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## COUNCILLORS.

I. Any person elected as Councillor, who refuses to act as such, shall pay to the Clerk of the Council a fee of Twenty Dollars.

II. Each Councillor, for non-attendance at the Council without a reasonable excuse, shall pay a fine of Two Dollars per day.

III. The Clerk of the Council shall prosecute and collect all fines and penalties which come under the control of the Council.

#### COUNCIL MEETINGS.

On the first day of meeting, if no time has been named, the Chair I. shall be taken precisely at 10 o'clock A. M., and succeeding Meetings at an hour stated on adjourning, when the Meeting shall be called to order, the Roll called, and business proceeded with as soon as a quorum assembles, as follows :---

#### ORDER OF BUSINESS.

1. Reading and approving Minutes of last Meeting.

- Reading Correspondence.
  Reception of Petitions, Memorials, Notices, Resolutions, &c.
  Unfinished or Special Business for the day.
- 5. Reports of Committees.
- 6. Notices of Motions:
- New Business.

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The Warden, in conjunction with the Clerk, shall prepare and arrange the subjects or business to be submitted at each Meeting.

II. The Warden shall have the privilege of bringing any important matter he may have in charge before the Council preferentially at any time, except when any question is actually under debate.

III. The Warden, or Chairman, shall preserve order and endeavor to conduct all business to a speedy and proper result. Nothing but the business before the Council shall be spoken of until the Chair is vacated.

IV. The Warden or Chairman shall state every subject clearly to the Council, and should no Councillor speak upon it, he shall enquire, "Is the Council prepared for the question?" He shall then put the question to vote.

V. The Warden's decision on points of order shall not be debateable, unless, entertaining doubts upon the subject, he invites discussion. Ho may speak to points of order in preference to other Councillors, rising from his seat for that purpose, and shall decide questions of order, subject to an appeal to the Council by any two Councillors.

On such appeal no Councillor shall speak more than once.

VI. When an appeal is made from his decision, he shall put the question, "Shall the Chair be sustained ?"

VII. It shall be the duty and privilege of any Councillor to call a member to order who violates any regulation or rule of order.

VIII. A motion must be seconded and afterwards repeated from the Chair or read aloud before it is debated.

IX. All resolutions shall be submitted in writing.

X. No Councillor shall speak more than twice upon any subject or question, and the originator of the motion shall have the general reply. The Council may give any member leave to speak oftener.

XI. While the Council is sitting, and any Councillor is speaking, no member shall be allowed to speak so as to interrupt him, unless it be to speak to order, or ask the Chairman for leave to explain. Leave to explain shall only permit the explanation of an actual misunderstanding of language.

XII. When any Councillor intends to speak he must rise and respectfully address the Chair, and confine himself to the question under debate. He must avoid personalities and unbecoming language, and sit down when he has finished. If more than one rises at a time, the Chairman shall determine who was up first, and the member named by him may speak.

XIII. No Councillor shall remain standing while another is speaking.

XIV. When any Councillor speaks to order the question of order must be decided before the subject under discussion is proceeded with.

XV. When any question is called for, and a division demanded, the Councillors voting in the affirmative shall rise.

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XVI. When a motion is made and seconded, it must be determined by the question being put, unless it is withdrawn by the mover, or the adjournment is moved.

XVII. When any metion is put from the Chair, and an amendment is moved thereto, no amendment to such amendment shall be allowed.

XVIII. An amendment to a resolution shall be put from the Chair, and decided first, and the original resolution shall not be put unless the amendment is decided in the negative.

XIX. On an amendment to "strike out and insert," the paragraph to be amended shall first be read as it stands; then the words proposed to be struck out and those to be inserted; and finally the paragraph as it would stand if so amended.

XX. Any question decided by the Council shall be open for re-consideration at a future Meeting, notice being given at the time the vote is first taken.

XXI. When a Councillor is called to order he shall keep his seat until the point is determined.

XXII. If any Councillor in speaking impeach the motives of another Councillor, or treat him with personal disrespect, or pass between him and the Chair while he is speaking, or use unbecoming language, or wilfully violate any of the Regulations or Rules of Order, he shall be deemed guilty of a violation of order, and may be censured by the Chairman.

