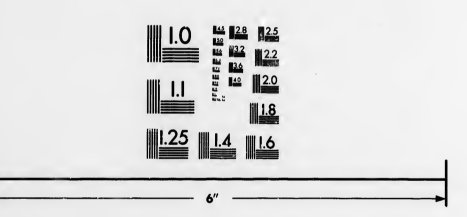


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE STATE

CIHM/ICMH Microfiche Series. CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques



(C) 1987

Technical and Bibliographic Notes/Notes techniques et bibliographiques

	12X	16X		20X		24X		28X		32X
			V							
This i Ce de	item is filmed at th ocument est filmé 14X	au taux de ré	atio check duction in 18X	red below. diqué ci-d	/ essous. 22×		26X		30×	
	Additional comme Commentaires sup		s;							
	Blank leaves adde appear within the have been omitte II se peut que cer lors d'une restaur mais, lorsque cela pas été filmées.	text. Whene d from filmin taines pages ation apparai	ver possib g/ blanches a ssent dans	le, these ajoutées s le texte,		Les page obscurci etc. ent	s totalem es par un été filmé	feuillet d	artielleme l'errata, u veau de fa	ne pelure
	La re liure serrée p distorsion le long	eut causer d de la marge	intérierre			Seule éd Pages w	lition _, disp holly or p	oonible partially o	bscured t	oy errata ed to
	Bound with other material/ Relié avec d'autres documents Tight binding may cause shadows or distortion				Includes supplementary material/ Comprend du matériel supplémentaire Only edition available/					
	Coloured plates and/or illustrations/ Planches et/ou illustrations en couleur				Quality of print varies/ Qualité inégale de l'impression					
		nk (i.e. other than blue or black)/ Showthrough/ Transparence								
	Coloured maps/ Cartes géographic	ques en coule	our				etached/ étachées			
	Cover title missin Le titre de couve	_			~	Pages d	iscoloure écolorées	d, stained s, tacheté	d or foxed es ou piq	l/ uées
	Covers restored a Couverture restar							nd/or lan et/ou pe		
	Covers damaged. Couverture endo						lamaged/ ndomma			
V	Coloured covers/ Couverture de co						d pages/			
orig cop whi repr	inal copy available y which may be bi ch may alter any o oduction, or which usual method of fi	for filming. I bliographical f the images n may signific	ly unique, in the cantly cha	f this	qu' de poi une ma	il lui a été cet exemp nt de vue a image re adification nt indiqués	possible plaire qui bibliogra produite, dans la r	sont peu phique, q , ou qui p néthode i	cuter. Le t-être uni ui peuver euvent ex	s détails ques du nt modific ciger une

M di er be ric

The copy filmed here has been reproduced thanks to the generosity of:

Archives of Ontario Toronto

sils

du

difier une

age

ata

lure.

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and en fing on the last page with a printed or illustrated impression, or the back cover when appropriate. All other origins; copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol → (meaning "CONTINUED"), or the symbol ▼ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

L'exemplaire filmé fut reproduit grâce à la générosité de:

Archives of Ontario Toronto

Les images sulvantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires criginaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole ~→ signifie "A SUIVRE", le symbole ▼ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents.

Lorsque le l'ocument est trop grand pour être reproduir un seul cliché, il est filmé à partir de l'angle périeur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.

1	2	3

1	
2	
3	

1	2 .	3
4	5	6

CEMERT WY-LAMS

TILL OUNCIL

or the

rens Me_{2/}-T

de la respectación de la companya del companya de la companya del companya de la companya de la



REVISED BY-LAWS

OF THE

MUNICIPAL COUNCIL

OF THE

TOWN OF PICTON.

William Owens, Mayor.



PRINTED AT THE PICTON TIMES OFFICE.
1872.



THE CONSOLIDATED

By-Laws of the Town of Picton.

By-Law No. 1.

To provide for the preservation of Peace, Order and good Government in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton:

1. That no person shall injure or damage any Pump or other Property belonging to the Town; or pull down or deface any Sign-board; or maliciously break any Window, Blind or Shutter; or make any disturbance in any place of Public Worship; or inscribe or draw indecent words or pictures on any building, wall, fence or other public place; or tear up or destroy any bridge or sidewalk; or thow stones or missiles in any of the Streets; or be guilty of cursing, swearing, drunkenness, obscene, blasphemous or grossly insulting language, or other immorality; or fight or challenge another to fight; or make any disturbance to the annoyance of any of the inhabitants; or injure, or cause to be injured or destroyed any tree planted for shade or ornament on any Street of the Town; nor shall any

person fasten their horse or horses to any such tree, or any tree-box protecting such tree, or suffer or allow their horse or horses to remain in the immediate neighborhood thereof, so that the tree will be injured by the stamping of the feet of the horse or horses: And every owner of such horse or horses shall remove the same away from such tree, immediately after being notified so to do: And no person shall expose his body, or any part thereof, in the Street, or by bathing within the limits of the Town.

II. That no person shall exhibit or cause to be exhibited any Show of Animals, Birds, or any Circus or Show of any description; or give any Concert or other performance within the limits of the Town, without having previously obtained from the Mayor a License for that purpose; and the Mayor shall have power to charge for such License any sum not exceeding Twenty Dollars for every exhibition of such Show, Concert, Performance or Circus; and no person shall aid or abet at such unlicensed exhibition.

III. That no Lecturer delivering Lectures other than free, shall do so whout having previously obtained from the Mayor a License for that purpose—which said License shall be free or ortherwise, at the discretion of the Mayor.

IV. That no person or persons shall play at Quoits, Ball or any other game, or fly a Kite or Kites in any of the Streets of the Town; or discharge any fireworks or fire-arms, (unless acting under Military authority,) in any Street; or use any hand-cart or wheel-barrow on any sidewalk; or draw or run any hand-sleigh on the side-walks or streets, so as to annoy any inhabitant or passenger.

ree, or allow ediate be inrse or s shall ely afll exor by

exhius or
other
witha Lipower
eding
Show,
shall

than ained a said on of

uoits,
any
firelitary
et or
any
nnoy

V. That no person shall drive any Horse or Horses with a Cutter, Sleigh or cher Winter vehicle without having bells affixed to the harness thereof, or the vehicle; or shall drive any Horse or Horses at an immoderate or furious rate through or in any street of the Town; or exhibit or cause to be exhibited in any Street of the Town, any Stalion, at any time.

VI. That no person shall fight Gocks, Dogs or any other Animals; and no person shall aid or abet in the same.

rson or persons shall be guilty of VII. 5 ring, or be an inmate or habitual keeping ny way connected with, or in any frequente. he support of any disorderly bouse way contribu. or house of ill-fame, or other place for the practice of prostitution; or knowingly own or be interested as proprietor, landlord or otherwise of any such house; or delivering Lectures of an immoral tendency; or exhibiting or causing to be exhibited indecent pictures; or giving lessons of an immoral character, or permitting the same on his or her premises within the Town; and no person shall frequent the same; nor. shall any person for hire or profit, keep a Bowling Alley within the Town.

VIII. That the occupant of any Tavern, Office, Merchant's or Mechanic's Shop, shall cause a sufficient post or posts to be placed in front of such Tavern, Office or Shop, for the purpose of tying horses to; and no person shall leave his or her horse or horses untied in any Street within the Town; and every person tying his or her horse or horses shall do so by a good and sufficient chain, rope, strap or halter.

1

IX. That the weight of the Baker's Loaf of Bread sold in the Town, shall be Four Pounds Avoirdupois—and in proportion for smaller loaves; and if any loaf shall be deficient in the weight it is sold for, it shall be forfeited, and the Baker or Seller thereof shall be liable to a Fine: and it shall be the duty of the Chief-Constable, from time to time—either on complaint or otherwise—to visit any place where Bread is made or, sold and examine the same, and report to the Mayor thereon.

X. That no person shall be guilty of keeping an house or place for gambling; and any Faro-banks, Rouge-et-noir, Roulette-tables and other devices for gambling found therein, shall be seized and destroyed.

XI. That no person or persons shall have for hire or gain, directly or indirectly, keep or have in their possession or on their premises any Billiard Table or Tables, without having a License therefor from the Corporation of Picton.

XII. That the sum of Forty Dollars per annum, shall be paid for each Table by the owner or owners thereof, which is or are kept in a House of Public Entertainment; and the sum of Forty Dollars, per annum, for each Table kept in any place, for hire or profit, other than such House of Public Entertainment—which said License shall be signed by the Mayor and countersigned by the Clerk, and have the Corporate Seal attached,

XIII. That the said License shall expire on the First Monday in March, in each year.

XIV. That the owner or owners of such Billiard Table or Tables shall not permit them to be used after int or

de or.

Mayor

1,[1)

nnum, wners Public s, per re or ment Mayor orate

First

lliard after the hour of Eleven o'clock in the evening; and the room or rooms containing them shall be closed, and all persons excluded from the use of the said Table or Tables.

XV. That no person shall wilfully obstruct or molest any officer in the execution of his duty, but shall, when called upon, aid and assist such officer in the same. And any Member of the Council shall have the same power as the Chief Constable, so far as regards the apprehension and taking to Gaol of WILLIAM OWENS, Mayor. offenders.

JOHN TWIGG, Clerk.

By-LAW No. 2.

A By-Law to provide allowance to, and to define the duties of certain Officers of the Town of Picton.

Be it enacted by the Corporation of the Town of Picton. TREASURER.

I. That the Treasurer of the Town, before entering on the duties of his office, shall deposit with the Mayor his Bonds for the sum of Two Thousand Dollars, and two sufficient sureties in the sum of One Thousand Five Hundred Dollars each, conditioned for the due and faithful peformance of the duties of his office, as defined and set forth in the second section of this By-Law.

II. That all moneys and revenue of the Town from whatever source, shall be paid to the Treasurer; and that such moneys can only be withdrawn and paid out by resolution of the Council, a copy of which, certified by the Clerk and signed by the Mayor, Presiding Officer, or Chairman, shall be his authority for so doing: And the said Treasurer shall keep the following Books, viz :- First, A Cash Book, in which shall be entered one general Cash Account of the Town, and for the Board of School Trustees of Picton. Second, A Voucher Book, in which shall be entered all accounts, passed by the Council, in the following order-1st, number of Voucher; 2nd, name of person to whom paid; 3rd, for what service; 4th, amount paid; 5th, signature of receiver. Third A Ledger in which shall be opened a separate account for each source of revenue and expenditure of the Town, and the Board of School Trustees of Picton. And that the Treasurer shall perform all other duties that may from time to time devolve upon him by virtue of his office and in compliance with resolutions or By-Laws of the Council that may hereafter be passed, and shall, when requested so to do, hand over to his successor in office, all books, bonds, papers and moneys belonging thereto.

III. That the Treasurer shall receive the sum of One Hundred Dollars per annum for the performance of the duties of his office.

CLERK

IV. That it shall be the duty of the Clerk to make out and deliver a Collector's Roll according to any Act that is now or may hereafter be in force respecting the same.

V. That it shall be the duty of the Clerk to make

out all such reports, returns or statements as may be required either by the Government or the Council; and perform all other duties that may from time to time devolve upon him by virtue of his office or resolutions of the Council.

VI. That it shall be the duty of the Clerk to act as Clerk in the Police Office of the Town, and he shall deposit with the Treasurer the balance that may remain on hand at the end of every month.

VII. That the Clerk shall be entitled to receive the sum of One Hundred and Seventy-five Dollars per Annum, payable quarterly for the performance of the duties of his office.

ASSESSOR.

VIII. That it shall be the duty of the Assessor to take the assessment, according to Law, in each year; and return his Roll to the Clerk, complete and added up, together with the necessary certificates and affidavits attached, on or before the first Monday in April of each year; and further he shall make and return at the same time he does the roll, a list of the names of all male persons between the ages of twenty-one and sixty years, liable to pay a poll-tax of Two Dollars each, residing in the Town, who are not otherwise exempted therefrom. And he shall be entitled to receive the sum of Fifty Dollars per annum for the due performance of his duties.

