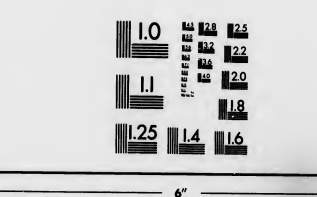
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# SELECTION OF BY-LAWS OF THE CORPORATION OF THE Town of Goderich.

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## BY-LAW, No. 3,

To establish a Public Market in the Town of Goderich, in the County of Huron one of the United Counties of Huron and Bruce, and Province of Canada, and providing for the regulation and Management of the same.

WHEREAS it is expedient and necessary to establish a Public Market in the Town of Goderich, and provide for the proper management and regulation of the same.

Be it therefore enacted by the Municipal Council of the Town of Goderich, in Council Assembled, under and by virtue of the Municipal Corporation Act of Upper Canada; and, it is hereby enacted by authority of the same: That a Public Market be, and the same is hereby established in the said Town of Goderich, and that the said Market be held at the Market-House erected on the Northwest angle of the Market Square of the said Town, and the Marketplace adjoining thereto, which Market-place is to consist of such portion of the said Market-Square as may be hereafter set apart for such purpose by the Municipal Council of the said Town of Goderich; and the same are hereby established as the Market-place and Market-House of the said Town of Goderich .-And be it further enacted by the authority aforesaid that all Butchers and other persons using and frequenting the said Market-House and Market, shall be subject to the Rules and Regulations following, that is to say:

That every day in the year shall be a marketday, except Sundays, Christmas-day and good Friday.

That no person shall expose for Sale or Market, any Meat, Poultry, Eggs, Butter, Cheese, Fresh Fish, Vegetables, Fruit or any kind of Provisions or Country produce, Hides, Cordwood or other fuel, or live animals within the said Town of Goderich, at any place except the Public Market, without having first paid the Market-Fees thereon, as hereinafter mentioned, but may immediately deliver (after paying the fees) any of the above mentioned articles to any person who may have contracted for the same previous to their being brought into town.

That no person shall exercise the trade of a Butcher within the said Town, without first paying annually a License of Ten Shillings to the Mayor, who is hereby authorized to issue such Licenses under the Common Seal of the said Municipal Council, and that no Butcher shall expose any meat for sale at any other place than the Market Stalls; and that no persons except Butchers, shall sell meat in less quantity than by

the Quarter.

That no person shall buy any articles of provisions, food or produce, in the said Town, on which Market Fees are hereby required to be paid, for the purpose of re-selling the same or any part thereof unfil after the hour of 1 o'clock in the afternoon; nor shall the Clerk of the Market nor any other person be permitted to forestall or engross any of the aforesaid articles of provisions, food or produce within the said Town, until after that hour, nor to expose for sale any such articles of provisions, food or produce, at any other place within the said Town except the Public Market, before the said hour of 1 o'clock in the after. noon, but may deliver previous to that time, any such articles as may have been sold at the Market.

That no person shall expose for sale within the said Town, any tainted or unwholesome meat, poultry, fish or other articles of food, and it shall be the duty of the Clerk of the Market to inspect all meat and other articles of provision exposed to sale, and if

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the same shall be found to be tainted or unwhole-some, to prosecute the offender, And it shall also be the duty of the Clerk of the Market to inform the Mayor or any one of the Councillors of any tainted or unwholesome meat, poultry, fish or other articles or food, within the said Town, whether the same have been exposed for sale or not; And it shall be lawful for the said Clerk of the Market, under the directions of the Mayor, or any one of the Councillors to seize and destroy the same.

That the Market Stalls shall be offered for sale annually to the highest bidder; and all leases of said Stalls shall expire on the 1st day of March in each year. That if any one or more of the said Stalls shall not be sold at any such annual sale, or shall become untenanted during the year it shall and may be lawful for the said Clerk to sell or let the same, either by public sale or private contract, and at such prices and for such period as the said Clerk shall think proper; Provided that such period shall not extend beyond the 1st day of March, then next following .-That the rent or price of each Stall shall be payable monthly in advance to the Clerk of the Market, and if any Butcher shall neglect to pay such rent for one week after the same is demanded by the Clerk of the Market, his lease or term in the Stall or Stalls, occupied by him, shall thereby be forfeited, and such Stall or Stalls, shall be forthwith sold or let, as hereinbefore provided. That before any sale shall be binding on the said Town Council, the purchasers shall sign a writing in the following form :-

"This—day of—I Leased from the Municipal Council of the Town of Goderich, Stall No—in the Market House, for the term of—ending on the—for the sum of—payable monthly, in advance, subject to the By-Laws passed or to be passed by the said Municipal Council, and the Market regulations affecting the same." That it shall not be lawful tor any person having a stall in the said Market, to underlet it, or assign it, or place, or leave any one therein under pretence of taking charge

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thereof, without the consent of the said Municipal. Council, and any such act shall be a foreiture of all interest such person had therein. That it shall be the duty of each Butcher to keep his Stall in a clean and sweet state.

