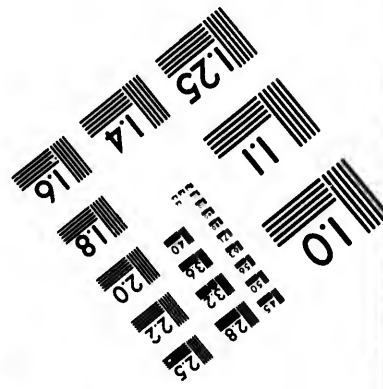
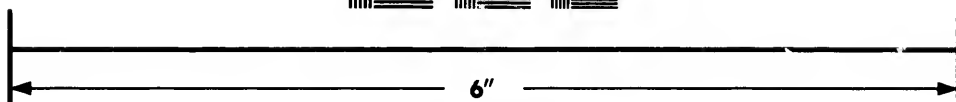
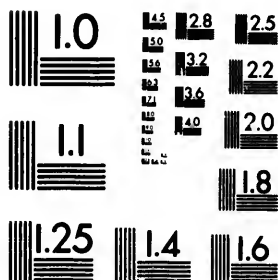


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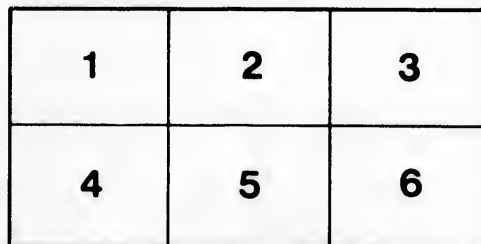
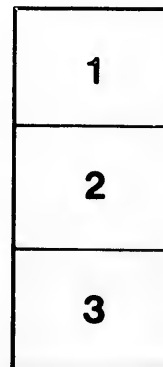
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MANUAL

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Penal Clauses of By-Laws

... OF THE ...

Corporation of the City of Victoria, B. C.

And of Certain Statutes of the

PROVINCE OF BRITISH COLUMBIA

Compiled With Copious Index by

WELLINGTON J. DOWLER,

Clerk of the Municipal Council.

Published by the Authority of the Police Commissioners,
Victoria, B.C., 15th June, 1900.

THE B. C. PRINTING & ENGRAV. CORP., LTD., VICTORIA.

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PREFACE.



THIS little volume is designed as a handy reference book for the police officer and the public. It is intended to contain in a convenient form primarily, the provisions of by-laws, and, secondarily, certain statutory provisions the public are expected to observe, and respecting the non-fulfilment or contravention of which, action by the City police may be necessary. Such a compendium has long been desired. The corporation by-laws, from which most of the within extracts have been drawn and collated, include a large amount of matter irrelevant to the duty of a police constable, and form too large a volume for convenient reference as to clauses involving a penal liability.

In thus summarizing and arranging the several sections herein set out, much of a quasi-relevant character has of necessity been omitted for the reason that the enforcement of the provisions therein contained was committed under by-law to special officers appointed by the City Council. For a list of this class of by-laws see Appendix A. The rule followed in such cases has been to include in the compilation such provisions as, notwithstanding this special authorization, police officers are empowered to enforce as well.

III.

It was also deemed desirable that the several sections which were regarded as pertinent to the object in hand, scattered as they were in a heterogeneous manner over the whole ground covered by city by-laws, should be grouped under some system or orderly arrangement. With this end in view they have been resolved into five parts; offences endangering life or property, forming Part I, the provisions relating to public morals, public health, manufacture of bread, sale of milk, and hawkers and peddlers forming Part II, and those referring to streets and bridges, hired vehicles, street cars, bicycles, being contained in Part III. Part IV consists of park and pound regulations and sundry subjects, while in Part V are to be found the statutory provisions as to sale of liquors and tobacco, and game protection.

It was further adjudged to be advisable in the arrangement of the several sections forming these parts, that for the purpose of subsequent reference and identification, the number of the original by-law from which any section is taken should be noted and the number of the section retained. By this precaution one can locate, easily and precisely, the by-law and section under which action may be deemed to be requisite.

A most important matter in a work of this kind is the preparation of a comprehensive index, embracing as far as possible every item of legislation in the compendium in order that, when required, any section may be referred to readily. The index contained herein will, it is hoped, prove to be of considerable assistance in finding any desired section quickly, and form an agreeable substitute for marginal notes which could not well be included in a page of this size.