XXIII. If a Councillor shall deem himself personally aggrieved by a decision of the Chair, he, seconded by any other Councillor, may appeal from such decision to the Council.

XXIV. Any conversation which is calculated to disturb a Councillor while speaking, or, hinder the transaction of business, shall be deemed a violation of order, and if persisted in shall receive censure.

XXV. Every member shall be heard, in his place, touching any charge brought against him, as such, or any motion by which his private interests may be affected, but shall withdraw before the Council proceed therein.

XXVI. When any question is decided by vote, the names or numbers of those voting, both in the affirmative and negative, shall be entered in the Minutes, if required by any three Councillors.

XXVII. When any Councillor presents a petition, he shall acquaint the Council with its purport, and ask leave for it to be read, which request must be seconded before it is read.

XXVIII. When any question is before the Council, the only motions in order shall be-

1st-To adjourn.

2nd-To lay on the table.

3rd-To postpone indefinitely.

4th-To postpone to a definite period.

5th-To amend; or

6th-To refer; but no Councillor shall be permitted more than one motion during the discussion of the same subject.

XXIX. A motion to adjourn shall always be in order except in the following cases :---

1st-When a member is in possession of the floor.

2nd-While the yeas and nays are being called.

2rd\_While the members are voting.

4th-When adjournment was the last preceding motion.

XXX-The following questions shall be decided without debate :--

1st-A motion to adjourn, when to adjourn simply.

2nd—A motion to lay on the table, when claiming privilege over another motion.

3rd-A motion to re-consider.

4th-All motions as to priority of business, or taking up particular business.

5th—Applications for leave to speak more than the prescribed number of times.

XXXI-When the Council make any order or express any decision, the form of such order or decision shall be "Resolved," or "Ordered," or any other word, so that the meaning be clear."

XXXII-Councillors not present at Roll Call may have their names entered on notifying the Clerk, if not more than minutes late.

XXXIII—The Clerk shall notify the first Councillor named on any Committee, of his appointment, by furnishing him with a copy of the resolution appointing the Committee.

XXXIV—All, or any persons, not Councillors, or officials, attending meetings of the Council merely as spectators, or otherwise, shall observe silence and order. Any such persons interrupting the proceedings of the Council, being called to order by the Warden or Chairman, and tailing to comply, shall be ordered to leave the room.

XXXV—No Councillor shall leave the Council while in session, for more than half a day, without the permission of the Warden or Chairman. Special Committees may retire to transact business, on the Chairman of such obtaining permission of the Chair.

XXXVI-No books, papers, or documents of any kind shall, on any

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pretence, by any person, be taken from the office of the County Clerk, except by authority of the Council.

XXXVII—The Clerk of the Council shall be empowered to have printed and to issue copies of the Bye-Laws regulating the gathering of Sea Manure, or any other Bye-Laws of the Council, to any Councillor applying for the same for the purpose of posting up through their respective districts, and also to have printed a complete copy of the whole Bye-Laws of the Council in pamphlet form, to be supplied to each Councillor.

## CORPORATION SEAL.

I. The Council shall provide a Common Seal, one and a half inches diameter, made of suitable metal, and have engraved thereon a crown encircled with the words "Municipality of Halifax, N. S."

II. The Seal shall be kept by the County Clerk.

III. All deeds or documents to which the Corporation is a party, and for which a Seal is requisite, shall be authenticated by the Common Seal, and the Warden and Clerk shall sign the same, and affix thereto the Seal when authorized by any law, bye-law, or resolution of the Council.

IV. The Warden or Clerk may affix the Seal to any certificate, license or other document at the request of any person desiring it for the purpose of authentication.

V. Any person requiring the County Scal to be affixed to any certificate or document for the purpose of authentication, shall pay to the Clerk the following fees, viz. :—For affixing the Scal to any document to be used out of the Province \$2.50; if to be used within the Province only, \$1.50; if to be used in the Corporation only, \$1.00.