7th. That it shall and may be lawful for the Mayor of the said Town, to issue a warrant under the Seal of the said Municipal Council, directed to the Market Clerk, to seize any Butcher's meat, in any Market Stall, for arrears of rent for such Karket Stalls, and in case such arrears shall not be paid within six hours after notice thereof in writing has been put up in three places in the said Market, specifying the meat seized, and the cause thereof, and the time the same will be offered for sale, the said Clerk of the Market shall sell the meat so seized as aforesaid, or so much thereof as will satisfy the said rent, to the highest bidder.

8th. That no Butcher or other person shall keep any dog or bitch, in or about the Market or places designed for sale of meat, and no person shall bring into or leave about the Market, any hides, offal or refuse, or animal or vegetable matter that may occasion a nuisance.

9th. That the Market House shall be opened every morning. (Sundays, Christmas-day and Good Friday excepted,) by the Clerk of the Market, at 5 o'clock in the morning between the first day of May and the first day of November, and at 7 o'clock during the rest of the year, and shut at 4 o'clock every evening, all the year round, except Saturdays, when the Market shall be kept open until eight o'clock, but not later than nine o'clock.

10th. That every person bringing to the Market, any Wagon or other vehicle, containing articles for sale, shall place such Wagon or vehicle, in such order as the Clerk of the Market shall direct, and shall remove the same as soon as the articles brought therein shall have been sold; and all Hay and Straw brought to the Town and exposed for sale shall be placed near the Hay Scales.

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And be it further enacted by the authority aforesaid, that every person convicted of having violated any of the regulations contained in this By-Law or any other Market Regulation hereafter to be made, shall be fined in a sum not exceeding five pounds exclusive of the costs; and in default of payment, be imprisoned in the common Jail of the United Counties of Huron and Bruce, for a period not exceeding thirty days.

And be it enacted by the authority aforesaid that this By-Law shall come into force and effect from and after the first day of October in the present year.

#### P. A. McDOUGALL, Mayor.

assed 28th day of October, 1856.

THOS. KYDD, Town Clerk.

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BY-LAW, No. 4,

ing licensing and Regulating Livery Stables within buy Town of Goderich; under and by authority of with Statute 12 Vic. chapter 81.

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pers within the Municipality of Goderich.

14th nacted, and it is hereby enacted, That from Sale, and the passing of this By-Law, all persons extending pay

thereof, without the consent of the said Municipal Council, and any such act shall be a forteiture of all interest such person had therein. That it shall be the duty of each Butcher to keep his Stall in a clean and sweet state.

7th. That it shall and may be lawful for the Mayor of the said Town, to issue a warrant under the Seal of the said Municipal Council, directed to the Market Clerk, to seize any Butcher's meat, in any Market Stall, for arrears of rent for such Karket Stalls, and in ease such arrears shall not be paid within six hours after notice thereof in writing has been put up in three places in the said Market, specifying the meat seized, and the cause thereof, and the time the same will be offered for sale, the said Clerk of the Market shall sell the meat so seized as aforesaid, or so much thereof as will satisfy the said rent, to the highest bidder.

8th. That no Butcher or other person shall keep any dog or bitch, in or about the Market or places designed for sale of meat, and no person shall bring into or leave about the Market, any hides, offal or refuse, or animal or vegetable matter that may occasion a nuisance.

9th. That the Market House shall be opened every morning, (Sundays, Christmas-day and Good Friday excepted,) by the Clerk of the Market, at 5 o'clock in the morning between the first day of May and the first day of November, and at 7 o'clock during the rest of the year, and shut at 4 o'clock every evening, all the year round, except Saturdays, when the Market shall be kept open until eight o'clock, but not later than nine o'clock.