COLLECTOR.

IX. That the Collector before receiving his Roll, shall deposit with the Treasurer his Bond in the sum of Two Thousand Dollars, with two sufficient sureties in the sum of Fifteen Hundred Dollars each, conditioned

r; and r; and out ortified esiding for so collown shall n, and nd, A

paid; signaall be venue chool shall

ounts,

-1st,

time comuncil ueste, all to.

One f the

Act the

nake

that he shall duly and faithfully perform the duties of his office, and pay over, and deposit with the Treasurer all moneys collected by him on the Collector's Roll; and at no time shall he retain in his hands of the taxes so collected an amount exceeding Four Hundred Dollars without making a deposit of the same. The said collector shall be possessed of the same property qualification as a Town Councillor.

X. That it shall be the duty of the Collector, upon receiving his Roll to proceed to collect the traces named thereon, in accordance with any Act that is now or may hearafter be in force respecting his duties.

XI. That the Collector shall receive the sum of One Hundred Dollars per annum for his services, payable when he returns his Roll to the Treasurer.

CONSTABLES.

XII. That there be one Chief Constable, whose duty it will be to follow the directions of the Council, and to apprehend any person in the act of committing any offence against the By-Laws of the Town and to take the offender before the Mayor or Reeve or other Justice of the Peace of the said Town, to be judged for said offence; or, in case the offender is intoxicated or if it be in the night season or at any other unreasonable hour, the Chief-Constable may take the offender to the common Gaol, and the keeper thereof is hereby authorized to receive and confine such offender without any written order until the sitting of the Mayor, Reeve or other Justice of the Peace of the said Town, the following day; and it shall be the duty of the Chief-Constable ro report to the Mayor every infraction of any By-Law that may come to his knowledge.

with the with the Coltin in his exceeding a deposit essessed of councillor.

or, upon es named now or

n of One payable

whose Council, mitting and to or other ged for if sonable to the hereby without. Reeve he fol-f-Con-

f any

XIII That there shall be a Deputy-Chief Constable appointed for the Town of Picton, who shall receive the sum of One Hundred Dollars per annum, for his services, in addition to the usual fees in the Police Court, for such duties as he may perform therein. (See By-Law No 25, passed 4th March, 1872.)

XIV. That there shall be at least one Constable appointed for each Ward of the Town of Picton.

XV. That the said Constables shall receive the usual fees laid down in the tariff of fees to Constables, for such services as they may render in the said Town.

XVI. That the salary of the Chief-Constable shall be at the rate of Two Hundred Dollars per annum, in addition to the usual Constables fees for services in the Police Court, said salary payable quarterly. (See By-Law passed 4th March, 1872.

XVII. That the Deputy-Chief Constable and the Constables appointed under the Thirteenth and Fourteenth sections of this By-Law, shall do and perform the same duties as those laid down for the Chief-Constable, and mentioned in the Twelfth section of this By-Law.

INSPECTOR.

XVIII. That one Inspector of Shop and Tavern Licenses shall be appointed by the Council, on or before the first Monday in February in each year; and he shall hold office during the current year: and any vacancy occurring during the year shall be filled up by the said Council. The said Inspector shall be possessed of the same property qualification as that of a Town Councillor.

XIX. That the said Inspector before entering upon the duties of his office, shall take and subscribe to the necessary declarations of office and qualification, and within eight days after so doing deposit the same with the Clerk, under the penalty of being guilty of a misdemeanor.

XX. That it shall be the duty of the said Inspector, immediately after accepting office to publicly notify all persons intending to present their applications for certificates for Tavern License and also for Shop License to do so at his usual place of business on the second Monday in February. He shall then proceed to examine the premises of all applicants for certificates for Tavern Licenses, and on the third Monday in the said month grant certificates to all those applicants entitled to receive them. He shall not grant any certificates unless the applicants are Natural born or Naturalized subjects of Her Majesty, and they be of Sober Life and Conversation.

XXI. That the said Inspector may in his discretion and by and with the consent of the Council, endorse permission on the back of any License for the holder thereof to sell the Liquors mentioned in said License at any place out of his house, or remove from the house lisensed to another house, to be described in the endorsement, and situate within the Town: and the said permission will allow the holder to sell in the house removed to by him during the unexpired portion of the term for which the License was granted, and upon the same terms and conditions; and any bond or security given by said holder shall not be void, but apply on said house removed to.

XXII. That the said Inspector shall receive the sum

ering upon ribe to the ation, and same with uilty of a

Inspector, notify all ations for Shop ss on the proceed certificates Ionday in applicants any certle born or ey be of

discretion
l, endorse
he holder
d License
from the
bed in the
and the
ell in the
ed portion
nted, and
y bond or
void, but

the sum

of Fifteen Dollars per annum for discharging the duties of his office. He also shall give a Bond to the Treasurer of the Town—himself in the sum of One Hundred Dollars and two Sureties in the sum of Fifty Dollars each—conditioned for the due performance of the duties of his office.

POUND KEEPERS.

XXIII. That there shall be appointed a Poundkeeper for each ward of the Town, who shall perform their duties as laid down in the By-Law respecting the regulating of Public Pounds. They are to be paid for their services by fees as stated in the said By-Law.

RETURNING OFFICERS.

XXIV. That each Returning Officer appointed to hold the Municipal and School Trustee Elections, shall receive the sum of Two Dollars per day each day that he is so employed.

AUDITORS.

XXV. That the Auditors shall receive the sum of Five Dollars each for their services.

FENCE VIEWERS.

XXVI. That there shall be appointed annually by resolution of the Council, to be named in the said resolution, three Fence Viewers who shall perform their duties as laid down by Statute; and they shall be paid for their services according to the rates mentioned in the Act respecting Water Courses and Line Fences.

WILLIAM OWENS,

JOHN TWIGG,

Clerk.

Mayor.

By-Law No. 3.

A By-Law to regulate the Licensing of Inns and Shops in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton:

I. That no more than Six Houses shall be Licensed in any one year as Inns or Taverns where Spirituous or Intoxicating Liquors may be sold, in quantities less than one quart, and drank therein.

II. That no more than three Shops shall be Licensed in any one year where Spirituous, Fermented or other Manufactured Liquors can be sold by the quart, not to be consumed on the premises or within the building of which such Shop is a part, either by the purchaser thereof, or by any other person not usually resident within such building.

III. That no certificates for Licenses to retail Spirituous, Fermented or other Manufactured Liquors in any Tavern, Ale House, Beer House or House of Public Entertainment, or Shops, shall be granted to any applicant except on Petition by the applicant to the Council of the Town of Picton praying for the same, nor until the Inspector shall have reported, that the applicant is a fit and proper person to have a License, and has all the accommodation required by Law.

IV. That every person hereafter applying for a certificate to obtain an Inn or Tavern License shall be possessed of a suitable house containing at least four comfortable rooms and beds with a suitable complement of bedding and furniture, in addition to what may be

needed for the use of the family of the Tavern or Inn-keeper, and proper stabling for at least six horses.

V. That every person before receiving a certificate for taking out an Inn or Shop License shall give a bond to the Treasurer of the Town, himself in the sum of One Hundred Dollars and two others in the sum of One Hundred Dollars each conditioned for the due observance of any By-Laws, Rules or Regulations that are now or may hereafter be in force in the said Town.

VI. That every Inn-keeper shall, during the time he shall hold such License, keep and observe each and every one of the following rules and regulations, viz.:

1st. No Inn-keeper shall suffer any person to play at cards, dice, shuffle-board, skittles, or any other implement of gambling in his or her house, outhouse, grounds, or any part thereof.

2nd. No Inn-keeper shall suffer any book of a sedituous or immoral tendency to be read or discussed in his or her house.

3rd. No Inn-keeper shall suffer any persons to assemble in his or her house for the purpose of any unlawful confederacy.

4th. No Inn-keeper shall suffer any person to remain tippling in his or her house until he gets drunk, nor shall he give liquor to any person who shall have entered his or her house in a state of intoxication.

5th. No Inn-keeper shall so far degrade himself as to be seen in a state of intoxication.

6th. No Inn-keeper shall sell or vend any wine or other Liquors on the Sabbath day in his or her house.

g of Inns

Town of

E Licensed Spirituous ntities less

d or other art, not to uilding of purchaser resident

ail Spiriquors in louse of anted to icant to he same, that the License, w.

a certihall be ast four plement may be 7th. No Inn-keeper shall suffer any person resorting to his or her house to remain tippling.

8th. No Inn-keeper shall harbor in his or her house, out-house, grounds, or any part thereof, any known or reputed smuggler, or any dealer in forged notes, or counterfeit coin, thief, or any gambler, or any immoral, turbulent, or disorderly, or drunken person.

9th. No Inn-keeper shall suffer any profane swearing, obscene language or disorderly conduct to take place in his or her house.

10th. No Inn-keeper shall receive any article in pledge or pawn for liquor sold at his or her house, or on his or her premises.

11th. No Inn-keeper shall keep his or her Inn open after Eleven p. m., for the purpose of selling or giving Spirituous or Fermented Liquors to any person other than to travellers arriving after that hour.

12th. No Inn-keeper shall, after the hour of seven o'clock on Saturday evening, to the hour of six o'clock on Monday morning thereafter, sell or dispose of any Spirituous or Intoxicating Liquors to any person or persons whomsoever.

13th. No Inn-keeper shall suffer his or her house to be kept open for the sale of Spirituous or Intoxicating Liquors, nor shall he or she give said Liquors to any person or persons during the day or days that an Election may be holden for a More er of Parliament.

VII. That the name of the party, and the house receiving a Tavern License, and the name of the party receiving a Shop License, and the amount to be paid erson resorting

or her house, any known or ged notes, or any immoral,

ane swearing, take place in

ly article in her house, or

her Inn open ng or giving person other

r of seven six o'clock cose of any person or

er house to ntoxicating fors to any vs that an arliament.

the house the party to be paid for such Licenses shall be fixed by By-Law of the Council.

VIII. That all certificates for Inn and Shop Licenses shall expire on the last day of February in each year, and no such certificates shall be issued until the applicant shall have deposited with the Treasurer the bond as provided in the Fifth Section of this By-Law; the said Certificates shall be signed by the Mayor and Clerk, and sealed with the seal of the Town.

IX. That each Licensed Inn and Shop-keeper may, during the period laid down in the 12th Rule of the 6th Section of this By-Law, sell Intoxicating Liquors in cases where a requisition for medicinal purposes, signed by a Medical Practitioner, or by a Justice of the Peace is produced by the vendee or his agent.

X. That the person holding a Shop License shall not, between the hours of Seven o'clock on Saturday evening and Six o'clock on Monday morning thereafter, sell or dispose of any Spirituous or Intoxicating Liquors except as provided in the 9th Section of this By-Law.

XI. That every person keeping an Inn shall exhibit over the door leading into such Inn, in large letters, the words "Licensed to sell Wine, Beer and other Spirituous or Fermented Liquors," and in default of so doing they shall incur a penalty of One Dollar with costs, to be recovered before the Mayor, Reeve, or any other Justice of the Peace for the County of Prince Edward, upon the oath of one creditable witness—one-half of which penalty shall go to the informer, and the other half to the Municipality; and in default of payment and sufficient distress, may be committed to the Common Gaol of the County for any period not exceeding Thirty Days.

XII. That no Inn-keeper or Shop-keeper shall sell or give any Spirituous or Fermented Liquor to any child, apprentice or servant without the consent of the parent, master or legal protector of such child, apprentice or servant.

WILLIAM OWENS,

JOHN TWIGG,

Clerk:

Mayor.

By-Law No. 4.

A By-Law to provide for the Improvement of Streets, and to prevent obstructions therein.

Be it enacted by the Corporation of the Town of Picton.