VI. No charge shall be made for the Seal for certificates of appointment of County or District Officers required in a Court of Law.

BYE-LAWS RELATING TO COMMITTEES OF COUNCIL.

I. Standing Committees shall be appointed by the Council annually as follows :--

- 1. Committee on Public Accounts and Finance.
- 2. Committee on Tenders and Public Property.
- 3. Committee on Licenses.
- 4. Committee on Roads and Bridges.
- 5. Committee on Assessments.
- 6. Committee on Lunatics.
- 7. Committee on Law Amendments.
- 8. Committee on Jury Lists.
- 9. Committee on Poor.

II. Special or Select Committees may be appointed, on motion, at any time.

III. The Clerk shall notify the Councillor first named on any Committee of his appointment, and furnish him with a copy of the Resolution appointing such Committee. Such Councillor shall be the convener and Chairman thereof.

IV. The Warden shall be, ex officio, a member of all the Standing Committees of the Council.

V. No Committees shall meet while the Council is in Session, unless by leave to retire from the Warden, who shall first ascertain that a quorum will thereafter be present before granting permission.

VI. The Report of any Committee shall be in writing, and signed by the Chairman when unanimous; but when there is a difference of opinion, the Report shall be signed by all who concur in it. The minority may also report their views in writing to the Council if they see fit, which report shall be signed by all concurring in it.

# DUTIES OF COMMITTEES.

# FINANCE AND PUBLIC ACCOUNTS.

IV. It shall be the duty of the Committee on Public Accounts and Finance to examine Accounts referred to them by the Council, and to report thereon; to prepare Estimates, and submit proposals for the raising of money by Assessments, Loans, Bonds or otherwise; and further, to enforce the collection of all debts due to this Corporation, and to provide the necessary Books of Account and reference, and all blank forms required.

# TENDERS AND PUBLIC PROPERTY.

V. It shall be the duty of the Committee on Tenders and Public Property to examine and report on all tenders received for the performance of any Public Work, or for the loan ot money; and they shall have control over, and take charge of, all Property belonging to the Municipality, and have supervision of the same as respects the purchase, sale, leasing and management thereof, and may incur expenditure on current Account, not to exceed Fifty Dollars, for any one service, reporting the same at next meeting of Coancil thereafter.

## LICENSES.

VI. It shall be the duty of the Committee on Licenses to grant licenses for the sale of intoxicating liquors, or other licenses, if such be authorized by the Council: to examine into, and decide upon, the sufficiency of petitions for such licenses, and the genuineness of the signatures appended thereto; to report at next meeting of Council, and to aid the Ulerk of License in performing his duties.

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# ROADS AND BRIDGES.

VII. The Committee on Roads and Bridges shall have the general supervision of the Roads, Bridges and Ferries, in the Municipality under the direction of the Council, and shall, at each semi-annual meeting of the Council, report an estimate of the sums required for the repairs and construction of roads and bridges, having in view the amount of money at the disposal of the Conncil for that service, and shall also report from time to time upon the condition of the roads and bridges of the Municipality, the character of the work performed theree a, and the outlay therefor, and also report upon matters connected with St.tute Labor.

## ASSESSMENTS.

VIII. The Committee on Assessments shall take charge of such matters relating to Assessments and Rates as may be referred to them by the Council, and hear evidence relating to appeals, and report thereon to the Council.

#### LUNATICS.

IX. The Committee on Lunatics shall examine, under oath, the friends, relatives or guardians of applicants for admission as to their ability to pay for their maintenance and expenses; shall inspect all accounts chargeable against the Municipality for Insane Patients, and shall investigate and recover all amounts due from paying patients charged against the County, and perform such other duties as may be required, and report to the Council.

# LAW AMENDMENTS.

X. The duties of this Committee shall be to suggest any amendments that may be thought necessary in the County Incorporation Act, and to urge the Legislature to amend or repeal such portions of the said Act, or any Acts recommended to be passed, amended or repealed by the Council.