IV.

For the information of the citizens, and as a further guide to the police in the discharge of their duty, the Commissioners have caused a folding map of the city (the first of its kind yet issued) showing the boundaries of the city, the fire limits and the wards, to be inserted.

In addition to this, the names of the Mayor and Aldermen, Police Commissioners, License Commissioners and Civic officials have been included, also a list of the fire alarms.

At the request of His Worship the Mayor, the Chairman of the Police Commissioners, I have segregated and compiled the particular items of interest to the general public and the members of the police force herein contained, and though the Manual may not be as complete as one could desire, I may be permitted to express the hope that it will serve, at least appreciably, the purpose for which it is intended.

W. J. D.



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PART I.

FIRE ARMS, FIREWORKS, MISSILES, &C.

2. Any person under the age of fourteen years, unless accompanied by his father or guardian, who shall carry a gun, rifle, pistol or other fire-arm, shall, on summary conviction thereof, be liable to a penalty not exceeding ten dollars, and in default of payment of the penalty to the forfeiture of the gun, rifle, pistol, or other fire-arm.

3. Every constable or other peace officer who shall find any person whom he has reasonable cause to believe is under the age of fourteen years, carrying a gun, rifle, pistol, or any other fire-arm, shall seize and detain such gun, rifle, pistol, or other fire-arm, and thereupon lay an information against such person before any Justice of the Peace, to be dealt with in accordance with the provisions of the preceding section, and upon the hearing or trial of such information any such Justice of the Peace may, in lieu of imposing a fine under section 2, or in addition to any fine imposed, order a forfeiture of such gun, rifle, pistol, or other fire-arm so seized and detained.

7. Nothing in this Act shall apply to Indians.—Cap 79, Rev. Stat., 1897.

1. 26. No person unless specially authorized and permitted by a resolution of the Municipal Council, shall make or light any fire, bonfire, or tar barrel in the streets,

alleys, or thoroughfares in the City of Victoria or in that portion of Victoria harbour which is within the City limits, or set fire to any fireworks or light, set off or throw any fire-cracker, squib, serpent, or other noisy, offensive, or dangerous substance.

No person shall without the permission of the Mayor of the city discharge any cannon, gun, revolver, pistol, or fowling piece, or any fire-arms within the limits of the City of Victoria.

But nothing in this section contained shall apply to target practice, rifle, or other shooting competitions by any member or members of any duly organized volunteer or militia force of Canada upon or over the range known as the Clover Point rifle range at any distance not exceeding 600 yards."—By-law 201.

27. No person shall use any bow and arrow, catapult, or slingshot, or throw any stone, snowball or other missile. — By-Law 146.

15. No person shall raise or fly a kite within the city limits.—By-Law 119.

STORAGE, CARRIAGE AND DISPOSAL OF EXPLOSIVES AND COMBUSTIBLE MATTER.

1. No person shall have, store, keep, sell or give away any gunpowder, blasting powder, gun-cotton, nitro-glycerine, dualin, carbide of calcium, or any explosive oils or compounds, within the corporate limits of the City of Victoria, except in the quantities limited hereby, and in the manner and upon the conditions herein provided, and under such regulations as the Mayor and Fire

City of Victoria harbour or set fire to or throw any other noisy, ce.

permission of any cannon, piece, or any the City of

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Wardens may prescribe, and no such sale or gift shall be made at any other time than between sunrise and sunset, and every package or parcel containing any explosive shall be marked by the vendor or donor thereof in legible characters on the outside with the name of such explosives before being removed from the premises.

2. The said Mayor and Fire Wardens may empower the Chief Engineer of the Fire Department, or other municipal officer, to issue licenses to persons desiring to have, store, keep, sell, or give away any explosives or inflammable substances mentioned in this by-law at any particular place or places in the said city, to be named in the said license (provided that the same shall not be stored or kept above the ground floor of any building, or in any dwelling, or in any building of which any part shall be used as a dwelling, unless specially authorized by said license), and any person so licensed may have on his licensed premises a quantity not exceeding at any one time, of nitro-glycerine, five pounds; of gun-cotton, five pounds; of gun powder, fifty pounds; of blasting powder, twenty-five pounds; and of giant powder, twenty-five pounds; and of carbide of calcium, one hundred pounds; and all such articles and materials shall be put and kept in tight metallic receptacles under lock and key, and every person so licensed shall place on each of the said metallic receptacles so used by him a sign in legible characters designating the articles therein contained.