I. That the Street Committee shall consist of one Councillor from each Ward of the Town—to be appointed at the first or a subsequent meeting of the Council, by resolution of the same; and all money raised for the improvement of Streets shall be expended for the supervision of the said Committee.

That no person or persons shall deposit, or cause to be deposited, in any Street of the Town, or upon any public ground, any timber, boards, casks, barrels, boxes or any other obstructions whereby any street or sidewalk shall be obstructed, (except for immediate er shall sell or to any child, of the parent, apprentice or

ENS, Mayor.

erhent of s therein.

Town of

ist of one
to be aping of the
ill money
expended

upon any els, boxes et or sidenmediate removal); provided always that no person whilst engaged in erecting any building in said Town, shail occupy more than one-third of the width of the street opposite the sides of such building with materials necessary for its construction.

III. That no person shall i creafter erect or place in any Street of the said Town, any awning or verandah; and the owners of any awning or verandah now erected, shall remove the same within ten days after being notified to that effect by the Chief Constable, should the Council at any time desire their removal.

IV. That every person owning or occupying land and premises in the Town of Picton, shall keep the sidewalks bounding such land and premises clear of snow and ice; and every resident shall remove the same within twenty-four hours after a storm ceases, or after notification by the Town Constable; and in case the snow and ice is not removed as above, it shall be done at the expense of the above persons.

WHLIAM OWENS, Mayor,

JOHN TWIGG, Clerk.

BY-LAW No. 5.

A By-Law to prevent the Erection of Wooden Buildings in certain portions of the Town, and to define the limits thereof.

Whereas, from the frequency of fires, it is essential to make provisions for the security of the property of the inhabitants against fixes.

Be it enacted by the Corporation of the Town of Picton:

I. That from and after the passing of this By-Law, no wooden, clap-boarded or frame dwelling house, kitchen, shop, warehouse, coach-house, stable, shed or other wooden or clap-boarded, or frame building shall be erected, built or placed—excepting any building already erected, or in the process of completion—in that part of the Town of Picton lying within the following limits, that is to say:—

On Main Street, at the intersection of Main and Talbot Streets, hence Easterly along the Northerly side of Main Street to opposite Water Street; thence on the South side of Main Street, and at the corner of Water Street, along the Southerly side of Main Street in a Westerly direction to the East Lake Road; on both sides of Bridge Street from Main Street to the Easterly limits of Brock Ward.

Nor shall any addition be made to any wooden building already erected within said limits, unless the said addition be built of brick or stone; nor shall any building hereafter erected within the limits aforeof Wooden, the Town,

t is essential property of

e Town of

nis By-Law, ling house, able, shed or frame, excepting ess of cometon lying

Main and Northerly thence on corner of in Street Road; on set to the

wooden less the hall any s aforesaid, be covered with any other covering than that of tin, iron, slate, shingles laid in mortar, or shingles covered with fire-proof composition; provided always, that all out-buildings being thirty feet distant, and detached from any brick or stone building, and in the rear thereof, may be built of wood, and the roof—if shingled—shall have the shingles laid in mortar, or covered with fire-proof composition.

Provided also that no building of any kind, shall be hereafter erected so as in any manner to lessen the said space of thirty feet between wooden and brick, or stone buildings; and any person who shall violate this section of this By-Law shall, upon conviction, pay a fine not exceeding Twenty Pollars, together with all easts and charges; and a further fine, not exceeding Twenty Dollars per week, until the house or other building as aforesaid, and every part thereof shall be removed, displaced or demolished; and any Master-Builder, Mechanic or working or other person, who shall be employed in building or covering any house or building contrary to the provisions of this By-Law shall, upon conviction, pay a fine not exceeding Twenty Dollars, together with all costs and charges, for every day he or they shall have been so employed.

II. That every person who shall hereafter erect or build any house or building within the limits aforesaid, which shall be, or is intended to be adjacent to any other house or building, shall build a good and substantial party wall or party walls (as the case may be) of brick or stone, on the side or sides which shall adjoin, or be intended to adjoin, any other building or house, and be terminated at the top by a fire-guard wall with proper coping, and rising not less than eigh-

teen inches above the roof; provided always that if a wall of the material and description aforesaid be previously standing in the contiguous or adjoining house or building, then and in such case the person or persons who shall erect any such house or building, shall not be required to make a second wall or walls as aforesaid.

III. That no Blacksmith Shop shall be erected within the limits described in the first section of this By-Law, of any other materials than brick or stone, and the ceiling thereof shall be plastered; nor shall any chimney be built in such Blacksmith's shop that is not constructed on the self-consuming principle.

WILLIAM OWENS, Mayor.

JOHN TWIGG,

Clerk.

By-Law No. 6.

A By-Law for the Prevention of Accidental Fires, and for other purposes therein mentioned.

Be it enacted by the Corporation of the Town of Picton.

I. That there shall be appointed annually at the first or a subsequent meeting of the Council in and for the

ways that if a presaid be predjoining house person or perbuilding, shall ll or walls as

erected withn of this Byor stone, and or shall any p that is not

Mayor.

ccidental ein men-

Town of

t the first d for the

said Town, one Chief Fire Engineer and two Fire Wardens in each Ward of the Town.

II. That it shall be the duty of the Fire Engineer to assume the chief direction and control at all fires, to direct the movements of the other officers and the inhabitants in general thereat, and with the concurrence of any one of the Fire Wardens to order the pulling down or blowing up of any adjacent buildings that he may deem necessary for preventing the spread of the devastating element; also to take charge of the Public Wells and Cisterns, the Fire-Engines, and the Fire-apparatus and see that they are kept in order.

III. That it shall be the duty of the Fire Wardens or any two of them, once every year in the month of December, and as much oftener as they shall be ordered so to do by the Council, to enter into and examine the condition of all tenements and premises within the Town with respect to their security against fire, and report thereon to the Council; to give such orders to the several owners or occupiers of tenements as to them may seem reasonable and proper, with respect to alterations or repairs in their respective stove-pipes, chimnies, arches or fire-places, and also with respect to the depositing of ashes; to give orders to the inhabitants assembled at fires as to their conduct thereat, and to assist the Fir Engineer in superintending generally at all fires; and that any member of the Council, in case of a fire; shall have power to direct any person to give assistance thereat, and to take charge of any property.

IV. That no person shall disobey the orders of the Chief Engineer, Fire Wardens or Members of the Council, as specified in the preceding section, or shall

obstruct any of the said officers in the execution of his duty.

V That there shall be established an Engine Company, to be composed of not less than forty men, nor more than fifty men. Also a Hook and Ladder Company, to be composed of not less than thirty men nor more than forty men.

VI. That it shall be the duty of the Captain of each of the said Companies, not later than the Twelfth day of July in each year, to deposit with the Clerk of the Corporation a certified list of the number and names of the members of the said Companies mentioning them to be in good standing therein; also that the said Companies shall, upon their having been organized, draw up and adopt a code of rules and regulations for their guidance, and deposit a certified copy thereof with the said Clerk.

VII. That when the above named list of men is an nually deposited, as aforesaid, the Council of the said Corporation may, by resolution duly passed and entered upon their Minute-Book, remit the annual sum of Two Dollars imposed upon each of those persons liable to pay the said sum as a Poll Tax, and whose names appear upon the said certified list.

VIII. That it shall be the duty of the Recording Secretary of the Fire Department, immediately after that body has appointed their officers for each year, to certify to the Council the name of its Chief Engineer, in order that the said officer shall have his appointment confirmed by the said Council.

IX. That no person shall use a lighted candle or

the execution

n Engine Comorty men, nor Ladder Comthirty men nor

e Twelfth day e Clerk of the c and names ationing them that the said en organized, gulations for thereof with

men is and of the said and entermual sum of rsons liable hose names

Recording ately after the year, to Engineer, appoint-

candle or

lamp or smoke any pipe, or cigar, in any stable or other building or place where any straw or combustible materials shall be kept (unless such candle or lamp shall be well secured in a lantern); or shall carry fire through any place or street without securing such fire in a proper manner.

X. That no person shall take up any ashes, and place them in any wooden receptacle, or otherwise within twelve feet of any wooden building or fence connected with any such building.

XI. That the owner of any dwelling house or other building in which a fire is kept, shall furnish one good and sufficient ladder, to reach from the ground to the eaves of such building, and another from the eaves to the top of the roof; and in default, shall forfeit and pay a fine thereof, and a further fine for every month that such building shall remain unprovided with said ladder or ladders.

XII. That no person or persons shall between the hours of sunset and sunrise, set fire to any shavings, straw, or other combustible material, in any streets of the Town, or within twenty feet of any building; and no person shall be present aiding or abetting in the same.

XIII. That it shall be the duty of every occupier of any tenement within the limits of the Corporation to cause the chimney or chimnies of such tenement to be thoroughly swept, and all stovepipes to be cleaned (if considered necessary by the Inspector) during the months of March and November in each year.

XIV. That the Council shall immediately after the passing of this By-Law, appoint a Chimney Inspector,

whose duty it shall be to examine into the condition of any chimney or chimnies, and stovepipes within the Corporation at the times mentioned in the preceding clause, and report to this Council.

XV. That the following tariff for the payment of persons employed as sweepers be established, viz:—

No. 1. For the sweeping of a chimney in any house which does not exceed in height a ground floor and garrett, the sum of ten cents; and for every additional flue the sum of five cents.

No. 2. For the sweeping of a chimney in a house higher than is named in No. 1, and which does not exceed in height two floors and a garrett, the sum of fifteen cents, and for every additional flue, the sum of five cents.

No. 3. For the sweeping of a chimney in a house higher than is named in No. 2, and which does not exceed in height three floors and a garrett, the sum of twenty cents; and for every additional flue the sum of six cents.

No. 4. For the sweeping of a chimney in a house higher than is named in No. 3, the sum of twenty-five cents, and for every additional flue the sum of ten cents, which charge as aforesaid shall be paid by the occupier or occupiers of each house, at the time of sweeping.

JOHN TWIGG,

WILLIAM OWENS,

Mayor.

Clerk.

the condition of pipes within the n the preceding

the payment of lished, viz:—

y in any house round floor and very additional

ney in a house thich does not tt, the sum of ue, the sum of

ey in a house' h does not extt, the sum of ue the sum of

y in a house f twenty-five sum of ten paid by the the time of

ENS, Mayor.

By-LAW No. 7.

A By-Law to prevent certain Animals from running at large, and to provide for the impounding of the same, and for the regulating of a Public Pound in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

I. That there shall be one Pound located in each Ward of the Town of Picton, and a Pound-keeper appointed for each of said Pounds.

II. That no Horse, Bull, Ox, Cow, Sheep or Cattle of any description shall run at large in the Streets of the Town, from the First day of December in each year to the First day of April in each succeeding year; nor from the First day of April to the First day of December in each year, between the hours of seven o'clock in the afternoon of one day, and five o'clock in the morning of the following day during the said period.

III. That no Swine, Pigs, Goats, Sheep, Geese, Domestic Fowls or Poultry, shall run at large at any time. The sum of fifty cents per head on each Pig or Swine found running at large or doing damage, shall be charged besides the Pound-Keeper's charges—one-half of said sum to be paid to the Treasurer of the Town, and the other half to the party impounding the said animals: Provided always that the said sum, together with costs, shall be collected from the owner or owners, if their name or names be known, on complaint before the Mayor or other Officer entitled to take the same in case the animal or animals cannot be driven to the pound.

