderman, St. David.
RITCHIE, JOHN, Jr.,
Alderman, St. Mark's Ward, 1887, 1888, 1889, 1890.
RITCHIE, JOHN, Sr.,
Alderman, St. Thomas's Ward, 1875, 1877, 1878.

ROAF, WILLIAM,
Alderman, St. Panl's Ward, 1886, 1887, 1888, 1889.
ROBINS, MATTHEW,

Bookkeeper in City Treasurer's office, from 1871 to 1874. ROBINSON, SIR JAMES LUKIN,

Alderman, St. John's Ward, 1853.

ROBINSON, Hon. JOHN B.,
Alderman, St. Patrick's Ward, 1851, 1853; Alderman, St. Patrick's Ward,
and President of the Council, 1854; Alderman, St. Patrick's Ward, and
Mayor, 1856; Alderman, St. Patrick's Ward, 1857; City Solicitor, 1864

RODDY, ROBERT, City Clerk, 1876 to 1884. (Entered service of Corporation 1852.) RODEN, EPHRAIM P.,

Secretary Works Department 1890. (Entered service of Corporation, 1883.) ROGERS, ELIAS,

Alderman, St. Lawrence Ward, 1887.
ROGERS, SAMUEL,
Councilman, St. Andrew's Ward, 1853.
ROMAINE, CHARLES E.,
Capacilman, St. Lawrence, Ward, 1853. Councilman, St. James's Ward, 1852, 1853; Alderman, St. James's Ward,

1854, 1855. ROWELL, JOSEPH,

Councilman, St. John's Ward, 1854, 1855, 1856.

RUDGE, C. E., Clerk City Engineer's Office, 1890. (Appointed 1888.) RUSH, EDWARD,

Collector, St. Andrew's Ward, 1887, 1888, 1889. RUST, CHARLES,

Assistant Engineer City Engineer's Office, 1890. (Entered service of Corporation 1877.

RUTHERFORD, E. H.,

Alderman, St. George's Ward, 1853, 1854.

RYAN, PETER,

Alderman, St. George's Ward, 1879, 1880, 1881, 1882, 1883.

SANDERSON, JOHN, Collector of Taxes, St. John's Ward, 1889. (Appointed 1879.)

SANDERSON, THOMAS.

Clerk, City Clerk's Office. (Appointed 1878.) SANKEY, VILLIERS.

City Surveyor, 1890. (Appointed 1888.)

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SAUNDERS, BERNARD.

Alderman, St. Paul's Ward, 1883, 1885, 1886, 1890.

SCARTH, WILLIAM B.

Alderman, St. James Ward, 1879, 1882. SCHRIEBER, W. G., Assessor, 1873, 1874.

SCORE, RICHARD J.

Alderman, St. John's Ward, 1890. SHANLEY, FRANK,

City Engineer, from 1876 to 1880. SHAW, SAMUEL,

Councilman, St. Andrew's Ward, 1847, 1848; Alderman, St. Andrew's Ward,

SHAW, JOHN,

Alderman, St. Paul's Ward, 1884, 1885, 1886, 1887, 1888, 1889, 1890.

SHEARD, JOSEPH,

Alderman, St. Patrick's Ward, 1851, 1832; Alderman, St. John's Ward, 1854, 1855; Alderman, St. James's Ward, 1859, 1865, 1866, 1867, 1868, 1869, 1870; Alderman, St. James's Ward, Mayor, and Chairman of the Board of Commissioners of Police, 1871, 1872; Mayor and Member of the Board of Water Works Commissioners, 1872; Alderman, St. James's Ward, 1873,

1874, 1875, 1876. SHEPPARD, WILLIAM,

Alderman, St. Thomas's Ward, 1882, 1883, 1884, 1885.
SHERWOOD, HENRY, Q.C..
Alderman, St. David's Ward, and Mayor, 1842, 1843, 1844; Alderman, St. David's Ward, 1845, 1846, 1847; Alderman, St. James's Ward, 1848, 1849. SHERWOOD, SAMUEL,

Chief of Police, 1853, 1854, 1855, 1856, 1857, 1858; Alderman, St. George's Ward, 1859, 1860; Councilman, St. George's Ward, 1861.