10th. That every person bringing to the Market perany Wagon or other vehicle, containing articles fco.—sale, shall place such Wagon or vehicle, in such orgoods as the Clerk of the Market shall direct, and shall shall move the same as soon as the articles brought tiping the in shall have been sold; and all Hay and sight of brought to the Town and exposed for sale shveighed placed near the Hay Scales.—d. That

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And be it further enacted by the authority aforesaid, that every person convicted of having violated any of the regulations contained in this By-Law or any other Market Regulation hereafter to be made, shall be fined in a sum not exceeding for pounds exclusive of the costs; and in default of payment, be imprisoned in the common Jail of the United Counties of Huron and Bruce, for a period not exceeding thirty days.

And be it enacted by the authority aforesaid that this By-Law shall come into force and effect from and after the first day of October in the present year.

P. A. McDOUGALL, Mayor.

Passed 28th day of October, 1856.

THOS. KYDD, Town Clerk.

#### BY-LAW, No. 4,

For Licensing and Regulating Livery Stables within the Town of Goderich; under and by authority of the Statute 12 Vio. chapter 81.

WHEREAS it is expedient to issue Licenses and make regulations for the government of Livery Stable-Keepers within the Municipality of Goderich.

Be it enacted, and it is hereby enacted, That from and after the passing of this By-Law, all persons ex-

erciseing the business or calling of a Livery Stable-Keeper within the said Municipality of Goderich, by keeping Horses, Cabs, Hackney Coaches, Omnibuses or other carriages, to be used for Hire within the said Town, shall pay the sum of Seven Pounds Ten Shillings as License for the year, which license year shall terminate on the twenty-eighth day of February in each and every year.

And be it further enacted, That all persons hireing Horses, Cabs, Hackney-Coaches, Omnibuses, or other Carriages within the said Town of Goderich, without being duly licensed so to do, shall, on conviction before the Mayor, forfeit and pay a fine of not less than five shillings, nor more than five pounds, for every such offence, and in default of immediate payment of said fine, that the party so offending, shall be committed to the common Gaol of the said United Counties, for a period not more than thirty days.

Passed 17th day of August, A. D. 1855.

ROBT. GIBBONS, Mayor.

THOS. KYDD, Town Clerk.

#### BY-LAW, No. 14,

Regulating the Sale of Spirituous Liquors in Stores and Shops, by Retail, &c.

Be it enacted by the Town Council of the Town of Goderich in Council assembled, under and by virture of the Upper Canada Municipal Corporation Act of A. D. 1849, and it is hereby enacted by authority of the same.

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f the Town and by viroration Act y authority SECTION 1st. That Shop-keepers or Store-keepers within said Municipality, be and the same are hereby authorized and impowered to sell by Retail, Wine, Brandy, and other Spirituous Liquur, on complying with the following Sections of this By-Law.

SEC. 2nd. And be it further enacted by authority aforesaid, That all Shop-keepers and Store-keepers within this Municipality shall before selling Spirituous Liquors, take out a License from the Treasurer for the time being of the said Municipality authorizing them to sell such Spiritnous Liquor, and such Taeasurer is hereby authorized and empowered to grant such License.

SEC. 3rd. And be it further enacted by Authority aforesaid, That the amount to be paid for each such License shall be the sum of Thirty Dollars, and that this By-Law shall be in force until the first day of March, A. D. 1859.

SEC. 4th. And be it further enacted by authority aforesaid, That a fine shall be imposed for the contravention of any of the provisions of this By-Law in a sum of not less than one dollars or more than twenty dollars.

Passed March 5th, A. D. 1858.

P. A. McDOUGALL, Mayor.

R. B. REYNOLDS, Town Clerk.

#### BY-LAW, No. 23.

WHEREAS it is expedient to compel the owners or occupiers of Premises within the Town of Goderich, to remove Snow, Ice and Dirt, from the Plank Side-Walks in front of their premises, and to remove the

same at the expense of such owner or occupant, in case of default.

Be it enacted by the Corporation of the Town of Goderich, and it is hereby enacted by the authority of the same, That the owner or occupant of any premises within the limits of the Corporation shall before twelve of the clock, noon, of each day remove from the Plank Side-Walk or Walks in front of his, her or their premises, all snow, ice or dirt that may from time to time be on such Side-Walk or Walks.

And be it further enacted by the authority aforesaid, That if any such person or persons shall not remove the same as aforesaid, then the Overseer of Highways for said Corporation may remove the same at the expense of such owner or occupier as aforesaid.