4. No gunpowder, blasting powder, giant powder, gun-cotton, nitro-glycerine, dualin or carbide of calcium shall be manufactured within the limits of the City of Victoria.

5. All gunpowder, blasting powder, giant powder, gun-cotton, nitro-glycerine, or other

explosives brought into the said city in greater quantities than those for which a license shall previously have been obtained, unless the same shall be in charge of the naval or military authorities, shall be forthwith conveyed beyond the city limits, and shall not be permitted to remain on any dock, landing, street, alley, highway, railroad track, car, conveyance or other place or vehicle for a longer period than a reasonable time to unload the same, which time, however, shall not in any case exceed six hours.

6. No waggon, dray, cart or other vehicle loaded in whole or in part with gunpowder, blasting powder, giant powder, gun-cotton, nitro-glycerine or other explosive, shall be permitted to stand or remain on any street, alley, highway or place in said city more than half an hour at a time, and such waggon, dray, cart or other vehicle shall be marked on both sides of the vehicle with the word "explosive" in letters not less than six inches in length.

7. No fireworks, detonators, cartridges, powder train, percussion caps, collodion, ether, phosphorous, matches or other explosive compounds shall be manufactured, stored or kept on sale in the said city except in such quantities, in such manner, and in such places as may be determined by the Mayor and Fire Wardens and the Chief Engineer of the Fire Department, who may in their discretion issue permits, and may revoke any such permit at any time.

8. None of the following named chemicals, acids, and combustible materials shall be stored or kept in or upon any one building within the fire limits of said city in a greater quantity than as hereafter mentioned; namely,

EXPLOSIVES—FIRE PREVENTION. 7.

said city in for which a been, obtained, charge of the shall be forth- y limits, and main on any highway, rail- other place than a reason- which time, e exceed six

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l chemicals, shall be stor- lding with- a greater ed; namely,

of manufactured matches, one hundred pounds, of collodion, ether or phosphorous, fifty pounds; of detonators, five thousand in number; of powder train, one hundred pounds; of tar, twenty barrels; of pitch, twenty barrels; of turpentine, five hundred gallons; of varnish, one thousand gallons, unless the varnish be contained in iron-plated tanks fitted with iron manholes, and having no opening except through a metal tap screwed into the tank and entirely free from solder; provided that in case of any such materials or substances being required for manufacturing or medical purposes a special license may be granted by the Mayor and Fire Wardens.

II. No person shall sell or give any gunpowder, fireworks or other explosives, or any dangerous combustible, to any minor under the age of fifteen years.—By-law 292.

FIRE PREVENTION.

5. No person shall impede in any way or hinder any Fire Warden, Fireman or other person under the direction of the Chief Engineer of the Fire Department or other officer in command at any fire or fires.

6. No person or persons shall wilfully, or carelessly permit any vehicle to obstruct the progress of the apparatus of the Fire Department going to or returning from a fire, alarm or drill.

7. No person or persons, save and except the Mayor, Fire Wardens, Police, Firemen, and owners, occupiers or employees of buildings endangered by fire, shall be permitted to enter any burning building or within the lines designated by ropes or guards, across all or any streets, lanes or alleys, and any

person or persons entering within the lines designated by the ropes or guards, or refusing to move when directed to do so by any police officer or officers of the Fire Department, shall be liable to a fine or imprisonment, or both, as provided for in this by-law.

8. No person or persons shall run over, with any vehicle, the line or lines of hose in use at any fires, alarms or drills. (As amended by section 1 of by-law 305).

10. No person or persons shall, without reasonable cause, make or circulate, or cause to be made or circulated, any false alarm of fire by outcry, ringing of bells, or otherwise.

11. No person or persons shall break, remove or injure any of the parts or appurtenances of the fire alarm telegraph without authority from the Chief Engineer of the Fire Department, who shall report such action to the Fire Wardens.

12. No person or persons shall make or fit any key to the lock of any signal box of the fire alarm telegraph, have or retain in his or their possession, or under his or their control, a key belonging to or fitted to open the lock of any signal box without authority from the Chief Engineer of the Fire Department so to do, or pick, or force the lock of any such signal box. (As amended by section 2 of by-law 305).