SHORTISS, THOMAS

Councilman, St. Patrick's Ward, 1856; Alderman, St. Patrick's Ward, 1857. SHUTT, WM. D.,

Accountant, City Engineer's office, 1890. (Entered service of Corporation 1873.) SIMPSON, GEORGE

Councilman, St. Patrick's Ward, 1857.

SKIPPON, THOMAS R.

Storekeeper Water Works Department, 1890. (Entered service of Corporation 1873.

SMALL, CHARLES C.,

Alderman, St. Lawrence Ward, 1889, 1890.

SMALL, JAMES E.

Alderman, St. David's Ward, 1836.

SMALL, JOHN,

Alderman, St. Lawrence Ward, 1876, 1877, 1878, 1879.

SMILEY, ANDREW

Collector, St. Paul's Ward, 1883, 1884. SMITH, A. M.,

Councilman, St. James's Ward, 1855; Alderman, St. James's Ward, 1858, 1859

SMITH, DAVID,

Councilman, St. James's Ward, 1860. SMITH, GEORGE B.,

Alderman, St. Thomas's Ward, 1884.

SMITH, JAMES E.,

 Councilman, St. John's Ward, 1857, 1858; Alderman, St. John's Ward, 1859,
 1860, 1861, 1862, 1863, 1864, 1865, 1866; Alderman, St. John's Ward,
 Mayor, and Chairman of the Board of Commissioners of Police, 1867, 1868; Alderman, St. John's Ward, 1869, 1870.

SMITH, JOHN,

Councilman, St. Lawrence Ward, 1848 1849, 1853; Alderman, St. Lawrence Ward, 1855; Alderman, St. James's Ward, 1860; Alderman, St. David's Ward, 1862.

SMITH, JOHN

Alderman, St. James's Ward, 1877, 1878, 1879.

SMITH, JOHN T.,

Councilman, St. Lawrence Ward, 1849, 1850, 1851, 1852; Councilman, St. James's Ward, 1854.

SMITH, THOMAS,

Councilman, St. George's Ward, 1862; Alderman, St. George's Ward, 1863. 1864, 1865, 1866, 1667, 1868, 1869, 1870. SMITH, WILLIAM J.,

Alderman, St. Matthew's Ward, 1885.

SNARR, THOMAS

Alderman, St. David's Ward, 1861.

SOMERS, JAMES W.
Clerk, City Clerk's Office, 1890. (Appointed 1884.)
SPENCE, JAMES,

Collector, St. John's Ward, 1870; Alderman, St. John's Ward, 1873, 1874, 1875

SPENCE, JOHN,
Councilman, St. Andrew's Ward, 1863, 1864, 1865, 1866.

SPOTTISWOOD, JAMES

Councilman, St. David's Ward, 1861, 1862.

SPROATT, CHARLES

City Engineer from 1883 to 1890. Deputy City Engineer, 1890. SPROATT, HENRY,

Councilman, St. Andrew's Ward, 1856, 1857, 1858; Alderman, St. Andrew's Ward, 1859, 1860, 1861, 1862, 1863; Assessor, 1867 to 1872.

STANLEY, WILLIAM

Collector, St. James's Ward, 1873; Alderman, St. John's Ward, 1876. STEINER, NORMAN L.,
Alderman, St. James's Ward, 1880, 1881, 1883, 1884, 1885, 1886.
STERLING, JOHN,

Councilman, St. James's Ward, 1859; Alderman, St. James's Ward, 1861, 1862, 1863, 1864. STITT, JAMES,

Chief of Police, 1836 ST. LEGER, GEORGE J.

Alderman, St. Patrick's Ward, 1887, 1888, 1889.

STOCK, JAMES,

Alderman, St. Lawrence Ward, 1859, 1861.

STORM, THOMAS, Councilman, St. James's Ward, 1847, 1848.

STOTESBURY, CHARLES

Councilman, St. David's Ward, 1835; Alderman, St. David's Ward, 1837, 1838, 1839, 1840, 1841. STOTESBURY, CHARLES I

Councilman, St. James's Ward, 1860.

STRACHAN, CAPT. JAMES M.