IV. That ,the Pound-keeper or person impounding any animal running at large, as mentioned in the first and second sections of this By-Law, shall be entitled to and receive the fees as stated below for the following services, viz:—

For each horse, or head of cattle impounded,15 cts
oneep, Swine, de
do. rowl or Politry Are
For feeding 20 pounds of hay to each horse,
or 15 Pounds of hay to each
head of cattle every 24 hours20
do. 5 pounds of hay to each sheep,
every 24 hours
uo. 1 pint of Peas, Corn for other
100d equal theretol to each swine
every 24 hours, with water ne-
cessary in each case
advertising pare.
- or each pare
For Notice to each Fence Viewer
and the c
and the foregoing fees shall be the first charge upon
the respective animals impounded, and not against the
party impounding the same

V. That the following kind of a fence shall be a legal fence, when made of sound materials and in a substantial manner, for the purposes mentioned in this By-Law, viz — Made of Stone, Boards or other similar material, four feet or more in height; and a fence of rails, four and a half feet or more, in height; such fence shall not have an open space of more than four inches, within two feet of the ground, against Horses, Sheep or Cattle.

party impounding the same.

JOHN TWIGG, Clerk. WILLIAM OWENS, Mayor.

on impounding ned in the first shall be entitled to for the follow-

shall be a leials and in a tioned in this other similar and a fence of at; such fence a four inches, Horses, Sheep

ot against the

ENS, Mayor.

By-Law No. 8,

A By-Law to restrain Dogs from running at large at certain times.

Be it enacted by the Corporation of the Town of Picton.

I. That it shall be obligatory on the owner of any Dog within twenty-four hours after a Proclamation shall have been issued by the Mayor, to shut up or securely muzzel such Dog; and all Dogs found running at large contrary to the provisions hereof, shall be subject to be destroyed by any person whatever; and any person allowing any Dog to run at large, which is in the habit of molesting or running at persons passing along the Streets of the said Town, shall, upon complaint before the Mayor—made by the person so attacked by such Dog—be liable to a fine therefor.

WILLIAM OWENS,

JOHN TWIGG, Clerk.

Mayor

By-LAW No. 9.

A By-Law to provide for the payment of Selectors of Jurors.

Be it enacted by the Corporation of the Town of Picton:

That the Clerk shall be entitled to receive the sum

of One Dollar and Ffty Cents for each hundred names, and the Mayor and Assessor be each entitled to receive the sum of One Dollar for each hundred names for first selecting the jurors of the said Town—which said several sums shall be paid to the parties by the Treasurer, on the production of the certificate of the Clerk of the Peace, as the Law directs.

WILLIAM OWENS, Mayor.

JOHN TWIGG,

Clerk,

By-Law No. 10.

A By-Law to organize a Board of Health for the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

I. That in accordance with the Act respecting Municipal Institutions, as laid down in the Consolidated Statutes of Upper Canada, there be a Board of Health for the said Town—composed of three members of this Council, and three others not connected therewith; with power to add to their numbers so that the total number shall not exceed ten, to be appointed annually by resolution of the Council.

II. That said Board of Health shall be partly composed of at least one Medical Practitioner.

hundred names, ntitled to receive d names for first vn—which said les by the Treate of the Clerk

OWENS, Mayor.

Health for

the Town of

ecting Muni-Consolidated d of Health abers of this rewith; with total numanually by

artly com-

III. That it shall not be lawful for any person to suffer the accumulation of any dung, manure, offal, filth, refuse, stagnant water or other matter or thing upon his or her premises, or on any vacant lot in the Town, so as to be a nuisance, or injurious to the health of any person in the Town.

IV. That whenever it shall appear necessary to the Board of Health, or any person or persons appointed by them for the preservation of the public health or for the abatement of any nuisance, or upon the receipt by the Board of Health of a notice signed by one or more inhabitant householders, stating the filthy condition of any building, so as to be a nuisance to or injurious to the health of any person; or that upon any premises within the Town there is any foul or offensive ditch, gutter, drain, privy, cesspool, ash-pit, slaughter-house or pig-pen, kept or constructed so as to be a nuisance or injurious, or that upon any such premises swine, or any accumulation of dung, manure, offal, filth, refuse or stagnant water or other matter or thing is or are kept so as to be a nuisance or injurious as aforesaid, the said Board of Health shall have full power to direct any of their officers to enter such building or premises in the day time, for the purpose of examining the same, and (i. necessary) to order the removal of any such matter or thing as aforesaid, and if any proprietor, or his lawful agent, or representative, having charge or control of such premises, or the occupant-after having had twenty-four hours notice from such officer of the Board of Health to remove or abate such matter thing as aforesaid, shall neglect or refuse to remove the same, he, she or they shall be subject to a penalty.

WILLIAM OWENS, Mayor.
JOHN TWIGG, Clerk.

By-Law No. 11.

A By-Law to provide for the proper draining and keeping of certain Creeks within the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

WHEREAS it is necessary for the health of the Inhabitants of the Town of Picton, and their horses and cattle, that the waters of certain Creeks in the Town should be preserved pure and unpolluted; AND WHEREAS it is further necessary, for the health of of the Town that the atmosphere should be kept pure and untainted from the exhalation of noxious effluviation of filth, &c., exposed to the action of the air in Summer, wherever a portion of certain Creeks shall become dry, or partly so; AND WHEREAS it is further necessary that the low lands lying on both sides of certain Creeks should be thoroughly drained;

Be it therefore enacted by the Corporation of the Town of Picton.

I. That from and after the passing of this By-Law all privies, slaughter-houses, dung, filth, offal, and all kinds of nuisances whatsoever, shall be removed from the Creek or Stream running from Agnes Street in Hallowell Ward, North of Main Street, in the Town of Picton, into the Bay near Stanton's Mill; also, from and out of the Creek that runs from Queen Street to Head Street, in Tecumseth Ward of the said Town—upon ten days notice being given by the Mayor to that effect.

oper draining ks within the

1.

of the Town of

their horses and is in the Town olluted; AND is the health of the kept pure noxious effluvial air in Summer, all become dry. In the necessary of certain Creeks

on of the Town

of this By-Law offal, and all removed from gnes Street in in the Town. Iill; also, from een Street to said Town—Mayor to that

II. That no person or persons shall build, erect or place they privy, shaughter-house, or any other kind of nuisance on the said Creeks; or throw any dirt, filth, offal, &c., into the same:

III. That the said Creeks shall be kept clear, and all mud, filth, &c., shall be removed from the said Creeks, within the boundaries before mentioned—such work to be done conjointly by the proprietors on both sides of the said Creeks, opposite to their own property or premises.

IV. That should any person or persons who are proprietors or occupants of land along the said Creeks, refuse or neglect to clean out said Creeks, as stated above, the same shall be done by the Corporation, at the expense of the person refusing so to do:

V. That the Creek running in the rear of Main Street of the said Town, shall be made and permanently established of the following size and dimensions, viz:—six feet wide at the surface, three feet wide at the bottom, and four feet deep, or of a sufficient depth to carry off the water; and the Creek in Tecumseth Ward shall be made and permanently established of the following size and dimensions, viz:—four feet wide at the surface, two feet wide at the bottom, and two feet deep, or of a sufficient depth to carry off the water.

WILLIAM OWENS,

Mayor.

JOHN TWIGG, Clerk.

By-LAW No. 12.

A By-Law to establish an intelligence Office in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

I. That there shall be an Intelligence Office opened in the Town of Picton.

II. That said office shall be for the purpose of keeping a Registry book, in which shall be entered the names of all persons desirous of hiring as servants, and also of those persons requiring servants, to which all persons shall have access at all seasonable hours.

III. That the sum of twelve and a half cents shall be charged by the keeper of said office, and received from the servants who registers his or her name; and also from the person who registers his or her name for the purpose of obtaining a servant or servants.

IV. That the keeper of said office shall pay to the Council the sum of One Dollar for a License to keep said office—said License to expire on the last day of February in each year; and the license shall be signed by the Mayor and countersigned by the Clerk and have the Corporate Seal attached thereto.

WILLIAM OWENS,

JOHN TWIGG, Clerk.

Mayor.

12.

telligence Office

of the Town of

nce Office opened

purpose of keepll be entered the g as servants, and ats, to which all lable hours.

half cents shall be and received from name; and also her name for the ants.

shall pay to the License to keep the last day of shall be signed a Clerk and have

OWENS, Mayor.

By-Law No. 13.

A By-Law to License and regulate Transient Traders and other persons in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

I: That any person occupying a place of business within the limits of the Town for any period less than one year, and who exposes for sale and sells any wares goods, merchandise or effects, otherwise than by public auction, and holding a license from the proper authority so to do, and whose name does not appear upon the Assessment Roll of the said Town for the year in which he so sells, shall procure a License signed by the Mayor and countersignal by the Clerk, and sealed with the Corporate Seal, which shall be paid for according to the following scale, viz:—For each day and not over six days that sales are made, \$3 per day. For each additional day over six days that sales are made, \$1 per day.

II. That any person guilty of an infringement of the above Section shall incur a penalty under the By-Law imposing fines and penalties.

WILLIAM OWENS,

Mayor.

JOHN TWIGG,

Clerk,

By-Law No. 14.

A By-Law to provide for the Collection of Poll Tax, in lieu of Statute Labor in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

I. That the Assessor or Assessors of the Town of Picton shall, when they return their Roll, make a return of the names of all male persons resident within the said Town, between the ages of twenty-one and sixty years liable to pay a tax in lieu of Statute Labor (unless specially exempted therefrom.)

II. That the Clerk shall make out a Roll upon which he shall enter the names mentioned in the first section of this By-Law, and place opposite each name the sum of Two Dollars, and deliver the said Roll to the person appointed to collect the same, not later than the first day of June in each year.

Also the Clerk shall immediately after the rates for taxes are imposed, make out a second Roll upon which shall be placed the names of all male persons between the ages above mentioned on the Assessment Roll, whose taxes would not amount to Two Dollars and extend opposite their names the sum of Two Dollars each, and he shall deliver the said Roll to the person appointed to collect the same not later than the first day of October in each year.

III. That the person appointed to collect the aforesaid tax shall take the Roll on the day mentioned in the first clause of the second section of this By-Law. Collection of Labor in the

f the Town of

f the Town of oll, make a reresident within wenty-one and f Statute Labor

the first section name the sum l to the person than the first

er the rates for bll upon which ersons between the considered and for Two Dollars and the person apart the first day

lect the aforementioned in this By-Law and proceed to collect the sums named thereon; also Roll named in the second clause of the said second section, on the day named therein and proceed to collect the sums named thereon; pay over all monies received, to the Treasurer, and make a return thereof with his Roll to the Clerk not later than the first day of December in the same year.

IV. That the said Collector shall not be required to have any property qualification, but shall give a Bond to the Town Treasurer himself in the sum of Two Hundred Dollars, and two sureties in the sum of One Hundred Dollars each, conditioned for the due performance of his duties hereunder.

V. That any person neglecting or refusing to pay the sum set opposite his name in either of the Rolls named in the second section of this By-Law within ten days after the same is demanded of him by the Collector, the Collector may levy the same by distress and sale of his goods and chattels, with costs of distress, and if no sufficient distress can be found, then upon summary conviction before any Justice of the Peace in the County of Prince Edward, he shall incur a penalty of not more than Five Dollars, with costs, and in default of payment thereof be committed to the Common Gaol of the County, and there be put at hard labor for any time not exceeding ten days unless said penalty and costs are sooner paid.

VI. That the Collector of Poll Tax be allowed 12½ per cent on all sums received by him.

WILLIAM OWENS,

JOHN TWIGG,

Clerk.

Mayor.

By-LAW No. 15.

A By-Law respecting Bonds and other securities belonging to the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

That Bonds and other securities that will have to be deposited with the Town Treasurer, under any By-Law or By-Laws that are now or may be hereafter in force in Picton, shall be approved of, in writing, on the said Bonds or other securities, by the Mayor, or in his absence, the Reeve, in the following manner, viz:—"I approve of the within Bond (or other Security, as the case may be,) A. B., Mayor (or Reeve, as the case may be,") previous to said depositing.

JOHN TWIGG, Clerk. WILLIAM OWENS, Mayor

By-Law No. 16.

A By-Law for establishing and regulating a Market in the Town of Picton, and for other purposes.