#### JURY LISTS.

XI. It shall be the duty of the Committee on Jury Lists to revise such lists in accordance with the Law, and to report on all matters therewith connected when requisite to the Council.

## SUPPORT OF POOR.

XII. The Committee on Poor shall have charge of all matters relating to the support of the Poor under existing Statutes, or such as may be enacted. and shall examine, call for, and report to the Council upon accounts, statistics and requirements from Overseers of Poor in each District, and such other matters as may be referred to them by the Council.

### COUNTY OFFICERS.

## I. The election of County Officers shall be by ballot.

#### THE WARDEN.

II. The Warden shall have the power to call upon a Committee to be nominated by him, and meet at any time, to whom can be referred any matters of emergency.

III. The Warden shall take charge of the Bonds of the Clerk and Treasurer, the same to be handed over to the keeping of each succeeding Warden of the Municipality.

#### THE COUNTY CLERK.

Shall perform all duvies heretofore devolving on the Clerk of the Peace, in addition to those named in Sections 35 and 36 of the County Incorporation Act, together with all duties required of him by the Bye-Laws and Regulations of the Council. He shall give a Bond for One Thousand Dollars, approved by the Council.

#### THE COUNTY TREASURER.

I. Shall perform all the duties contained in Section 37 and other clauses of the County Incorporation Act, and all other duties required by Statute or the Bye-Laws and Resolutions of the Council. The Bonds to be given by him shall be Eight Thousand Dollars, and be approved by the Council.

II. He shall deposit all monies belonging to this Corporation regularly in such bank as the Council shall designate, in the name of the Municipality, the same to be drawn and applied to the payment of the accounts thereof, as authorized by law or the Council.

III. Until otherwise ordered, the said place of deposit and withdrawal shall be the Halifax Banking Company.

IV. He shall, at each Annual Meeting of the Council in January, present a full statement of the receipts and disbursements for the County for the fiscal year ending 31st December, and a copy of the same shall be furnished to each Councillor.

V. The Treasurer shall be County Clerk of License, and fulfill the duties of that office as required by Law and the Council.

#### COUNTY AUDITORS.

Two Auditors shall be appointed yearly at the Annual Session in January, who shall carefully examine, audit, and report upon the Accounts, Books, and Vouchers of the County Treasurer, as required, and report any ee to be red any

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The Auditors shall receive for their services as above such sum not exceeding Twenty Dollars each per year, as the Council may vote.

#### ACCOUNTS AND FORMS.

I. The form of Statute Labor Returns shall be as now existing, with such slight alterations as may be necessary; such alterations to be made by the County Clerk as are suggested by the Committee on Roads and Bridges.

II. All accounts shall be on printed forms, furnished by the Clerk of the Council, in the following heading:

# The Municipality of Halifax County, Dr.

#### То.....

III. Current or casual accounts shall be in duplicate, and shall be rendered to the Clerk not later than 30th December, and will be paid by the Treasurer when audited and as the Council may direct.

IV. The County Clerk shall have printed and keep on hand for the use of the Municipality a sufficient number of blank forms required for the several services.

V. Such fees or claims as are by any Statute payable on presentation, or at a stated time, must be accompanied by the prescribed legal order, certificate or warrant.

Certificates of lunacy and for medical evidence at inquests must be rendered on the date of service, duly vouched, as the Statutes require.

#### DUTIES OF DISTRICT OFFICERS.

#### ASSESSORS OF POOR AND COUNTY RATES.

I. Between the first day of February and the first day of March in each year the Assessors appointed by the Municipal Council for each District shall proceed to ascertain by diligent inquiry the names of all taxable property within the said District, its extent, amount and nature. They shall then fill in the names of all ratepayers and the value of each kind of property in the proper columns of the Assessment Roll, in accordance with Chapter 24 Acts of 1862, and forward the Roll, after signing, certifying, and dating it, to the District Councillor not later than the 10th day of March, who shall forthwith send or deliver it to the County Clerk. II. At the time of filling in or making up the Rolls, the Assessors shall deliver to each ratepayer therein a notice of their valuation of his or her real and personal estate. Such notices shall be supplied by the County Clerk, and parties aggrieved or objecting shall, within 15 days, send to the Clerk a statement under oath of the value of their property, to be submitted to the Committee on Assessments for their action.