Alderman, St. Andrew's Ward, 1842; Alderman, St. George's Ward, 1852. STRACHAN, WILLIAM,

Alderman, St. Lawrence Ward, 1856, 1858, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870.
STUART, WILLIAM E.,

Deputy Chief Constable, 1890. (Entered service of Corporation 1861.)
SULLIVAN, How. ROBERT B.,
Alderman, St. David's Ward, and Mayor, 1835.
SWAIT, JOHN C.,

Alderman, St. David's Ward, 1887, 1888, 1889, 1890. SYKES, JAMES,

Alderman, St. Patrick's Ward, 1878.

TAIT, JOSEPH,

Alderman, St. John's Ward, 1889.

TAYLOR, ARCHIBALD,

Councilman, St. Lawrence Ward, 1859, 1860.

TAYLOR, JOHN,

Alderman, St. Lawrence Ward, 1876, 1880, 1881, 1882.

TAYLOR, SAMUFL E., Alderman, St. David's Ward, 1838. TAYLOR, THOMAS,

Alderman, St. Lawrence Ward, 1885.

TEMPLE, ROBERT H.,

Assessor, 1890. (ATHOMAS, WILLIAM, (Appointed 1887.)

City Engineer, 1853. THOMAS, WILLIAM,

Alderman, St. Andrew's Ward, 1873. THOMSON, WILLIAM,

Alderman, St. John's Ward, 1872; Alderman, St. George's Ward, 1873

THOMPSON, J. E.

Clerk, City Treasurer's Office, 1890. (Appointed 1889.)

THOMPSON, JOHN.

Second Assistant Chief of Fire Brigade, 1890. (Entered service of Corporation 1876.

THOMPSON, SAMUEL,

Conncilman, St. George's Ward, 1849, 1850; Alderman, St. George's Ward, 1851, 1852, 1853.

THOMPSON, SAMUEL H.,

Councilman, St. George's Ward, 1854. THOMPSON, THOMAS,

Councilman, St. Lawrence Ward, 1861, 1862, 1863, 1864; Alderman, St. Lawrence Ward, 1865, 1866, 1867, 1868.

THORNHILL, RICHARD H.,
Alderman, St. Patrick's Ward, 1835, 1836, 1837.

TIMS, Dr. JOHN E., Alderman, St. Patrick's Ward, 1834. TINNING, RICHARD,

Connoilman, St. Andrew's Ward, 1841, 1842, 1843, 1844.

TINNING, RICHARD JR.,
Councilman, St. George's Ward, 1862, 1863, 1864, 1865, 1866; Alderman, St.
George's Ward, 1874, 1875, 1876.

TIZARD, GEORGE L.,

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Alderman, St. John's Ward, 1878.

TOUT, W. H.,

Draughtsman, City Engineer's Department, 1890. (Appointed 1888.)

TR.ES, SAMUEL,
Alderman, St. Thomas's Ward, 1880, 1881, 1882, 1883.
TROTTER, JAMES,
Councilman, St. Patrick's Ward, 1834, 1835, 1836, 1837, 1838, 1839, 1840,
1841, 1842, 1843, 1844, 1845, 1846, 1847.

TROTTER, ROBERT H

Assessor, 1866 to 1870, 1873. TULLY, KIVAS,

Councilman, St. Andrew's Ward, 1853; Alderman, St. Georgo's Ward, 1859.

TURNER, JAMES,

Councilman, St. David's Ward, 1837.

TURNER, JOHN,

Bookkeeper and Assistant Chamberlain, from 1857 to 1863; Alderman, St. George's Ward, 1871, 1872, 1873, 1875, 1876, 1878; Alderman, St. Patrick's Ward, 1882, 1883, 1884; Alderman, St. Lawrence Ward, 1886.

TURNER, W. J., Collector, St. Andrew's Ward, from 1866 to 1883.

TURTON, JOSEPH.

Conneilman, St. Patrick's Ward, 1834.

UNITT, FREDERICK W.

Alderman, St. Stephen's Ward, 1876, 1877.

UNWIN, CHARLES,

Assessor, 1890. (Appointed annually since 1873.) UPTON, FREDERICK,

Councilman, St. George's Ward, 1858, 1861.

VANCE, JAMES J., Alderman, St. David's Ward, 1860, 1864, 1865, 1871. VANCE, SAMUEL, Collector, St. Matthew's Ward, 1889.

VERRAL, GEORGE,

Alderman, St. George's Ward, 1884, 1885, 1886, 1887, 1888, 1889, 1890. VERRAL, JOHN E.