Be it enacted by the Corporation of the Town of Picton in pursuance of the powers vested in the said Corporation under the Act respecting the Municipal Institutions of Upper Canada (now Ontario.)

I. That all By-Laws now in force conflicting with this By-Law are hereby repealed.

 $15. \ \mathrm{and}$ other securi-

of Picton.

n of the Town of

that will have to be under any By-Law e hereafter in force writing, on the said ayor, or in his abanner, viz:—"I apaceurity, as the case the case may be,")

OWENS, Mayor

6.
d regulating a Picton, and for

of the Town of sested in the said g the Municipal Ontario.)

conflicting with

II. That a Market be established in the Town of Picton: and that the Market-place consist of the Market-Lot, together with so much of Ross and King Streets as borders on the said Lot.

MARKET-HOURS AND DAYS.

III. That every day in the year shall be a Market Day except Sunday, Christmas Day and Good Friday and any other day set apart by Proclamation as a Holiday.

IV. That from the first day of May until the first day of November in each year the market shall be opened at six o'clock in the morning, and during the rest of the year at 7 o'clock, and closed at 4 o'clock in afternoon. The Butcher's Market shall be closed at four o'clock, but on Saturdays it shall be kept open until rine o'clock at night.

MARKET-CLERK.

V. That a Clerk of the Market shall be appointed by the Council, who shall, under the control and super-intendance of the Market-Committee—appointed by the Council—have the care and superintendance of the Market and Market-place; and it shall be his duty to execute and enforce all regulations, orders and By-Laws for the government of the same respectively, and all the orders of the said Committee, not inconsistent with or repugnant to the said regulations, orders or By-Laws.

VI. That it shall be the duty of the Clerk of the Market to open and close the said Market at the hours appointed, and that he shall attend to the Market constantly during Market hours, unless prevented by sickness or unavoidable accident, in which case the Market Committee may appoint a person to discharge his duties.

VII. That it shall not be lawful for the Clerk of the said Market to trade directly or indirectly or have any direct or indirect interest in the profits or sales of any things or animals which may be brought and exposed for sale in the said Market, or purchase any such for or on behalf of others.

VIII. That it shall be the duty of the Clerk of the Market to keep open the weigh house during such hours and at the times the Market is hereinbefore directed to be kept open, and the Scales, Weights and Measures, and everything connected with the Weighthouse shall be maintained in a clean and orderly manner. And the Clerk shall weigh or measure the different articles that are sold or disposed of in the Market, as hereinafter provided, whenever he shall be thereunto required by the parties interested therein, or either of them.

IX. That no person shall bring to Market, expose of offer for sale 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 meats and other articles of provisions exposed for sale, and if any such tainted or unwholesome meat or other articles of food shall be found or exposed for sale, to prosecute the offender; and it shall be lawful for him, under direction of the Mayor or Reeve to seize or destroy all such tainted or unwholsome meat, poultry, fish or any other article of food so found, whether the same has been exposed for sale or not.

X. That all persons resorting to the public market house and place with produce, commodities, articles and things for sale shall be guided and controlled by the Clerk of the Market, or other person appointed

e Clerk of the y or have any or sales of any and exposed ny such for or

Clerk of the eduring such einbefore diweights and the Weight orderly manmeasure the ed of in the r he shall be ed therein, or

et, expose of neat, poultry, be the duty meats and and if any er articles of rosecute the der direction roy all such or any other has been ex-

blic market ties, articles introlled by a appointed in his stead, in the arrangement of the stands and vehicles, and the order in which each shall be placed so as to produce order and regularity; and no person shall thwart, hinder or molest the Clerk or such person as may be so appointed, or his assistant, in the discharge of his duty.

XI. He shall determine the order of standing in or occupation of the Market place in conformity with this By-Law; he shall see that the Butchers, paying rent, have receipts for the same, and in the event of non-payment, shall seize and sell, after six hours notice, a sufficient quantity of meat to pay the amount of such rent, if enough meat shall be found in the stall of the person who has not paid such rent, and if enough meat shall not be found therein for the payment of the rent, then he shall seize any personal property found therein and sell the same according to law relating to the sale of goods and chattels seized by a landlord for the payment of rent—as may be due and unpaid, and shall report delinquents (if any), together with the number of their stalls. He shall be, ex-officio, a Town Constable and sworn in as such when entering upon the duties of his office; he shall enter into a Bond with the Town Corporation, himself in Six Hundred Dollars, with two sufficient sureties ir Two Hundred Dollars each, for the due performance and faithful discharge of all his duties, and the faithful accounting for and paying over to the Town Treasurer, as directed by the Town Council, all monies which shall come into his (the Clerk of the Market) hands, at least once in every month, but oftener if required; he also shall make such returns relative to his office, as called for by resolution of the Council; and shall, in all matters and things, act in accordance with such By-Laws as may from time to time be passed by the Council.

XII. That the Clerk shall not permit any expty cart, truck, wagon or sleigh to stand in the Market-place; but Butcher's renting stalls in the Market-house, shall be permitted to place their carts, wagons or sleighs, on the north-east side of the Market building, and not elsewhere, and such horses that belong or may be harnessed thereunto shall be securely fastened to posts placed for their accommodation; and should any Butcher neglect to tie, chain or fasten his horse or horses to the posts so provided it shall be considered an infraction of this By-Law, and subject to the penalty hereinafter mentioned.

XIII. That it shall be the duty of the said Clerk to light and heat the Town Hall whenever required so to do, by the person or persons who have charge of the same; to take proper care of the Engine House, Engine and keep all parts of the Market-house (except that part required to be kept clean by the Butcher's) Town Hall, and Engine House, in a clean and proper state, and to keep all sidewalks and platforms clear of snow, at his own expense, and to perform all the duties which this By-Law, or any of the By-Laws of the Town shall now or hereafter require to be done by the said Clerk, and to perform all other duties which the Market Committee shall require to be done by the said Clerk, and to act as Weigh-Master, and perform the duties required of the Weigh-Master.

XIV. That the said Clerk shall receive for the due performance of his duties, as above mentioned, firewood and coal-oil necessary to be used in the two rooms originally set apart in the Market building for the Clerk—the said rooms are to be free of rent; also the sum of Two Hundred Dollars per annum, payable every three

mit any e. pty in the Markete Market-house, agons or sleighs, uilding, and not or may be harstened to posts ald any Butcher or horses to the an infraction of alty hereinafter

required so to charge of the House, Engine se (except that ther's) Town d proper state, clear of snow, e duties which he Town shall by the said ch the Market he said Clerk, muther duties

of for the due oned, firewood or rooms origithe Clerk—the e sum of Two every three

Matriel ods The

months: provided the Tolls are not let, as named in the 42nd Section of this By-Law.

SALE OF MEATS, &c.

XV. That no person shall buy, sell or offer for sale any meat, flour, hides, wool, fish, poultry, eggs, butter, cheese, hay, straw, vegetables or fruit exposed for sale or marketed in the open air within the Town of Picton at any place excepting at the public Market-place, except as may be hereafter provided; (and no person shall forestall or buy any meat, wood, flour, hay, fish, poultry, eggs, butter, cheese, vegetables or fruit brought to the said Market,) nor shall any of the before mentioned articles be inspected, bought, bargained for, sold or offered for sale by any person, until the seller has taken up his place on the Market, and has obtained a ticket from the Collector of Tolls of se'd Market: provided always at any hour of the day any pork (in carcase) and, after the hour of eleven o'clock, a. m., butter, meat, (in carcase or by the quarter), flour, hides, poultry, eggs, cheese, hay, vegetables or fruit that have been brought to the Market, the Market fees thereon paid, and a ticket obtained therefor, may be bought or sold by any person in any part of the Town; and provided forther, that before the hour of ten o'clock. a. m., between the first day of April and the first day of November in each year; and before the hour of eleven / o'clock, a. m., between the first day of November and the first day of April, no person shall buy for the parpose of selling again, or for export, any meats, fish, poultry, roots, vegetables, fruits, dairy products or any articles required for family use, and such as are usually sold in the Market brought to the Market Also that fish, hides and wool brought to the Market need not be kept there for sale after the fees are paid.

XVI. That butter in rolls or prints offered or exposed for sale within the Town, shall be sold by weight, and not otherwise unless otherwise agreed, and which is stated or represented to contain certain weights, it shall be lawful for the Clerk of the Market or any person appointed, to weigh such butter, as aforesaid, and if found short of weight from what it was represented, to seize and take it before the Mayor, Reeve or Magistrate of the Town, either of whom shall immediately, upon due proof of its being short of weight as aforesaid adjudge it forfeited, and cause it to be given for the use of the poor, and the person offering it for sale, and making such misrepresentation shall be deemed guilty of a breach of this By-Law, and dealt with accordingly.

XVII. That articles or animals exposed for sale or marketed in the open air shall be so exposed and marketed in the Market place.

BUTCHERS.

XVIII. That butcher's meat shall not be sold or exposed for sale in any place but the Market.

XIX. That the stalls provided for Butchers in the Market House be let or rented annually on the last Monday in March at the following prices:—Stall Number One at Forty Dollars; Stall Number Two at Forty Dollars; Stall Number Three at Twenty Dollars; Stall Number Four at Twenty-five Dollars, and Stall Number Five at Thirty Dollars. Possession given on the First Monday in April following; and the rent shall be payable to the Town Treasurer monthly, in advance, and that leases of the same be immediately thereafter executed, in which leases it shall be part of the conditions that the lessees and each of them shall comply with this By-Law, and any other By-Law or By-Laws

fered or exposed old by weight, reed, and which in weights, it ket or any perforesaid, and if represented, to e or Magistrate ediately, upon as aforesaid aden for the use for sale, and deemed guilty th accordingly.

ed for sale or osed and mar-

e sold or ex-

chers in the on the last —Stall Num-wo at Forty collars; Stall Stall Numiven on the rent shall be in advance, thereafter of the conhall comply or By-Laws

and Rules to be hereafter passed, for the government of the Market, and that the lessees shall not assign or underlet the said stalls or any part thereof to be occupied by any other person, without the written consent of the chairman of the Market Committee under a penalty of forfeiting their respective stalls and leases. (See By-Law No. 26.)

XX. That no Butcher shall be allowed to have or hold more than one stall at any one time, unless with the express sanction of the Market Committee, who are hereby empowered in their discretion to make sucl allowance.

XXI. That all the said stalls in the Market shall be numbered in the manner to be determined by the Market Committee.

XXII. That each Butcher shall have his name painted in full on a board of uniform size, and placed over his stall.

XXIII. That no persons but Butchers, being lessees of Market-stalls, shall sell meat in a less quantity than by the quarter, but it shall be lawful for persons to bring meat to Market in wagons, sleighs or other conveyances, and to sell the same by the carcase or quarter, subject to the Market regulations.

XXIV. That it shall be the duty of each But or or lessee to keep his stall and the hall adjoining, in a can and and sweet state; and that no Butcher or lessee shall allow hides, skins or any offal to remain in or about the Market, after Market hours; that no animal shall be bled in the Market place, and no Butcher or any other person shall keep any dog in or about the Market or place designed for the sale of meat.

HAY AND STRAW.

XXV. That all hay, straw and other articles required to be weighed as soon as they are brought into Town, either sold or for sale, shall be weighed at the Public Weigh Scales by the Market Clerk, appointed by the Council, in charge thereof, or by his deputy, duly appointed, and any person or persons who shall weigh any hay, straw or other articles, other than at the Public Weigh Scales, and take for so doing any fee or reward, or promise of such, shall be subject to a penalty.