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And be it further enacted by the authority aforesaid, That if any person or persons shall make default in removeing said snow, ice or dirt from said Walks as provided for in the first Section of this By-Law, that such person or persons shall be liable to a fine of not less than Five Shillings nor more than Twenty Shillings, to be levied by distress of the goods and chattels of such person or persons, and in case of no sufficient distress to be found, then such person or persons may for any such oftence be imprisoned in the common Gaol for not more than five days.

And be it further enacted by the authority aforesaid, That this By-Law shall take effect and come into operation on the First day of February, A. D. 1859.

Passed 21st day of January, A. D. 1859.

P. A. McDOUGALL, Mayor.

R. B. REYNOLI)S, Town Clerk.

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, Mayor.

#### BY-LAW, No. 24,

Of General Regulations and Enactments.

WHEREAS it is necessary by By-Law to enact certain regulation and laws for the government of the Town of Goderich.

Be it enacted by the Coporation of the said Town of Goderich in Council assembled under and by virtue of an Act in that case made and provided, and it is hereby enacted by authority of the same.

That no person or persons shall erect or cause to be erected upon the Side-Walk of any leading Road or Street within the limits of the Town, or within twenty feet of any Road or Street, any Hog-Stye, Cow-House, Stable, Privy, or any other nuisance of the kind, nor shall they deposit any refuse or rubbish, cleansing of cellars or other places; nor pile fiire-wood, nor empty carts, wagous, or packages of any description, except when they are about to remove the same immediately on any of the Streets or Side-Walks of the said Town, nor shall any wagon or cart be allowed to remain on the Streets or Side-Walks after night, nor shall any wagon, sleigh or cart or other conveyance or any horse or other animal travel, drive or be driven on any Side-Walk, except in so far as is necessary to load or unload any merchandize or material; nor shall they suffer any stagnant water to remain on their premises, or refuse to draw it away or remove it on being notified by the Officers of the Corporation to do so, nor shall they obstruct the water channels in or under any of the Streets or Side-Walks, under a penalty of not less than Fifty Cents for each offence, to be levied by distress of the goods of the offender, and in case of no distress the offender to be imprisoned in the common Gaol of the United Counties of Huron and Bruce for a space of not less than 21 days; Provided always, that parties about to build or repair any house or building shall be permitted to occupy the space of the Street to which the front of their property extends, and in breadth one-fourth of the width of the Street for deposit of their building

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material, &c. But under all circumstances six feet of the Side-Walk shall be kept clear, said building material shall be properly piled up, and such occupation shall only extend for a reasonable time to complete the building or repair of such house or building, and that if the said Side-Walks are in any way by such material or otherwise injured the party so injuring or destroying the said Side-Walks shall repair the same.

2nd. That no fences within the Town shall be considered lawful fences in case of their being constructed with boards or mortice posts and rails, shall be at least four feet in height, the opening not to be more than four inches within the first two feet of the ground, and such fences so constructed as aforesaid shall be and are hereby declared lawful, and all rail fences, crooked or straight, shall be five feet high including locks or riders.

3rd. That no person or persons shall inflict cruel treatment on any animal of any kind, either in the public Streets or elsewhere within the limits of the Town.

4th. That from and after the passing of this By-Law, no person shall place or leave a team of horses, wagon, sleigh or cart, or any other kind of conveyance either loaded or unloaded, any horse, saddled or otherwise, in any street of the Town, without being properly fastened so as to prevent accidents.

5th. That if any person or persons shall rescue any Horses, Cattle or other animals impounded, such person or persons shall forfeit and pay the sum of Four Dollars, that any person taking an animal from an enclosure, or untying any such animal when properly fastened, and taking the same to the Pound, shall be subject to a fine of not less than Four Dollars.

6th. That no person or persons shall fire any musket, gun, pistol, squib or fire-ball, within one hundred yards of any house or other building within the Town, engage in chirivaris, or aid or assist others

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any one within others so engaged, or blow horns, ring bells, shout, or make other unusual noise to the annoyance of peaceable persons.

7th. That no person or persons shall drive any description of sleigh, carriole, or other vehicle on runners in the winter season within the limits of the Town, without having two or more bells attached to each horse harnessed thereto, under a penalty of Four Dollars for each offence.

Sth That every proprietor of a House or House-holder at the expense of his Landlord, shall find and provide a good and sufficient Ladder to be appended to such house as they respectively inhabit, and to be of sufficent length to reach the roof, and a ladder of sufficient length to reach from it to the chimney.

9th. That no person shall dig or carry away sand, gravel or soil from any street within the Town, or make holes in the same without having obtained leave from the Council.