13. No person shall put or place, maintain, or suffer to be or remain, any article, thing or matter on or upon the sidewalk or street so as to interfere with the free access or approach to any fire hydrant or signal box of the fire alarm telegraph. (As amended by section 3 of by-law 305).

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16. Every building of three stories or more in height, occupied or used as a hotel, boarding or lodging house, or any factory, mill, manufactory or workshop, shall be provided with good and sufficient means of egress in case of fire. Every building in which operatives are employed above the first floor shall be provided with metal fire escapes and women and children shall not be employed above the second story of any factory, shop or printing office unless there are two or more means of exit. All fire escapes shall be built and placed in accordance with the instructions of the Chief Engineer of the Fire Department or other officer appointed by the Fire Wardens, shall be kept free from any obstructions, and shall extend from the first story to at least four feet above the roof.

17. Every building of four stories or more in height used as a store, warehouse, factory, workshop, hotel or lodging house, and all theatres, shall have a four inch metallic stand pipe within or near the front wall, extending from four feet above the line of sidewalk to the line of roof, and at each story there shall be proper branches with gate valves, and there shall be a Siamese inlet at the line of sidewalk, all of the proper dimensions to connect with the hose of the Fire Department.

18. No owner or occupant of any building within the Corporate limits shall have therein a smoke stack or pipe of metal for conveying fire or smoke, fixed nearer than twelve inches to the face of any timber or have therein any smoke stack or pipe of metal passing through any timber, timber framing, or partition of wood or lath or plaster or through any wooden floor, unless it is encircled by a rim of solid stone or brick not less than three inches wide or a double rim of metal with a space of not less than three inches between the two rims, and equal in thickness to the full finished thickness of

the framing through which it passes. (As amended by section 4 of by-law 305).

19. No owner or occupant of any building within the corporate limits shall have within or about such building any stove, furnace, range or vessel in which fire may be kept, set or placed in such manner that the back thereof may be less than sixteen inches from any woodwork unless the woodwork is protected by metal, and in that case not less than twelve inches; and no such occupant shall have within or about such building any iron stove, furnace or vessel in which fire may be kept, not built into a brick chimney, unless such iron stove, furnace or vessel stand upon stone, brick or zinc, or other incombustible material which shall project at least one foot from the front or door of the same. (As amended by section 5 of by-law 305).

20. Every occupant of any building shall keep all pipe-holes in any chimney in such building, while such pipe-holes are not in use closed by a proper stopper of metal or other incombustible material.

21. No occupant of any building shall permit any chimney, stove pipe or flue therein to become unclean or take fire.

22. It shall be unlawful for any person to deposit any ashes, or cause the same to be deposited or placed, or permit the same to be or remain in any wooden vessel or upon the floor of any building, or in any place or premises belonging to or occupied by him, or her, or others, or in any metallic vessel within two (2) inches of any woodwork, or structure, or place, or permit any hay, straw or other combustible material uncovered within

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31. Each person making, using or having
the charge or control of shavings, hay, straw,
paper, bags, litter or any other combustible
waste or fragments, shall, at the close of each
day, cause the same to be securely stored or
disposed of so as to be safe from fire.

28. No person shall keep in store or for
sale or use in any building within the fire
limits more than the quantity of hay or straw
following, namely:—

For every livery or hack stable, 15 tons.

For storage or sale, 15 tons.

For private consumption, two tons.

29. No person shall, in any building where
hay, straw shavings, or other combustible
materials may be, smoke or have in his pos-
session any lighted pipe, cigar or cigarette,
or carry or keep, or suffer to be carried or
kept, any lighted lamp, candle or taper not
being enclosed in a lantern or shade so as to
prevent accident from fire therefrom.

23. No person shall keep any larger quan-
tity than eighty gallons of coal oil or other
oil of a similar combustible character in
wooden casks, or three hundred gallons in
tin, iron, stone or earthenware or twenty
gallons of crude oil, burning fluid, naphtha,
benzole, benzine, or other similar combustible
fluid in any wooden building; and no person
shall keep any larger quantity than one hun-
dred and fifty gallons of coal oil or other oil
of a similar combustible character, in wooden
casks, or seven hundred and fifty gallons in

tin, iron, stone, or earthenware, or eighty gallons of crude oil, burning fluid, naphtha, benzole, benzine, or other similar combustible fluid, in any brick building, unless the same shall be kept in a cellar properly ventilated and without a floor, or with a floor of brick, stone, cement, or other incombustible materials, in which case three hundred gallons of coal oil, or other oil of similar inflammable character, in wooden casks, or one thousand gallons in tin, iron, stone earthenware, may be so kept; and no person shall permit or suffer any of the fluids mentioned in this section to flow into any municipal drain or sewer.