XXVI. That it shall be he duty of the Market Clerk to attend at the hay scales for the purpose of weighing articles, when required to be weighed, and to weigh all articles so brought, with the wagon, or other vehicle upon which the same may be loaded, and to furnish the owner, or person having charge of the load, with a receipt dated, showing the gross weight, and the receipt is to be taken by the seller to the purchaser and the purchaser shall sign the said receipt, after which the same is to be taken back to the Market Clerk, who will weigh the wagon or other vehicle, and insert the weight of the same in the receipt, and 'le the same in his office; and also a weigh-note, dated and signed by the Market Clerk, or his deputy, setting forth the weight of such load in pounds, with the wagon or other vehicle; the tare of the wagon or other vehicle; the nett weight of the load; the name of the owner or person having charge of the same; and the name of the purchaser.

XXVII. That the Market Clerk shall, whenever required either by the purchaser or seller, on the same day that he has weighed any load and after the same has been unloaded, weigh the wagon or other vehicle, upon which the same was loaded, and endorse upon the

at the Public binted by the uty, duly aphall weigh any at the Public fee or reward, analty.

Market Clerk of weighing to weigh all ther vehicle o furnish the d, with a rethe receipt aser and the which the k, who will the weight in his office. he Market ht of such chicle; the weight of on having chaser. Figure

the same the same vehicle, upon the weigh note the exact weight of the wagon or other vehicle, as ascertained on that day; and any owner or person I wing charge of any load, who shall refuse or neglect to have the exact weight of such wagon or other vehicle ascertained as aforesaid, upon the request of the purchaser, shall be subjected to a penalty.

XXVIII. That the Market Clerk, whenever any article shall be brought to him to be weighed, which is wet, or from any other cause may be heavier than such article, if merchantable, ought to be, shall endorse the same on the weigh-note given to the owner or purchaser thereof, together with the deduction which, in his opinion, ought to be made on account of wet or other cause.

XXIX. That the Market Clerk shall, when required, inspect any hay or other article sold or offered for sale in the Town, and give his certificate, if the same be wet or otherwise not merchantable.

XXX. That the Market Clerk shall keep a book, in which he shall enter:—1st, The date of weighing; 2nd, The seller's name in full; 3rd, The purchaser's name in full; 4th, The article weighed; 5th, The gross weight; 6th, The tare weight; 7th, The nett weight; 8th, The total amount received; 9th, The total amount paid to the Town Treasurer—which book shall be open at all reasonable times, for inspection; and, except when the tolls are leased or let, he shall pay over all fees received to the Town Treasurer on Monday of each week; also, he shall make a return, in writing to the Council at the end of every month, of all the foregoing particulars, with the fee paid in each case.

XXXI. That any person committing or attempting any fraud in the selling of Hay, Straw or any other

article brought to be weighed, by introducing heavy articles into the wagon, or other vehicle, or into the article weighed or by wetting the same, or by any other fraud, device or contrivance, shall be subject to a penalty.

XXXII. That all weigh-notes given for articles or loads weighed by the Market Clerk, shall be valid and any person who shall falsely, and knowingly fabricate, alter, or make any weigh-note, or any endorsement thereon, with intent to defraud any purchaser, or who shall exhibit, for a load, any weigh-note for any other load, shall be subject to a penalty.

CORDWOOD.

XXXIII. That, except as hereafter provided, in the case of cordwood sold by contract, no firewood shall be offered for sale in the Town without being brought to the Market, and a Market fee of five cents per load being paid therefor; and that all such cordwood shall be sold by the cord measurement.

XXXIV. That the Market Clerk, or his assistant, be appointed Inspector or Measurer of Firewood; and that it shall be his duty to measure all firewood brought to the Market, and to give the person bringing the same a ticket specifying the quantity and quality.

XXXV. That every person bringing firewood to the Market for sale shall, before offering the same for sale, require the Market Clerk or his assistant to measure the same in manner above provided, and obtain from him a ticket specifying the quantity and quality, as above provided.

XXXVI. That any person or persons offering firewood for sale in the Market shall, on request of the ntroducing heavy chicle, or into the same, or by any all be subject to a

n for articles or all be valid and vingly fabricate, by endorsement chaser, or who for any other

wood shall be brought to nts per load rdwood shall

assistant, be od; and that brought to the same a

ood to the e for sale, measure tain from uality, as

ing fire-

party to whom the same shall be offered fortl with exhibit to such person the ticket of inspection hereinbefore required to be obtained therefor.

XXXVII. That Beech, Maple and Ironwood, when sound, shall be considered first quality; that Elm, Basswood and Black Ash, be second quality; and Pine, Cedar and other soft wood, be third quality.

XXXVIII. That it shall nevertheless be lawful for parties to contract for and deliver firewood on the premises of the parties so contracted with, without such firewood being brought to market.

XXXIX. That it shall be the duty of the Chief Constable or Assistant Constable to measure firewood sold by contract, by the request of the buyer or seller, after the same shall have been piled; and for which he shall be paid the sum of four cents per cord by the party requiring the same.

TARIFF OF FEES.

XL. That it is necessary to impose certain fees or rates upon persons bringing articles for sale on the Market Grounds and in the Market Building,

XLI. That the following sums shall be imposed on the articles hereafter enumerated, brought to the Market for sale, and collected by the Market Clerk, viz.:

For each wagon, sleigh or other vehicle containing hay or straw (including weighing)...... \$0 20

For each horse, cow or other animal exposed for

sale apart from any wagon, sleigh or other vehicle
For each hand-cart or wheel-barrow containing produce or other articles exposed for sale on the market grounds
For each sale of article or articles by public auction, the owner thereof shall, previous to the sale, pay the sum of
FEES IMPOSED ON ARTICLES EXPOSED FOR SALE WITH- IN THE MARKET BUILDING.
For each barrel, bag or balle containing produce or other commodity
For each pail, basket, firkin or other receptacle of the capacity of three gallons 0 01
For each receptacle beyond the capacity of three gallons
For each dressed hog or quarter of beef 0'03
For each quarter of meat other than beef 0 01
For each turkey, goose, lot of chickens, ducks or wild-fowl, not exceeding six, whether in basket or otherwise
For each lot of ducks, chickens or wild-fewl exceeding half a dozen, per dozen 0 02
or each ham or any shoulder, eneese, bacon, or any other article or articles not above enumerated, to the value of fifty cents or unwards.

a find for some bounds of the so

FEES IMPOSED WITHIN THE CORPORATION APART FROM THE MARKET GROUNDS.

For every skift, boat or scow containing fish	
which is for sale or marketed in a public	
place within the Municipality under 10 tons	0 10

5(

If vessel or boat is over 10 tons...... 1 00

Any part of the Market By-Law inconsistent with the above tariff of fees is hereby repealed.

XLII. That any person driving upon the Market ground with produce or other commodity, and depositing the same in the Market building for sale shall not be subject to pay the fee of 5 cents as recited in the tariff of fees on the Market grounds.

XLIII. That all articles offered for sale otherwise than in vehicles shall be sold only in the Market building.

MARKET TOLLS, &C.

XLIV. That the tolls of the Market, other than rents arising from Butcher's stalls and the Town Hall may be farmed, leased, or rented on the last Monday in March—possession to be given on the first Monday in April following in each year; and at least one week's notice shall be given for tenders in one or more of the Town newspapers; and also at least fifty large size printed bills shall be posted up in conspicuous places through-

out the Town, calling for such tenders as aforesaid; and no tender shall be received or accepted, which shall not contain the actual signatures of two good and sufficient persons, binding themselves, jointly and severally, for the due fulfillment of the contract, and the faithful payment of such amount as may be offered for such contract, whether such contract shall have proved profitable or not to the lessee; provided that said tolls may be disposed of by public auction, if the Council think fit, under such regulations as may be, by them, adopted for that purpose. (See By-Law No. 26.)

XLV. That the lessee or purchaser of said tolls, who shall also be the Market Clerk, shall and may, from time to time, demand, take, collect and recover in as full, ample and efficient a manner as the Council might cause to be done, in case said tolls had not been let or sold; and no lessee of the said tolls, shall, without the consent of the Council, sub-let or assign the same, or any part or portion thereof, or shall let, set apart or assign to any person any part of the area of the Public Market to be occupied by a stand, or otherwise contrary to the true intent and meaning of this By-Law: Provided, that in the event of the lessee committing a breach of this section, he shall forfeit his contract, and the said tolls may be re-farmed, re-leased or re-rented to any other person; and the lessee committing such breach shall forfeit the amount paid or to be paid by him for such tolls.

XLVI. That the Collector of the Market tolls, or his authorised assistant or assistants, shall not exceed the authority invested in them, by this By-Law, relating to the Public Market of the said Town of Picton; and that he or they shall not exact, extort or receive any

higher fee or charge than is authorised to be paid by this By-Law; and that the blanks in all tickets given by him or them for weighing hay or straw or other commodities or things, shall be written with ink, and not otherwise; and that he shall keep a copy of the same in a book to be kept by him for that purpose, and to be open for inspection at reasonable times; and further, that the said Collector and his assistant or assistants, before entering upon the said office, shall be sworn in by the Mayor or Reeve, as weigh-master or weigh-masters.

XLVII. That the lessee shall give security to the satisfaction of the Market-Committee, for the payment to the Town Treasurer, of the amount agreed to be paid by him for such tolls, and that said amount shall be paid by twelve equal monthly payments on the first Monday in each month.

XLVIII. That all duties, dues, charges or fees imposed by or collectable under this By-Law shall be paid to and collected by the Market Clerk for the use of the Town, except those mentioned in the thirty-ninth section of this By-Law, who shall give a receipt-ticket therefor to the party paying the same; and that all such duties, dues, charges or fees shall be paid before the article, or anything contained in, or the animals in respect of which they are payable, shall be offered for sale; and it shall be the duty of every person holding such receipt-ticket to show the same to any person offering to purchase when required so to do,—any person neglecting or refusing to pay the said duties, dues, charges or fees, shall be subject to the penalties hereinafter mentioned.

GENERAL PROVISIONS.

XLIX. That purchasers who shall suspect any frau-

said; hich and and and ered

that the the by 26.)

vho rom n as ght t or the or

asblie ary Prog a and

ich by

lto

his the ing nd dulent dealing, or deem themselves wronged in the weight or measure of any articles bought by them in the Market, may demand to have such articles weighed, or measured by the Market Clerk, and in case the article so measured or weighed be found correct, the purchaser shall pay the charges of re-measuring or reweighing; but if otherwise, such charges shall be paid by the seller, besides the penalty hereinafter imposed.

or

aı

 \mathbf{n}

p)

aı

t€

fi

tl

g

t!

c

s. fe

d

L. That no person having scales and weights in the Market, shall weigh or suffer to be weighed with such scales and weights any article whatsoever, for other individuals.

LI. That nothing contained in this By-Law shall apply to sales made by shop and storekeepers in their shops and stores in the Town of Pieton.

BREACHES, &c.

LII. That any person or persons posting on any weigh-house or any part of the Town Buildings any bills, papers or placards, shall be deemed guilty of a breach of this By-Law, and liable the penalties thereof.

LIII. That any person or persons who may be detected in throwing any filth or offal upon any part of the public Market place, or in the Market-house, or committing any nuisance in any of the said places, shall be deemed guilty a breach of this By-Law, and liable to the penalties thereof.

PENALTIES.

LIV. That any person who, being liable, shall neglect or refuse to pay the tolls and charges imposed by this By-Law, when demanded by the Clerk of the Market, or the lessee of the Market tolls, or other person duly

appointed to receive or demand the same, or, who being liable, shall leave the Town without paying the same. or who shall be guilty of any infraction or violation of any of the provisions of this By-Law, or by contravening or failing to observe, or do anything contrary to its provisions, shall be guilty of a breach of this By-Law, and shall be summoned before the Mayor, Reeve or any Magistrate of the Town; and, if convicted on the testimony of one or more creditable witnesses, shall be fined in a sum of not more than Fifty Dollars, nor less than Fifty Cents, exclusive of costs; which fine and costs, if not paid when ordered, shall be levied of the goods and chattels of the offender, if sufficient thereof there be; and, in default of payment of said fine and costs, or if sufficient distress as aforesaid, such offender shall be imprisoned in the Common Gaol of the County for any period not greater than twenty-one days, at the discretion of the Mayor, Reeve or convicting Magistrate.