## ASSESSMENT ROLLS.

The Assessment Rolls, as soon as received by the Counciller, shall be handed over, with all papers therewith, to the Revisors, Assessors, Collectors, Overseers of Highways, or Presiding Officer, as the case may be.

#### ASSESSMENTS.

I. All monies to be assessed or levied on the County shall be levied and collected under Chapter 24 of the Acts of 1862 as amended, and the Clerk of the Council in connection therewith shall fulfil all the duties required of the Clerk of the Peace, excepting those contained in Sections 1, 2, 3 and 4 in said Act respecting Town Meetings, which are abolished under the County Incorporation Act.

II. The Assessment for Poor shall be a District rate equally apportioned on the valuations in the County Assessment Roll for the year.

III. The amount to be assessed for Poor shall be voted at the Annual Meeting of the Council on application of each District Councillor and entered on the Assessment Roll, as in Section II., by the Clerk.

# COLLFCTOR OF COUNTY AND POOR RATES.

I. It shall be the duty of Collectors, on receiving the Assessment Roll, to fill in the notices sent for that purpose by the Clerk of the Council, the amounts levied upon each ratepayer, and collect the same as stated in Chapter 24 Acts of 1862, and forward to the County Treasurer. The Roll shall be returned to the County Clerk not later than the last day of October in each year.

II. For all rates then unpaid the Collector shall make up a list of defaulters, attested to, and a Warrant of Distraint shall be issued against the parties, as the law provides.

III. On returning the Roll the Collector shall state in the column of Remarks the reasons why rates then uncollected have not been paid.

IV. The amount ordered to be levied on the District for the support of the Poor shall be collected and paid over to the Overseers of the Poor through their Treasurer, and his receipt therefor sent or handed to County Treasurer.

V. Before receiving the Roll for collection every Collector of

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County and Poor Rates shall give Bonds with two Suraties, to be approved by the Councillor of the District, in a sum equal to double the amount of monies to be collected by him.

VI. Forms of said Bond to be furnished by the Clerk of the County and filed in his office when completed,

#### OVERSEERS OF POOR.

I. It shall be the duty of the Overseers of the Poor to notify the Councillor of the District of the amount, if any, required for their respective Districts, and to carry out the Statutes relating to the Poor, as modified by the County Incorporation Act.

II. The Overseers of the Poor shall appoint one of their number to act as Treasurer in each District, where duty it shall be to receive and pay out all monies. They shall annually, on the 31st of December, forward a statement of finances to the Councillor of the District, together with a report of proceedings, statistics and requirements of their Poor, to be laid before the Council in January.

III. Bonds shall be given by the Overseers of the Poor, or their Treasurer, with two Sureties in a sum equal to double the amount of money voted for the support of their Poor; forms of said Bonds to be furnished by the Clerk of the County, and filed with him when executed, approved by the District Councillor.

IV. Their Treasurer shall pay out of the Assessment collected the commission allowed the Collector, and give him a receipt for all sums re ceived.

#### HEALTH OFFICERS.

It shall be their duty to prevent the landing of any person or persons from vessels having contagious diseases on board; also, to prevent the depositing of the curcasses of dead animals in any of the lakes or rivers of the District, or any other practices injurious to the health.

# BYE-LAWS RELATING " ANIMALS.

#### Dogs.

I. Every fierce, malicious, or dangerous dog within the Municipality shall be kept muzzled or chained by the owner, and not be permitted to go at large. The owner shall pay a penalty of Four Dollars for violation of this regulation.

II. If any dog shall, unprovoked, bite or attack any person or any cattle or sheep the owner shall pay a penalty of Four Dollars.