24. Notwithstanding anything in the last preceding section contained, when fire-proof buildings, so constructed as to insure at all times a thorough ventilation thereof and used exclusively for the purpose of keeping or storing coal oil, building fluid, crude oil, naphtha, benzole, benzine or other similar combustible materials are isolated or detached at least two hundred feet from all other buildings, then any of the fluids may be kept and stored therein without limit as to quantity, subject to the provisions herein after contained.

25. No person shall take, light or use in such storage building as is mentioned in the last preceding section, any fire, either for heat, light or other purposes.

26. No person shall at any time keep or store any fluid mentioned in this by-law, in the unlimited quantity therein authorized or mentioned, unless he has obtained from the Inspector of Buildings, within one year then last past, a certificate to the effect that the building in which such fluid is stored or kept, is in all respects of the character and description mentioned in that section; and for every

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such certificate the person obtaining the same shall pay to the Inspector of Buildings, for the use of the Corporation, a fee of one dollar.

27. No person shall, at one time, convey, on any vehicle more than two hundred and fifty gallons of any of the combustible fluids herein mentioned or referred to.

30. All smoke-houses or dry-houses shall be built of brick or stone, and the door and roof of same shall be constructed of some non-combustible material.

32. All aisles and passage ways in buildings used for public assemblages shall be kept free from camp stools, chairs, benches, sofas or other obstructions during any performance, service, exhibition, lecture, concert, ball or public assemblage whatever.

35. No person shall kindle, or cause to be kindled or used, any fire upon any street or highway, or anywhere in the open air in the City of Victoria, without a permit to do so signed by the Chief Engineer or other officer in charge of the Fire Department.

36. The Chief Engineer of the Fire Department, the Assistant Chief Engineer, or any municipal police officer, may enter upon any property which is, or is reasonably supposed to be subject to the regulations of this by-law, in order to ascertain whether such regulations are obeyed, and no person shall obstruct any such officer in the discharge of his duty.—By-law 119, as amended.

PREVENTION OF CRUELTY TO ANIMALS.

No person shall burn, sear, or cut the inner parts of or confine the mouth of any calf by

rope, twine, or any kind of muzzle, and no person shall in any manner tie or confine by rope, twine or otherwise, the feet of any calf, sheep, lamb, swine or poultry, which may be brought to or exposed in this city for sale.—Pt. Sec. 15 By-law 148.

1. No person shall, within the limits of the said City, cruelly beat, ill-treat, overdrive, abuse or torture, or cause or procure to be cruelly beaten, ill-treated, overdriven, abused or tortured, any animal.

2. Every person who shall impound or confine, or cause to be impounded or confined, in any pound, building, enclosure, vessel, box, hamper or cage within the limits of the said City, any animal, shall provide and supply, during such impounding or confinement, a sufficient quantity of fit and wholesome food and water to such animal.

3. No person shall, within the limits of the said City, convey or carry, or cause to be conveyed or carried, in or upon any vehicle, any animal in such a manner or position as to subject such animal to unnecessary pain or suffering.—By-law (121) 19.

47. No person or persons selling or exposing for sale on the public market any live stock whatsoever shall in any way ill-treat or be guilty of cruelty towards the same, either by beating them unmercifully or keeping them lying on the ground with their feet tied. By law 148.



MALS.

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PART II.

PUBLIC MORALS.

1. No person shall make use of any profane, obscene, blasphemous or grossly insulting language, or be guilty of any other immorality or indecency, in the City of Victoria; nor shall any person or persons exhibit, sell or offer to sell, any indecent or lewd book, paper, picture, plate, drawing or other thing, nor exhibit or perform any indecent, immoral or lewd play within the City.

2. Any person or persons found drunk or disorderly, or who shall cause a disturbance by screaming or singing, or by impeding or incommoding peaceable passengers in any street highway, or public place within the City of Victoria, and all vagrants and mendicants within the said City, shall be subject to the penalties of this by-law.