10th. That no fire composed of wood, shavings or other material, shall be made in any of the public streets or thoroughfares, within one hundred feet of any house or other buildin nor on any private property within thirty feet of any house or other building.

11th. That any person having within his or her possession any weights or measures short of the Standard weight or measure, as by law required, and not properly stamped, or any steelyard or other balance not true, or who shall use the same or either of them, when buying or seeing for the weighing or measureing of any Liquor, Groceries, Flour, Meat, Dry Goods or other commodity, shall on conviction, be subject to a fine, and the weights may be destroyed.

12th. That no person or persons shall on the Lords-day do any manner of unnecessary work, sell or expose any merchandize or goods whatsover, or engage in any ordinary calling, or engage openly in any profane passtime or amusement whatsoever, such as to fish, shoot, run races, skate, play at cricket, or

any other kind of amusement, or disturb public worship, or the peace of the Town, in any way or manner. And all dead animals found to be a nuicance within the limits of the Town, shall be buried at least four feet under ground at the owner's expense.

13th. That no Stove-pipe be permitted to be used if placed nearer than four and one half inches from any wood partition, or from any ceiling, and that no upright piping be permitted in use when placed at a distance less than eight inches from the wall, unless such wall be built of stone or brick, and no stove pipe shall be permitted to pass through any ceiling, roof or wooden partition, unless secured with stone,

brick or tyle constructed for such purposes.

That every chimney or flue in which fire is commonly made in every year, to be swept at least once in thirteen weeks, and when the same is daily used for kitchens and manufactories, once in every eight weeks throughout the year, in the same manner by the tenant or person occupying. And in the event of any chimney taking fire through non-compliance with this By-Law, the person occupying the said house shall forfeit and pay the sum of not less than one dollar nor more than four dollars.

That no performance, Exhibition, Show, Circus, or other Theatrical Exhibition, shall be allowed within the Town, without having first obtained the consent of the Mayor therefor, and that a tax of not less than five dollars nor more than fifty dollars, at the option of the Mayor, shall be paid for each performance, by any person giving any Show, Circus, Bazaar or Theatrical Exhibition, Lottery or Roulette Table or Tables within the limits of the Town.

16th. That no person or persons shall keep or have in their possession or on their premises any Billiard Table or Tables, set up for hire or gain directly or indirectly, whether such table or tables be used or not without taking out a license for the same from the Council, which license shall be forty dollars, But no Billiard Table or Tables shall be set

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gain es be r the forty up in any house of Public Entertainment, or in any house licensed to sell Spirituous Liquors. And no Ball Alleys shall be permitted within the limits of the Town.

17th. That no person or persons shall in any way injure or destroy any tree or trees on the streets of the said Town of Goderich, or any herbs in any place planted for shade or ornament.

18th. That each division fence shall be made one half each by the owners of the adjacent Lots; provided the adjoining lot is occupied by the owner or his tenant, between which said fence is to be made, and in case the owner of any such lot neglects or refuses to make such division fence, after one months notice in writing served on him to do so, the party desiring such fence to be made, may at once erect the same, and at once proceed to collect from the other party seventy-five cents per rood for such fence, before the Mayor or any Justice of the Peace having jurisdiction in a summary manner, which said complaint the said Mayor or Justice of the Peace is hereby authorized to hear and adjudicate on and enforce as in ordinary cases in this By-Law.

19th. That it shall be the duty of every person to cut down or destroy all weeds detrimental to good husbandry, growing on the property of such person or in front thereof on the public Streets.

20th. That no person or persons shall injure, destroy, or violate any grave, tomb, tomb-stone, vault, or vaulting around said grave.

21st. That no person or persons shall pull down, deface, injure or destroy any signboard or printed or written notices, provided such notices are not pasted on private property, and that no printed or written notice, &c., &c., shall be posted on any public or private building without the owners sanction.

22nd. That no person or persons shall post up or exhibit in any way, any indecent placards, "itings, or pictures nor shall any person or persons make,"

write or stamp indecent pictures or drawings, or write indecent words on any wall, or fence, or other place in any Street or public place, within the Corporation.

23rd. That no vice, drunkenness, disorderly conduct, profane swearing, obscene, blasphemous, or grossly insulting language, or other immorality or indecency, shall be allowed in any street, highway or public place within this Corporation.

24th. That no Tippling House or House of Ill-Fame shall be allowed within this Corporation.

25th. That no vagrants, mendicants, or drunk or disorderly persons shall be allowed within this Corporation.