WILLIAM OWENS

JOHN TWIGG,

the

i

hed,

ar-

ur-

re-

by

 $_{
m the}$

1ch

er

m-

eir

ay .

ny

f a

of.

eof or es,

et is Clerk.

Mayor.

By-Law No: 17:

A By-Law to prevent the Obstructing of the Picton Harbor, and to limit the distance Wharves and Piers may be erected or built from the shore of said Harbor.

Be it enacted by the Corporation of the Town of Picton.

I. That no person or persons, or company or companies, shall be permitted to erect or build any pier or wharf in such manner as to obstruct the Picton Harbor; but in erecting or building any pier or wharf towards the centre of said Harbor, the same shall not extend beyond the distance as limited in this By-Law.

II. That in the erecting or building of any pier or wharf, to be hereafter completed, no person or persons or company or companies shall extend such pier or wharf beyond the following limits, viz:—

On the northerly side of the Harbor from high-water mark, following the indentations of the shore, a greater distance than the front of the wharf, known as the "Charles Bockus' Wharf," is from the said high-water mark:

And that the south-westerly limit of the said Harbor shall be the frontage of the wharves built by Mortimer and Washburn:

Also, on the southerly side of said Harbor, commencing at the south-west corner of the wharf owned by Walter Ross, near the Bridge—then following the front of the wharves on the southerly side of the said Har shor situs east said low the

By-

I

of s

par me bor

par sha and

jc

Harbor, and following the frontage of lots, and the shore of the southerly side of said Harbor to the wharf situate on lot number nineteen, First Concession, southeast of the Carrying Place, then along the front side of said wharf, and the same distance from the shore, following the indentations thereof, and along the front of the "Ontario College" wharf, then along the shore to the limits of the Town of Picton, on the southerly side of said Harbor.

III. That the word "shore," whenever used in this By-Law shall be held to mean "high-water mark."

IV. That no person or persons, or company or companies shall, by animals, vehicles, vessels or other means, obstruct, encumber, injure or foul the said Harbor.

V. That any person or persons, or company or companies, who shall commit any breaches of this By-Law, shall be considered guilty of a separate breach for each and every day that an obstruction, encumbrance, injury or fouling shall exist.

JOHN TWIGG, WILLIAM OWENS,

By-Law No. 18.

in Ju

We

he eit

th

he

gi

 st

W

a) aı

d

A By-Law to encourage the planting of Trees on the Streets of the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

I. That any person who shall plant maple or elm frees, on any of the streets of the Town, at a distance of not less than six nor more than eight feet from the boundary of said streets, and not less than twenty feet apart, shall be entitled to the sum of fifty cents for each free that is found to be in a thrify and in a flour-ishing condition at the expiration of two years from the date of the said planting.

II. That it shall be the duty of the Constable to examine and report as to the condition of the trees planted as aforesaid.

WILLIAM OWENS, Mayor. JOHN TWIGG, Clerk.

By-Law. No. 19.

A By-Law to appoint an Inspector of Weights and Measures in the Town of Picton, and to define his duties.

Be it enacted by the Corporation of the Town of Picton.

I. That there shall be appointed, for the Town of Picton, an Inspector of Weights and Measures.

II. That the said Inspector shall attend at his office in the said Town, during the first week of January and July, in each year, for the purpose of examining such weights and measures as may be brought to him; and he shall give at least one months' previous notice, either by advertising or posting up four hand-bills in the Town.

IV. That the said Inspector shall be paid for his services the sum of ten cents for each weight and measure he stamps or marks, to be received from the person owning such weight or measure.

V. That every storekeeper, shopkeeper, miller, distiller, butcher, baker, huckster, or other trading person and every wharfinger or forwarder, who, two months after the appointment of the said Inspector, uses any weight or measure which has not been duly stamped a scording to law, or which may be found light or otherwise unjust, shall, on conviction, forfeit a sum of not more than twent, nor less than eight dollars; and every such light or unjust weight or measure, so

used, shall, on being discovered by the Inspector, be seized, and on conviction of the person using the same shall be forfeited and broken up by the Inspector.

feit

or l

cou

the

wit

An

or

for

for

exc

all ter

üp

an

an

an

gu

sh

tw

af

re

liv

be

B

in

de

m

SI

0

V

VI. That the said Inspector may, at all reasonable times, enter any shop, store, warehouse, stall, yard or place whatsoever, within the Town, where any commodity is bought, sold or exchanged, weighed, exposed or kept for sale, or weighed for conveyance or carriage and there examine all weights, measures, steel-yards or other weighing machines and compare and try the same with the copies of the standard weights and measures provided by law,

VII. That if upon such examination it appears that the said weights or measures, or any or either of them, have not been stamped, or are light or otherwise unjust, the same shall be liable to be seized and forfeited, and the person or persons in whose possession the same are found, shall, on conviction, forfeit a sum not exceeding eight dollars for the first, and twenty dollars for every subsequent offence.

VIII. That any person who has in his possession a steel yard or other weighing machine which on examination proves to be incorrect or otherwise unjust, or who, when thereto required, neglects or refuses to produce for such examination all weights, measures, steel-yards or other weighing machines in his possession, or who otherwise obstructs or hinders such examination, shall be liable to a similar penalty as mentioned in the 7th section of this By-Law.

IX. That no penalty, as aforesaid, shall be incurred in the Town until at least two months after a standard of weights and measures have been received by the Inspector of the said Town. X. That any person making, forging or counterfeiting or causing to be made, forged or counterfeited or knowingly acts or assists in the making, forging or counterfeiting of any stamp or mark, legally used for the stamping or marking of any weights or measures within the Town, shall be guilty of a misdemeanor. And if any person knowingly sells, alters, disposes of or exposes to sale any weight or measure, with such forged or counterfeit stamp, or mark thereon, he shall, for every such offence, forfeit, on conviction, a sum not exceeding forty dollars, nor less than eight dollars. And all such weights or measures with such forged or counterfeited stamps or marks shall be forfeited and broken up by the Inspector.

XI. That if the Inspector stamps, brands or marks any weight or measure without having first compared and verified the same with and by the standard weights and measures, provided by law for that purpose, or is guilty of a breach of any of his duties as Inspector, he shall, on conviction, forfeit a sum not exceeding twenty dollars to be recovered and applied as herein-after mentioned.

XII. That the Inspector upon removal from office, resignation or removal from the said Town shall deliver to his successor in office, or such person as may be appointed by By-Law for that purpose, all the Beams, Stamps and Standard Weights and Measures in his possession as such Inspector, and in case of the death of such Inspector his representatives shall, in like manner deliver the same to his successor in office, or to such other person as aforesaid: And in case of refusal or neglect to deliver such Beams, Stamps and Standard Weights and Measures, entire and complete, the suc-

cessor in office may maintain an action on the case against the person or persons so refusing or neglecting, and shall recover double the value of them as have not been delivered; and in every action in which judgment is rendered for the Plaintiff, he shall recover double costs; and of the damages levied, one moiety shall be retained by the Plaintiff, and the other moiety shall be applied in supplying such standards as may be in his office.

XIII. That all penalties under this By-Law, together with reasonable costs, shall be recoverable before any Justice of the Peace, of the Town or County, upon the oath of the Inspector, or of any other creditable witness, and shall, if not forthwith paid, be levied by distress, and sale of the goods and chattels of the offender, and in default of distress, the offender shall be committed to the Common Gaol fgr a term not exceeding one month; and all such penalties when recovered shall belong to the Crown for the public uses of the Province, and shall be paid over to the Inspector, and shall by him be accounted for in the same manner as other public moneys coming into his hands by virtue of his office.

XIV. That the Inspector shall give security to the satisfaction of the Council, himself in the sum of Fifty Dollars, and two sureties in the sum of Twenty-five Dollars, each, for the due performance of his duties and for the proper care of all Weights and Measures given in his charge, and for the delivery of the same to his successor or to such person as the Council shall direct.

WILLIAM OWENS,

JOHN TWIGG,

Clerk.

Mayor.

A By Po Mo of

Be it

I. C. pollin Elective Edward On

Th tion o

 $ext{Th}$

F

tion War

JOE

By-Law No. 20.

A By-Law to divide the Town of Picton into Polling Sub divisions for the election of a Member of the Legislature of the Province of Ontario, for the County of Prince Edward.

Be it enacted by the Corporation of the Town of Picton.

I. That the Town of Picton be divided into three polling sub-divisions for the reception of votes at an Election of a Member to represent the County of Prince Edward in the Legislative Assembly, of the Province of Ontario—said Divisions to be known as follows, viz.

POLLING SUB-DIVISION NUMBER ONE.

This sub-division shall be and consist of all that portion of the Town of Picton, known as "Hallowell Ward.',

POLLING SUB-DIVISION NUMBER TWO.

This sub division shall be and consist of all that portion of the Town of Picton, known as "Brock Ward."

POLLING SUB-DIVISION NUMBER THREE.

This sub-division shall be and consist of all that portion of the Town of Picton, known as "Tecumseth Ward."

WILLIAM OWENS,
Mayor.

JOHN TWIGO, Clerk.

By-Law No. 21:

A By-Law for the purpose of imposing Penalties or Fines.

Be it enacted by the Corporation of the Town of Picton.

I. That any person duly elected or appointed to the office of Mayor, Councilman, Receive or Deputy, Reeve, Assessor or Collector, who refuses such office or does not make the declarations of office and qualification within twenty days after knowing of his election or appointment; and every person authorised to administer any such declaration, who, upon reasonable demand, refuses to administer the same shall, on conviction thereof before any two or more Justices of the Peace, forfeit and pay not more than Eighty Dollars, nor less than Eight Dollars at the discretion of the Justices, to the use of the Corporation, together with the costs of prosecution.

II. That any person who has been elected or appointed to any office in the Corporation and who has accepted such office and taken the usual declarations or oaths required of such person, and afterwards neglects the duties thereof, shall, upon conviction thereof before any Justice of the Peace in and for the County of Prince Edward, forfeit and pay a fine or penalty of any sum not exceeding Fifty Dollars, together with the costs of prosecution.

III. That any person who shall be proved guilty of a breach of any of the By-Laws of the Corporation that are now or may hereafter be in force, to which express penalties are not attached, shall forfeit and pay a fine or penalty not exceeding Fifty Dollars, exclusive of costs.

IV.
any of
pay th
Convicand ch
time al
costs
chattel
Gaol fe

(1)

JOHN

or wit

A By

Be it

This titles Laws ed fro hiereb

JOH

IV. That any person who is convicted of a breach of any of the By-Laws of the Corporation and neglects to pay the fine or penalty within the time specified in the Conviction or order, a distress warrant against the goods and chattels of such offender shall isuse at the end of the, time allowed for the payment of the fine or penalty and costs of prosecution, and, in case of sufficient goods or chattels not being found, be committed to the Common Gaol for any period not exceeding twenty-one days, with or without hard labor.

WILLIAM OWENS,

JOHN TWIGG, Clerk.

By-LAW No. 22.

A By-Law repeal certain By Laws of the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

That all By-Laws and amendments thereto bearing titles similar to those named in the Consolidated By-Laws, and included in the report thereon, and numbered from number one to twenty-one, be and the same are hereby repealed.

Passed 19th February, 1872.

WILLIAM OWENS,
Mayor.

TWIGG, JOHN. Clerk.

By-Law No. 23.

A By-Law to impose Tax on Dogs in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

That there be imposed and collected, to and for the use of the Town of Picton, atax of One Dollar upon each Dog, and Two Dollars upon each Bitch, from the person on whose premises the said Dog or Bitch is harbored, or the possessor or owner thereof. And the Assessor is required to enter on his Roll the number of Dogs and Bitches owned, harbored or possessed by each person on whose premises the same are found. And the Clerk shall enter the amount for which said person is liable for said tax in a separate column on the Collector's Roll, and the said sum shall be collected at the same time and in the same manner as other taxes of the Corporation are done.