3. No person or persons shall give or hold, or allow to be given or held, any theatrical performance or other public exhibition or entertainment, or any portion of any such performance, exhibition or entertainment within the said City, between the hours of twelve o'clock on Saturday night and twelve o'clock on Sunday night.—By-law

PUBLIC HEALTH.

27. No person shall let or hire, or allow any other person to occupy any house, or

part of a house, in which there has been any person sick or affected with smallpox, diphtheria, scarlet fever, cholera, typhoid fever, or malignant disease, without having first had the said house, or part of a house, thoroughly disinfected, together with any article or articles therein contained, and under the direction and to the satisfaction of the Medical Health Officer.

38. No owner, driver, or person in charge of any cab, omnibus, railway, street railway or tramway, carriage, or of any other public or private conveyance shall use, or permit the same to be used, for the conveyance of any person sick or affected with any of the diseases named or provided for in this by-law, nor for the conveyance of the body for burial, or otherwise, of any person who has died from any of said diseases without the permission of the Medical Health Officer, and every undertaker or other person who with a hearse or other vehicle removes or conveys therein for burial or otherwise the corpse of any person who has died of any of such contagious or infectious diseases, is hereby required to have such cab, omnibus, street railway, or tramway carriage, or any such public or private conveyance, or hearse, or other vehicle thoroughly disinfected.

46. No owner, tenant or occupant of land, or any person or body corporate within the city limits, shall suffer the accumulation upon his or their premises, or deposit, or permit to be deposited, upon any lot belonging to or occupied by him, of anything which may endanger the public health or deposit upon or into any street, square, lane, highway, wharf, dock, slip, pond, bank, stream, sewer, or water or waters of Victoria Harbour or the Arm, any dead animal, fish, dirt, rubbish, excrement, dung, manure, offal or other refuse,

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or vegetable or animal matter, or other filth
or offensive thing.

47. If any person shall own, occupy or
keep any lot or ground, building, stable or
other premises in such a bad and filthy
condition as to be offensive and a nuisance
to the neighbourhood, or to any person or
family, such person shall be subject to the
penalties provided for an infraction of this
by-law.

48. The keeper of every livery or other stable
shall keep his stable and stable yard clean,
and shall not permit more than two waggon
loads of manure to accumulate in or near the
same at any one time.

49. No person shall suffer the accumula-
tion upon his premises, or deposit or permit
the deposit upon any land belonging to him
or under his control, of anything so as to
endanger the public health, or shall deposit
or suffer or permit to be deposited, throw
into, or leave in or upon any street, court,
square, road, lane, alley, wharf, public en-
closure, vacant lot, pond, or body of water,
any dead animal, dirt, sawdust, soot, ashes,
cinders, shavings, hair, shreds, manure, fish,
shells, waste water or filth of any kind, or any
refuse, animal or vegetable matter whatever.

50. All house or store offal, whether con-
sisting of animal or vegetable substance, shall
be placed in suitable vessels and no ashes or
other refuse matter shall be mingled there-
with, and the same shall be kept in some con-
venient place to be taken away by the scav-
engers.

51. No distiller, tanner, brewer, soap-
boiler, tallow, chandler, butcher, meat-packer,
fish-canner, oil manufacturer, dyer, livery

stable keeper, wash-house keeper, slaughter-house keeper or other person shall discharge out of, or permit to flow from, their still-house, tannery, brewery, oil manufactory, shop, slaughter-house, packing-house, stable, or any other place, any foul or other nauseous liquors, slops, or other substances whatever into any private ground, street, lane or public ground, or fresh water stream, pond or lake within said city.

54. No slaughter-house, lot, buildings or premises for the purpose of killing therein, shall be erected, maintained, opened, used or kept within the limits of the City of Victoria.

57. No person shall permit or suffer the accumulation so as to be a nuisance, of any offal, filth, refuse, stagnant water, or other offensive matter or thing upon his premises, or on any vacant lot belonging to him, or for the owner or lessee of which he is the agent.

58. No person shall place on any land, or in or upon any street, road, or highway, any night soil, manure or other refuse matter, or any other dirt or filth which is, or is likely to become, a nuisance.

59. No person shall convey or cause to be conveyed through any street, road or highway any night soil, swill, or other filth or other offensive matter dangerous to health, between the hours of six in the morning and twelve in the evening, nor at any time except in a proper covered cart or vehicle, so as to prevent slopping or spilling.