III. Should any person keep more than one dog, a tax of one dollar

per annum for each additional dog, and one dollar and fifty cents for each bitch, shall be paid to the Collector of County and Poor Rates by the In case of refusal to pay the tax, the Collector shall suo for the same before any Justice of the Peace. The tax, when collected, shall be paid to the County Treasurer, and credited to the District in which the

# STUD HORSES, BULLS, &C.

I. No stud horses, bulls, swine, dogs, geese, or turkeys shall be allowed to go at large in the County of Halifax.

II. The owner or owners of such stud horses, bulls, swine, dogs, geese' or turkeys found going at large, contrary to law, in violation of the foregoing regulations, shall be liable, for every offence, to the following fines,

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		Turkey	0.25

#### RAMS.

The owner of any ram, permitting the same to go at large from the first day of September to the first day of December, shall be subject to a fine of not less than two dollars, not exceeding four dollars.

#### POUNDS.

Whenever any animal is impounded, the pound-keeper, in case the I. owner of such animal is known to him, shall give the oweer notice of such impounding as soon as practicable, and if, within two days after said notice, the owner of said animal does not reclaim and remove it, and pay the forfeiture incurred, (or if the owner is unknown) within five days after such impounding of the animal, the Warden or the Councillor for the District shall issue an order for the sale at auction of such animal, and in such case the balance, if any, after deducting the forfeiture and expenses of sale, shall be paid to the owner, if applied for within three months from day of sale, and if not so applied for shall go the use of the Municipality.

Before any animal impounded shall be released, the owner thereof or party applying for the release, shall pay the following forfeit

For notices	Z. :
For notices when given	0
Keeper unlocking pound	-
Keeper releasing the animal	9
For providing provender for the animal while in the	5
pound, the regular charge as stated in the Revised	
Statutes 4th Series of as stated in the Revised	

4th Series ; also expense of advertising.

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# MISCELLANEOUS BYE-LAWS.

## BALLAST.

No ballast shall be deposited in any River, Harbour or Anchorage Ground, under a penalty of Ten Dollars, to be recovered by any person sueing therefor before any Justice of the Peace

## RIVER BANKS.

Owners of logs or timber of any kind driving the same in any River, shall erect, or cause to be erected, on the turns and banks of such Rivers, Shear-dams, Sluices, booms or some other means by which damage to private property will be prevented, under a penalty of Ten Dollars for each offence. Said fines and damages to be recovered before a Justice of the Peace in the County, on the oath of one credible witness.

## SEA MANURE.

I. No person shall be allowed to collect, pile, haul away or otherwise remove kelp or sea manure from the shores, coves, or beaches within the limits of the County of Halifax before sunrise or after sunset. Any person violating the foregoing regulations, shall be fined not less than two, or more than eight dollars, to be recovered before any Justice of the Peace for the said County.

II. No person shall have a lawful claim to Sea Manure, unless properly piled above high water mark, in piles of at least one ordinary cart-load.

III. Any person, other than the owner or his or her servant, who shall remove such sea manure, when so piled, shall be liable to the full amount or value of such manure, in addition to a fine of not more than four dollars for each and every offence, to be recovered as above mentioned.

IV. The above regulations shall not extend to take away or abridge any private rights or interest in any such shores or beaches.

# THISTLES AND NOXIOUS WEEDS.

Any person or persons allowing thistles and other noxious weeds to grow on their premises, so as to injure their neighbors' lands, shall pay a fine of \$2 for every offence, and the Overseers of Highways shall act as Thistle Wardens, and enforce and direct the destruction of these weeds, or take action to recover the penalty.

# LICENSE FEES, FINES, &c.

All license fees, forfeitures and fines collected must be lodged with the County Treasurer, and by him placed to the credit of the District in which collected, to be used for the benefit of roads and bridges, first deducting any expenses the County may have paid on such collections.

# TRADERS, HAWKERS, AND AUCTIONEERS.

All Traders, Hawkers, and Auctioneers of Goods, not being Rate-Payers within this Province, shall, before prosecuting their business in this Municipality, be required to take out a License therefor, and such Traders and Auctioneers, or Hawkers, offering Goods For Sale within the Municipality, without having procured the necessary License, shall be liable to a Penalty of Twenty Dollars, to be recovered and applied according to Law.