26th. That no person or persons shall be allowed to make any indecent public exposure of the person, or other indecent exhibition, within this Corporation.

27th. That no Slaughter-Houses shall be erected or usued for slaughtering, within three hundred yards of any dwelling-house within this Corporation.

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28th. And be it further enacted, That if any person or persons shall be guilty of any breach, default or non-observance of any of the foregoing provisions, clauses, or enactments such person or persons upon conviction thereof before the Mayor or Magistrates of the said Town, shall forfeit and pay the sum of not less than one dollar nor more than fifty dollars, to be levied of the goods and chattels of such person or persons, as to such Mayor or Magistrates shall seem meet, and in default of payment of any such penalty, and the lawful costs of conviction thereof, and in case of no sufficient distress, such person or persons shall be by such Mayor or Magistrates forthwith committed to the common Jail of the United Counties of Huron and Bruce, for such period not exceeding twenty-one days, as such Mayor or Magistrates shall adjudge unless such penalty or sum together with the costs be sooner paid.

29th. That this Act shall take effect immediately after it shall have received the assent of the Council

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aforesaid, from which time the Act of the Town Council of the Town of Goderich, passed the 7th of April, 1857, being a By-Law to enact certain regulations and laws for the government of the Town of Goderich, shall be and the same is hereby reapealed.

Passed 11th February, A. D. 1859.

P. A. McDOUGALL, Mayor.

R. B. REYNOLDS, Town Clerk.

#### BY-LAW, No. 25,

For Suppressing Saloons, Bowling Alleys, &c.

WHEREAS it is expedient to repeal the law now in force for the suppression of Saloons, Bowling Alleys, &c., &c., and to make other provisions in lieu thereof.

Be it therefore enacted by the Corporation of the Town of Goderich, constituted under and by virtue of the Act entituled "An Act relating to the Municipal institutions of Upper Canada," and it is hereby enacted accordingly:

No. 1. That all Saloons, Bowling Alleys, Public Billiard Tables, (when such are kept for hire or gain) Tippling and Gambling Houses in this Municipality, are hereby declared unlawful.

No. 2. That it shall be the duty of the Inspector of Houses of Public Entertainment, to enter into all Houses from which a sign may be exhibited signifying that entertainment for the public is vended therein, or into all other houses, or into all houses where he has grounds to suppose that spirituous liquors or fermented liquors are sold, gambling, bowl-

ing or other illegal practices carried on in contravention of this act; and if any such circumstances shall come under his notice to give such information to the Mayor or any Justice of the Peace having competent jurisdiction.

No. 3. That it shall and may be lawful for such Inspector when he has cause to believe that in any house as aforesaid, this By-Law is evaded by the giving away of spirituous liquors or fermented liquors, or otherwise, to complain to the Mayor or such Justice as aforesaid, and upon proot of such offence it shall be lawful to convict any person or persons so offending.

No. 4. That no intoxicating drink, spirituous or fermented, shall be sold or given to children, apprentices or servants without the consent of their legal protectors.

No. 5. That any person or persons who shall be convicted (before the Mayor, Justice or Justices having competent jurisdiction), of a violation of any of the sections of this By-Law, shall be liable to be fined in a sum not exceeding fitty dollars or less than one dollar, and in default of payment of the fine together with the costs of prosecution, the same shall be levied on the goods and chattels of the party or parties offending, and in case of no sufficient distress to make the amount of fine and costs, then the party or parties so offending as aforesaid, may be committed to the common Jail of the United Counties of Huron and Bruce, for a period not exceeding twenty days nor less than one day.

No. 6. That this By-Law shall take effect immediately after its having received the assent of this Counc.

Passed to 11th day of February, A. D. 1859.

P. A. McDOUGALL, Mayor.

R. B. REYNOLDS, Town Clerk.

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#### BY-LAW, No. 26,

For Regulating and Licensing Houses of Public Entertainment.

Be it therefore enacted by the Corporation of the Town of Goderich, constituted under and by virtue of the Municipal Institutions Act of Upper Canada, for the year A. D. 1858, and it is hereby enacted by authority of the same.