60. Every tenant or occupier of a building shall dispose of all animal and vegetable refuse from such building or on the premises occupied therewith, either by burning the same or by placing it in a proper covered re-

ceptacle, the contents of which he shall cause to be removed at least once every week.

74. No person shall let or occupy, or suffer to be occupied, as a dwelling or lodging, any room which—

(a.) Does not contain at all times at least 384 cubic feet of space for each person occupying the same.

(b.) Has not a window made to open in a manner approved by the Medical Health Officer or the Sanitary Inspector, or

(c.) Has not appurtenant to it the use of a water-closet, earth-closet, or privy, constructed in accordance with the by-laws and regulations of the city.

(d.) Every room in which a person passes the night, or is found between midnight and five o'clock in the forenoon, shall be deemed to be occupied as a dwelling or lodging within the meaning of this section.

75. Any officer of the Corporation may seize, and under the direction of the Medical Health Officer, the Mayor or the Sanitary Inspector, destroy any tainted or unwholesome meat, poultry, fish, or other article of food exposed or offered for sale.

76. No person or persons shall sell or offer for sale any bread, milk or other substance adulterated with any substance injurious to health, and any article so adulterated shall be forfeited and destroyed under the direction of the Mayor, Police Magistrate, or

of any Justice or Justices of the Peace in and for the City of Victoria, before whom such case shall be tried.—By-law 190.

9. No butcher or other person shall slaughter, bleed or gut any animal or fish, or pluck or remove the feathers from any fowl, poultry or wild game of any description, or pluck or remove the hair, wool from any sheep or other skin, or expose any meat in a bleeding state, or the unclean entrails of any animal in or upon the said public markets or any other place within the city where meats are exposed for sale, or lay or throw, or deposit any dirt, dung, garbage or offal therein.

10. No butcher, huckster, grocer, trader or any other person shall sell, expose or offer for sale in any public market, or at any place within the limits of the City of Victoria, any measly pork, or unsound, diseased, stale, rotten, fermented, nauseous or unwholesome meat, poultry, fish, vegetables, fruits, or other articles of food or provisions, or the flesh of any animal dying otherwise than by slaughter, or any bull beef or boar pork unless sold as such, or poultry, from which the entrails and crop have not been removed, or any unwholesome bread, cake or pastry, manufactured in whole or in part from unwholesome flour or meal.

11. Every person selling meat or articles of provisions, by retail, whether by weight or measure, in this city, shall provide himself, herself or themselves, with scales, weights and measures regularly stamped, marked and

adjusted by the Inspector of Weights and Measures.

12. No butcher or other person shall leave or deposit within the market building or on the pathway or square surrounding the same, any green hides or skins, or hides or skins in bleeding state, nor leave or expose for sale any such hides or skins in any vehicle after the hour of 8 a.m. during the months of April, May, June, July, August, September or October in each year.

14. No butcher or other person shall place, leave or expose any meat, fish, or vegetables upon or over any of the public sidewalks or streets in the city for a longer time than may be reasonably necessary to transfer the same to and from the shop of such person.

14a. The Superintendent of City Police may grant temporary permission to suspend the operation of section 14 of the Market By-law, 1391, for a period not exceeding one week at Christmas. (See Sec. 6, By-law 157)

15. No person shall slaughter, sell, offer, expose for sale or barter or trade in meat of any calf less than four weeks old.

24. The Market Superintendent, Health Officer, Health Inspector or any Police Officer may inspect all meats or other articles of provision that may be offered or exposed for sale in the public market or any other place within the limits of the City of Victoria, and, in his or their own discretion, shall have the power to seize or destroy, or cause to be destroyed, such as may be blown, tainted, or otherwise unfit to be used as food.

25. No farmer or other person shall sell of, dispose of, or offer for sale, any article

of provision, or of farm or of garden produce, upon any of the public streets, or in any other place within the said city, unless he or she has first been to the public market with such article or load of such farm or garden produce, and paid the proper fee thereon. Provided, that nothing in this clause shall prevent farmers or gardeners from delivering to their customers within the city, farm or garden produce, upon their taking out license under the Revenue By-law, and paying the proper license fee, and such farmers or gardeners, who have such licenses, shall not be subject to the provisions of this clause. Provided, further, that this clause shall not be deemed to apply to any person having a shop or other permanent place of business in this city for sale, by retail, of the aforesaid articles.