The Fee for such License not to exceed \$50.00 per Annum, and the Clerk of License, on payment of said Fee, shall issue the same.

# PEDDLERS AND AUCTIONEERS.

All Peddlers and Auctioneers being Rate Payers within the Province, shall be required to obtain a License before prosecuting their Business as such Traders and Auctioneers within the Municipality.

Nothing herein shall be understood to include sales by authority of the Court of Probate, or by officers acting under authority of law.

The fee for peddling shall not exceed \$20.00 per annum, and for Auctioneers, resident and rate-payers, \$12.00 per annum, otherwise \$40.00 per annum.

Any person violating this Regulation shall be liable to a penalty not exceeding \$20.00, to be recovered and applied according to law.

## ROADS AND BRIDGES.

I. The License duties and special fines and fees collected in each District shall be expended on the Roads and Bridges. The person expending the same shall be appointed by the District Councillor, and render an account under oath, accompanied by the certificate of said Councillor that the amount has been satisfactorily laid out for the benefit of the Roads and Bridges; and the Treasurer is thereby authorized to pay said accounts to the extent of the amount at credit of the District, on the warrant of the Clerk.

II. All commutations received by Overseers of Roads shall be expended under public competition and by direction of said Overseers. The Statute Labor in the District shall be performed not later than 15th September in each and every year.

111. The Councillor of each District shall receive from the County Clerk a copy of the Assessment Roll for the year and notices for the Overseers of Statute Labor to attend at a stated time and place to be sworn in and copy their lists of ratepayers in their several sections.

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IV. The Statute Labor returns, carefully and correctly made np, shall be submitted to the Councillors for approval or correction and forwarded to the County Clerk as soon as the labor is performed in the sections, and not later than 1st December. e-Payers is Munilers and cipality, Penalty

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## FERRIES.

I. The undermentioned Ferries shall be established within the Mnuicipality, and others as the Council may approve.

#### Point Pleasant, Halifax. Sheet Harbor. Ship Harbor.

II. No person shall act as ferry-man until he shall have received a License under the seal of the Municipality, and signed by the Clerk, which shall be granted on paying such sum as the Council shall decide.

III. Each Licensed Ferryman shall at all times keep a sufficient number of good, efficient, and safe boats and scows, clean and in good order, properly floored, for the conveyance of passengers, horses, carriages, teams, loaded and unloaded, cattle, &c.

IV. Each Licensed Ferryman shall provide himself with a printed copy of the Bye-Laws, Fares, and Law relating to Ferries, and shall exhibit and show the same to any passenger who may require it, and shall have such Bye-Laws, Fares, and copy of the Law always fixed or hung up in some conspicuous part of his boat.

V. Prompt attention shall at all times be shown to the ferriage of passengers, who shall not be subject to any unnecessary or unreasonable detention; and no Ferry-boat shall be taken off its line under any pretence whatever.

VI. In case of any vacancy occurring by the death or removal of any Licensed Ferryman, such vacancy may be filled up and a new License granted by order of the Warden, subject to the approval of the Council at the next meeting.

VII. Each Licensed Ferryman shall be liable and answerable for the negligence, misconduct, or omission of his assistants and servants employed in and about such Ferry.

VIII. The established hours of Ferriage shall be from sunrise to ten o'clock at night; but every Forryman shall ferry passengers when required, at all times of night after ten o'clock, receiving double fare therefor.

IX. There shall be allowed to every Licensed Ferryman within the limits of the Municipality for the following services the following fares,

Sheet Harbor-For every passenger	
" " horse warm on 1 1	cents.
Point Pleasant to Purcell's Cove	**
Ship Harbor-For avan ford	\$6
Ship Harbor—For every foot passenger	"

X. The License shall be in force for one year, but may be granted for a longer time.

# BYE-LAWS, &c., OF QUARTER SESSIONS.

Any and all Bye-Laws, Regulations, and Modes of Procedure of the late Court of Quarter Sessions conflicting with the Bye-Laws of the County Council are hereby declared and rendered null and void.

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