- No. 1. That from and after the passing of this By-Law, that part of the Act of the Town Council passed on the fifth day of March last, and entituled an Act for the Regulating of Houses of Public Entertainment, and for defineing the duty of the Irspector of such Houses, which relates to the regulation and Licensing of said Houses, shall be with all other Acts relating to the Regulation and Licensing of Public Houses, and the same are hereby repealed.
- No. 2. That each House of Public Entertainment Licensed to sell Wine, Spirituous or Fermented Liquor, shall be provided with not less than Two private Sitting Rooms, Eight Bed Rooms, containing not less than Ten Beds, with a sufficiency of Bedding, a spacious Bar-Room, Stabling for at least seven Span of Horses, a Shed for Cattle, a sufficient quantity of Hay and Provender, and an attentive Hostler.
- No. 3. That the License for such House as aforesaid for the current year, shall be Forty Dollars, exclusive of the Provincial Duty, payable thereon as provided for by the Act of Parliament, 22 Victoria Chap. 76.
- No. 4. That Temperance Houses shall be provided with the accommodation of Taverns, and that the License for such Houses for the current year, shall be Six Dollars.
- No. 5. That the Bars of all Houses of Public Entertainment shall remain closed upon the Sabbath day,

nor shall Liquor be furnished to any person or persons upon that day except to actual travellers.

- No. 6. No gambling shall be allowed, such as playing at cards, dice or any game in which money may be lost.
- No. 7. That any person applying for License to sell Spirituous and Fermented Liquors, shall produce a certificate from at least six freeholders from the locality of such House, stating that he is a fit and proper person to keep a Tavern, and shall furnish two Sureties in two hundred dollars each, and shall be bound himself in the sum of four hundred dollars, for the due observance of this By-Law.
- No. 8. That no Steam Boats shall be allowed to open their Bars or sell any Spirituous or Fermented Beverage upon the Sabbath-day, while lying in the Horbor of the Town.
- No. 9. No person or persons shall be considered Licensed until a certificate from the Treasurer is lodged in the Town Clerk's Office, to the effect that the specified amount of License for the current year has been paid into the Town Treasury.
- No. 10. That if any person or persons shall be guilty of any breach, default or non-observance of any of the foregoing enactments, such person or persons upon conviction thereof before the Mayor or any Justice or Justices of the Peace having competent jurisdiction, shall forfeit and pay the sum of not more than fifty dollars, or less than one dollar, and in default of payment of the fine and costs of prosecution, the same shall be levied on the goods and chattels of the party or parties offending, and in case no sufficient distress can be made of the amount of fine and costs, the party or parties offending may be committed to the common Jail of the United Counties of Huron and Bruce, for a term of not more than twenty-one days, nor less than one day.

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No. 11. That this By-Law shall take effect immediately after it shall have received the assent of the Council.

Passed 11th day of February, A. D. 1859.

P. A. McDOUGALL, Mayor.

R. B. REYNOLDS, Town Clerk.

## Standing Rules and Regulations

OF THE

## CORPORATION OF THE TOWN OF GODERICH

1st. Hours of Meeting:—That this Council do meet at the hour of 8 o'clock in the evening, unless otherwise specially provided; and if at that hour, there is no Quorum, then the Mayor or Chairman do take the Chair and adjourn, with consent of the majority then present.

- 2nd. Members to keep their Seats:—That when the Council adjourns, the Members shall keep their seats until the Mayor or Chairman leaves the Chair.
- 3rd. Appearance of a Quorum:—That on the appearance of a Quorum the Mayor or Chairman shall take the Chair, and the members called to order.
- 4th. MINUTES OF PREVIOUS DAY:—That immediately after the Mayor or Chairman shall have taken the Chair, the minutes of the preceeding meeting shall be read by the Clerk, in order that any mistakes therein may be corrected by the Council.
- 5th. Order:—That the Mayor or Chairman shall preserve order and decorum, and shall decide all questions of order, subject to an appeal to the Council.
- 6th. Order:—That when the Mayor or Chairman is called upon to explain a point of order or practice, he is to state the rule applicable to the case without argument or comment.
- 7th. CHAIRMAN; now CHOSEN:—That in case the Mayor shall not be in attendance, the Clerk at the request of some member, shall call the Council to order until a Chairman can be chosen who shall preside until the arrival of the Mayor.
- Sth. Members Speaking:—That every member previous to his speaking shall rise from his seat and address himself to the Mayor or Chairman.
- 9th. Two Members rising at once:—That when two or more Members shall rise at once, the Mayor shall name the Member who is first to speak.
- 10th. MEMBER OBLIGED TO VOTE:—That every Member who shall be present when a question is put shall vote thereon.
- 11. Members called to Order:—That a Member called to order shall sit down until the question of order is decided by the Mayor.
- 12th. Speaking:—That no Member shall speak beside the question in debate.