Passed 4th March, 1872.

WILLIAM OWENS:

Mayor

JOHN TWIGG.

Clerk.

A By-I and and t

 $Be it e \ Picton$

That and the desired to the opposite vincial T

John He

Harman Thomas Caroline Peter Va William

Also, to the footposite vincial T

Edv Cha

Har

Passed 4

ЈОНИ !

By-Law No. 24.

A By-Law to issue Certificates to obtain Tavern and Shop Licenses in the Town of Picton, and to state the amounts to be paid therefor, for the current year.

Be it enacted by the Corporation of the Town of Picton.

That certificates to obtain Tavern Licenses be granted to the following persons, and they pay the sums set opposite their respective names, exclusive of the Provincial Tax or Duty, viz:—

John Henderson, "North American"	\$90
Harman Case, "Ontario"	90
Thomas Faughnan, "Victoria"	90
Caroline Blanchard, "Globe"	90
Peter VanPatten, "Picton"	70
William T. Lake, "Lake",. ,,,	60

Also, that Certificates for Shop Licenses be granted to the following persons and view pay the sums set opposite their respective names, exclusive of the Provincial Tax or Duty, viz:—

Edward Curran	70
Charles A. McDonnell	60
Harvey Empey	CO

Passed 4th March, 1872.

WILLIAM OWENS.

Mayor,

JOHN TWIGG,

Clerk.

By-Law No. 25.

A By-Law to amend "A By-Law to provide allowance to, and to define the duties of certain Officers in the Town of Picton."

 $B\epsilon$ it enacted by the Corporation of the Town of Picton.

I. That Section Thirteen of the By-Law whose title is recited in the title of this By-Law be amended by striking out the words "One Hundred," and substituting the words "Two Hundred" in lieu thereof.

II. That Section Sixteen of the By-Law whose title is recited in the title of this By-Law be amended by striking out the words "Two Hundred" and substituting the words "One Hundred" in lieu thereof.

Passed 4th March, 1872.

WILLIAM OWENS

Mayor.

JOHN TWIGG,

Clerk.

BY-LAW No. 26.

A By-Law to amend a By-Law for establishing a Market in the Town of Picton, and other purposes.

Be it enacted by the Corporation of the Town of Picton.

I. That the Nineteenth Section of the By-Law,

whose amend down followi

The be sold in each tice be chaser Market as foll

above lowing thereo

JOH:

A T

Be i

Th pers whose title is recited in the title of this By-Law be amended by striking out all after the word "That," down to the word "prices," in said Section, and the following words be inserted in lieu thereof:—

The Stalls provided for Butchers in the Market-House be sold at Public Auction on the last Monday in March in each and every year, after, at least, three days' notice be given thereof—the highest bidder to be the purchaser of each stall, (subject to the approval of the Market Committee) and that the upset price thereof be as follows, viz:—

II. That the Forty-fourth section of the By-Law, as above referred to, be amended by striking out the following words, "at least one week" and inserting in lieu thereof the words "at least three days."

Passed 20th March, 1872.

WILLIAM OWENS,

Mayor.

JOHN TWIGG, Clerk.

By-LAW No. 27.

A By Law to prevent Slaughtering in the Town of Picton.

Be it enacted by the Corporation of the Town of Picton.

That no Butcher or Butchers, or other person or persons, slaughtering animals for the purpose of selling

the carcass either by retail or wholesale, shall slaughter any animal or animals within the limits of the Town of Picton: and any Butcher or Butchers, or other person or persons hereinbefore described, committing a breach of this By-Law shall pay the penalty as laid down in the By-Law imposing penalties for infractions of any By-Laws of the said Corporation, to which express penalties are not attached.

Passed 6th May, 1872.

WILLIAM OWENS,

JOHN TWIGG, Clerk.

Mayor.

TO

1. T Counci tions s for the

2. The month, shall be shall no shall no

3. The after the shall the ing, and present

4. The quorum be called preside; one of the contract of the co

5. The shall had the memory eting mistake

6. The as fol

STANDING RULES OF PROCEEDING

FOR THE

TO WN COUNCIL of PICTON.

- 1. That in all proceedings had or taken in the Municipal Council of the Town of Picton, the following Rules and Regulations shall be observed and shall be the Rules and Regulations for the order and despatch of business in the said Council:—
- 2. That the Council shall meet on the first Monday in each month, at the hour of seven o'clock, P. M., unless such Monday shall be a Public Holiday according to law, when the Council shall meet at the same hour on the next following day which shall not be such Public Holiday.
- 3. That, unless there shall be a quorum present in one hour after the time appointed for the meeting of Council, the Council shall then stand absolutely adjourned until the next regular meeting, and the Clerk shall take down the names of the members present at the expiration of such hour.
- 4. That as soon after the hour of meeting as there shall be a quorum present; the Mayor shall take the chair and the members be called to order. In the absence of the Mayor the Reeve shall preside; and in the absence of both, then the Council shall select one of their members to preside.
- 5. That immediately after the Mayor or other presiding Officer shall have taken his seat, the Clerk shall take down the names of the members present, and read the minutes of the last regular eting and of any special meeting intervening, in order that any mistakes therein may be corrected by the Council.
- 6. That the ordinary routine of business in the Council shall be as follows:

1st. Presenting Petitions.

2nd. Reading do.

3rd. Reading Communications.

4th. Reading Reports of Committees.

5th. Unfinished Business,

6th. Motions.

And that all business shall be taken up in its regular order.

- 7. That in the proceedings in Council, as well when the Mayor or presiding officer is in the Chair, as in the Committee of the Whole, every amendment submitted shall be decided upon 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.
- 8. That every member, previous to his speaking, shall rise from his seat and address himself to the Mayor or presiding officer.
- 9. That when two or more members shall rise at the same time the Mayor or presiding officer shall name the member who is first to speak—subject to an appeal to the Council.
- 10. That every member who shall be present when any question is put, shall vote thereon unless he be interested in a pecuniary way.
- 11. That a member called to order shall sit down until the question of order is decided by the Mayor or presiding officer.
- 12. That no member, except the mover, (who shall be permitted to reply) shall speak more than twice on the same question without leave of the Council.
- 13. That whenever it shall be moved and carried that the Council go into Committee of the Whole, the Mayor or presiding officer shall leave the chair and appoint a Chairman, who shall report the proceedings of the Committee. The Rules of the Council shall be observed, except the Rule relating to limiting the number of times of speaking.
 - 14. That the motion in Committee of the whole to rise and re-

port the

15. T

reports a seconded be read Clerk, a it shall be with consent

> 16. T preclude

17. Treceived

18. T

19. Tall amen

20. T shall b blanks;

21. Tother proshall and the whether

who vot entered port the question, shall always be in order and decided without debate.

- 15. That no motion, except for adjournment, or reception of reports and petitions, shall be debated or put unless the same be seconded and reduced to writing. And every such motion must be read by the member standing in his place, and also by the Clerk, and then put by the Mayor of other presiding officer when it shall be deemed to be in the possession of the Council, but may be withdrawn at any time before amendment or final putting, by consent of the Council.
- 16. That a motion for commitment, until it is decided, shall preclude all amendments of the main question.
- 17. That when a question is under debate no motion shall be received unless—lst, To amend; 2nd, To commit; 3rd, To lay on the table; 4th, To postpone; 5th, To adjourn.
- 18. That when the question under consideration contains distinct propositions or subjects; upon the request of any member the vote upon each proposition or subject shall be taken separately.
- 19. That the previous question, until it is decided shall preclude all amendments and debate of the main question, and shall be in the following words:—"Shall the main question be now put?"
- 20. That all questions, whether in Committee or in Council, shall be put in the order they are moved, except in filling up blanks; the shortest time and the lowest sum shall be put first.
- 21. That after any question is finally put by the Mayor or other presiding officer, no member shall speak to the question, nor shall any other motion be made until after the result is declared; and the decision of the Mayor or other presiding officer, as to whether the question has been finally put, shall be conclusive.
- 22. 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 is not in the continuous of the con

- 23. That no member shall speak to any Motion until it is put by the Mayor, or other presiding officer, except the introducer.
- 24. That it shall be the duty of the Mayor, or other presiding officer, whenever he shall conceive that a motion read by the introducer and Clerk may be contrary to the Rules 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.
- 25. That a motion to adjourn shall always be in order, except—1st. When a member is in possession of the floor; 2nd, When the yeas and mays are being called; 3rd, When the members are voting; 4th, When the adjournment was the last preceding motion; 5th, When it has been decided to take up the previous question. A motion to adjourn; simply, cannot be amended, but a motion to adjourn to a given time may and is open to debate.
- 26. That no member shall speak beside the question in debate; nor shall he use unmannerly or indecent language against the proceedings of the Council or any member thereof.
- 27. 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 so as to interrupt a member speaking.
- 28. That every By-Law 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 the Committee.
- 29. That every By-Law shall be read twice before it is engressed; and read a third time before it is signed by the Mayor. The second reading shall always be in Committee of the whole, and clause by clause.
- 30. That in Committee of the whole all By-Laws shall be read by the Clerk, and put by the Chairman, as read by the Clerk, leaving the preamble and title to the last.
 - 31. That all amendments made in Committee shall be reported

by the forthw amend Bill is third t

32. be give

33: the Co shalf i proper

Commof the ceed t

35.
Memo

affirm move be op the manation; not b

37.
ber,
point

vote of an by the Chairman to the Council, which shall receive the same forthwith. After report, the Bill shall be open to debate and amendment, before it is ordered for a third reading. But when a Bill is reported without amendment it is ordered to be read a third time forthwith.

- 32. That no By-Law shall be amended unless a notice thereof be given at a previous regular meeting.
- 33. That Petitions, Memorials and other papers addressed to the Council shall be presented by a member in his place, who shall be answerable to the Council that they do not contain improper or impertizent matter,
- 34. That of the number of members appointed to compose a Committee, such number thereof as shall be equal to a majority of the whole number chosen, shall be a quorum competent to preceed to business.
- 35. That every member who shall introduce a Bill, Petition or Memorial upon any subject which may be referred to a Select Committee, shall be one of the Committee, without being named by the Council, and shall be Chairman thereof.
- 36. That when a motion has once been made and carried in the affirmative or negative, it shall be in order for any member to move for a reconsideration, and if such motion is seconded it shall be open to debate and be disposed of by the Council; and in ease the motion be made at the same meeting, it shall be competent for a majority of the members present to pass a vote of re-consideration; but if it be not made until next meeting, the subject shall not be re-considered unless a majority of the whole Council shall vote therefor; but no more than one motion for re-consideration of any vote shall be permitted.
- 37. That a Committee shall be appointed on motion of a member, by consent of a majority of the Council; Committees appointed to report on any subject referred to them by the Council, shall report a statement of facts, and also their opinion, in writing;

and no report shall he received unless the same be signed by a majority of the Committee.

- 38. That in all votes of the Council, which express anything by way of Command the form of expression shall be Ordered, and whenever Opinions, Principles, Facts or Purposes are expressed the form shall be Resolved.
- 39. That the Mayor or other presiding officer shall not take part in debate. He may however state facts and give his opinion on questions of order.
- 40. That no Special Meeting shall be held by the Council, unless the same be called upon a requisition to the Mayor, in writing, signed by a majority of the members thereof, in which shall be stated the object of the said Meeting; and each member of the Council shall, if in Town, be duly notified of the same.

Adopted in open Council this 29th day of February, 1864.

WILLIAM OWENS,

Mayor.

JOHN TWIGG.

Clerk.

As a new Fig. 11 ret - par de cos for a son projettir - ground proper of bedining (2 anticos of mountain about cost in bar, 2) with to fit out out at a rice profile de