Alderman, St Andrew's Ward, 1889, 1890. VICKERS, JOHN J.,

Alderman, St. George's Ward, 1865, 1866, 1867, 1868, 1869, 1870.

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Alderman, St. Patrick's Ward, 1889, 1890.

WAGNER, JACOB P.,

Alderman, St. Patrick's Ward, 1876. WAKEFIELD, WILLIAM,

Alderman, St. George's Ward, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1851, 1852

WALKER, DAVID,

Alderman, St. George's Ward, 1880, 1881, 1883, 1884, 1885, 1886. WALKER, JOHN,

Collector, St. Lawrence Ward, 1876, 1877, 1878.

WALKER, KOBERT IRVING,

Alderman, St. John's Ward, 1877.

WALLIS, JOHN,

Alderman, St. Andrew's Ward, 1863, 1864, 1865.

WALTON, GEORGE,

Conneilman, St. George's Ward, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843,

1844, 1845. WALTON, MATTHEW,

Chamberlain, 1834.

WARD, SHELDON

Councilman, St. David's Ward, 1844, 1845.

WARD WILLIAM,

Island Constable, 1890. (Appointed 1880.)

WARIN, GEORGE,

Island Constable, 1875 to 1880.

WASHBURNE, SIMON E.,
Alderman, St. David's Ward, 1837.
WATSON, RICHARD,
Irspector of Weights and Measures, 1870. (Appointed 1862.)
WEBIS, ARTHUR A.,

Assistant Police Court Clerk, 1890. WHITESIDE, THOMAS R. Collector, St. David's Ward, 1886, 1887, 1888, 1889.

WHITTEMORE, E. F., Councilman, St. George's Ward, 1848, 1849; Alderman, St. James's Ward, 1851.

WICKETT, SAMUEL R.

Alderman, St. David's Ward, 1887.

WILCOCK, ABEL,

Councilman, St. Andrew's Ward, 1858, 1859; Assessor, 1868, 1869, 1870, 1872. WILLIAMS, GEORGE,

Esplanade Constable, 1890. (Appointed 1877.)

WILLSON, GEORGE B

Clerk City Clerk's Office, 1890. (Appointed 1888.) WILSON, Hon. ADAM,

Alderman, St. Patrick's Ward, 1855; Mayor by vote of the people, and Chairman of the Board of Commissioners of Police, 1859, 1860.

WILSON, JOHN,

Conneilman, St. James's Ward, 1855, 1856. WILSON, ROBERT,

Inspector, City Engineer's office, 1889. (Entered service of Corporation 1854.)

WILSON, SAMUEL,

Alderman, St. Andrew's Ward, 1879.
WIMAN, ERASTUS,
Councilman, St. Andrew's Ward, 1859.
WINCHESTER, JOHN,

Alderman, St. Stephen's Ward, 1878, 1879.

Atterman, St. Stephen's Ward, 1875, 1879.

WINSLOW, AMBREY,
Clerk Water Works Department, 1890. (Appointed 1886.)

WITHROW, JOHN J.,
Alderman, St. David's Ward, 1873; Alderman, St. Thomas's Ward, 1874, 1875, 1876, 1877, 1878.

WOODS, J. D.,

Collector, St. Mark's Ward, 1884, 1885, 1886, 1887, 1888, 1889.
WOODS, JOHN,
Alderman, St. Stephen's Ward, 1882; St. Mark's Ward, 1885, 1886.
WOODS, MICHAEL J. Alderman, St. Mark's Ward, 1884, 1885, 1886, 1887, 1888, 1889.

WORKMAN, JOSEPH,

Alderman, St. David's Ward, 1847, 1848, 1849.
WORTHINGTON, JOHN,
Alderman, St. Andrew's Ward, 1856, 1857; Chairman of the Board of Water Works Commissioners, 1872, 1873. WRIGHT, EDWARD,

Alderman, St. George's Ward, 1834, 1835; Councilman, St. George's Ward, 1851, 1852, 1853, 1854, 1855, 1856, 1857.

WRIGHT, JOSEPH,

Alderman, St. Patrick's Ward, 1876, 1877.

YOUNG, THOMAS,

Councilman, St. Andrew's Ward, 1839, 1840; City Engineer, 1840, 1841, 1842.

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