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13th. The Motion Read:—That each Member may of right require the question, or motion in discussion to be read for his information at any period of the debate, but not to interrupt a Member speaking.

14th. Not to speak more than once:—That no Member other than the one proposing a question or motion (who shall be permitted to reply) shall speak more than once on the same question, except in explanation, or by leave of the Council.

15th. Members not to absent themselves:—That no Member shall absent himself for more than three successive meetings without the consent of the Council, or otherwise explain his absence to the satisfaction of the Council.

16th. Rules to be observed in Committee:—That the Rules of the Council shall be observed in Committee of the whole, so far as they may be applicable, excepting the rules limiting the number of times speaking.

17th. Names when to be taken:—That upon a division of the Council, the names of those who vote for, and of those who vote against a motion, shall be entered upon the Minutes, if one Member requires it. The Clerk shall "record in a book for that purpose," all the proceedings of the Council of which he is "the Clerk," "make regular entries of all resolutions and decisions, and record the votes of every person entitled to vote on any question," "if requested by any one member present to do so," and "keep the Books, Records and Accounts;" all of which are required "to be open, without fee or reward, to the inspection of all persons at all seasonable times."

18th. Adjournment:—That a motion for adjournment shall always be in order.

19th. Motion to be in Writing:—That no motion except for adjournment, or the reception of reports

and petitions, shall be debated upon or put, unless the same be written and seconded.

20th. RECEPTION OF MOTION:—That every motion when seconded, must be read by the member, standing in his place and also by the Clerk, and then put by the Mayor it shall then be deemed to be in possession of the Conneil, but may be withdrawn at any time before decision or amendment, by consent of Council.

21st. Speaking to Motion:—That no member shall speak to any motion until it is put by the Mayor, except the introducer.

22nd. Motion contrarry to Rules:—That it shall be the duty of the Mayor, whenever he shall conceive that a motion read by the introducer and Clerk may be contrary to the Rules and Regulations of the Council, to apprize the Council thereof before the motion shall be put by him, and to cite the rule which is applicable to the case.

23rd. Special Committee—How appointed:—That the mode of appointing a Special Committee shall be first to determine the number it shall consist of, then each Member naming one, which shall be written down by the Clerk, those who have the most names shall be taken so successively until the number is completed.

24th. Quorum of Committees:—That of the number of members appointed to Committees, such number thereof as shall be equal to a majority of the whole number chosen, shall be a Quorum.

25th. COMMITTEE OF THE WHOLE—HOW FORMED:—That in forming a Committee of the whole Council, the Mayor appoint one of the Members to preside, who shall have the same authority in the Chair of the Committee as the Mayor in the Chair of the Council. The Mayor need not leave the Chair on such occasions.

26th. MOTION TO RISE AND REPORT:—That the mo-

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tion in Committee to rise and report the question shall always be in order, and be decided without debate.

27th. STANDING COMMITTEES: —That at the first Session of the Council in each and every year, Standing Committees to consist of five Members each, shall be appointed for the following purposes, viz:—1st Finance and Assessments; 2nd Roads and Bridges.

28th. ORDER OF THE DAY:—That the orders of the day shall always have the preference to any motion before the Council.

29th. ORDER, &c., Lost for the Want of a Quo-Rum:—That when any order, resolution or question, shall be lost by the Council or Committee, breaking up for want of a Quorum, the order, resolution, or question so lost, shall be the first business to be proceeded with and disposed of at the next meeting 21 such Committee or Council.

30th. That when any question has been fully put by the Chairman the members present do vote without farther discussion.

31st. That a motion to receive a resolution of Council shall not be in order unless due notice shall have been given in writing at the meeting previous to the introduction of such motion.

32nd. Introducing By-Laws:—That every By-Laws shall be introduced by a motion of leave specifying the title of it, or a motion to appoint a Committee to prepare and bring it in, or by an order from the Council on the report of a Committee.

33rd. That no By-Law shall be committed or amended until it shall have been twice read.

34th. That every By-Law shall receive three seperate readings previous to its being finally passed but that no By-Law shall be read three times on the same day except on urgent occasions, and this rule suspended by resolution for the single occasion.

35th. That all By-Laws shall be read and passed in Committee of the Whole between its second and third reading.

36th. That all motions for Grants of money shall be introduced at the meeting previous to any action being taken thereon.

Adopted 20th May, 1856.

P. A. McDOUGALL, Mayor.