30. Any person committing or attempting to commit any fraud in the selling or weighing of hay, straw, coal, or any other article or thing, or introducing heavy articles into the waggon or other vehicle, or by wetting or concealing wet or unmerchantable articles in the load, or by using any fraudulent device or contrivance, or by any means whatever, shall be liable to the penalties provided for an infraction of this by-law.

34. All firewood brought into the city and exposed or offered for sale, or marketed, shall be sold by the cord, and such cord shall contain 128 feet of wood, cubic measurement, measured from point to scarf.

36. No firewood shall be deceitfully or unfairly piled so as to appear of greater measurement than if fairly, closely and compactly piled; no crooked wood shall be packed or piled with cordwood. but the same shall be packed or piled separately.

42. Every coal and wood dealer having a permanent place of business in the City of Victoria for the sale by retail of coal or wood, shall give to the driver or person in charge of each load of coal or wood sent out for delivery to a purchaser in the said city a ticket signed by such dealer, or by his agent, specifying the true amount of coal or wood contained in such load, which ticket shall be delivered to the purchaser at the time of delivery of said coal or wood.

43. It shall be lawful for the Market Superintendent or any police officer to require that any load of wood or coal on its way from seller to buyer in the said city shall be weighed or measured by the Market Superintendent or his assistant, or for the purchaser of any load of coal or wood to require that the same shall be so weighed or measured, and the driver or person in charge thereof shall thereupon have the said load weighed or measured at the expense of the party requiring the same, and shall then and there produce to the weighmaster the ticket mentioned in the preceding section of this by-law. to the penalties of this by-law.

44. Any dealer who falsely states in the ticket aforesaid the weight or amount of the coal or wood in any load, and any person who upon request as aforesaid refuses to have his load weighed or measured, or produce his ticket to the weighmaster, shall be subject to the penalties of this by-law.

45. No horned cattle, calves, swine, sheep, horse, mare, colt, filly or gelding brought into the City of Victoria for sale shall be sold in any of the public streets, or other place in the said city, before they have been at the cattle market and the market fees have been paid thereon, except such as may be sold by any licensed auctioneer for the said city upon

his own premises, or at such other place or places as the City Council may, by any general regulation or resolution describe for such purpose.

52. No person, in any of the public markets of this city, shall be guilty of any lewd, lascivious or disorderly conduct, or make any loud or boisterous noises, or use any profane or vulgar language, or stand about without business and obstruct the passage-ways of any market buildings or places, or commit any nuisance or do any act that is calculated to lead to a breach of the peace, or which tends to disturb the good order and decorum thereof; nor shall any person or persons in charge of waggons or other vehicles, or horses or cattle attached thereto, leave the same or assemble together on the sidewalk, or wantonly snap their whips, or make a noise or annoy, or insult persons passing on the sidewalk or through the market.

58. Any person selling within the City of Victoria any substance whatever, or the compound known as "oleomargerine" under the name of butter, or shall offer or expose for sale any other adulterated article of food whatever, shall be liable to prosecution for infraction of this by-law.—By-law 148.

MANUFACTURE AND SALE OF BREAD.

I. All bread sold or offered for sale in the City of Victoria in whatever shape, form or fashion, must be in loaves of one pound and a-half and three pounds avoirdupois weight respectively, and the price charged therefor shall be at a rate per pound, and no person shall sell or offer for sale any bread except by weight. Provided always that for bread made twenty-four hours and over, one ounce

light weight shall be allowed for every one pound and a half of bread, but whenever such allowance in weight shall be claimed the burden of proof in respect to the time when the bread in respect of which such allowance shall be claimed, was baked, sold or exposed for sale, shall devolve upon the defendant or baker of such bread.

2. Nothing in the last preceding section contained shall be construed or extended to prevent bakers or other persons from selling currant loaves, biscuits, buns, rolls, crackers, muffins, or any other fancy cakes commonly made in the trade.

3. Every baker and every vendor of bread shall keep scales and weights suitable for the weighing of bread in a conspicuous place in his shop, and every baker and every vendor of bread shall weigh the bread sold or offered for sale, if requested.

4. No person shall use any alum or other deleterious material in making bread for sale, and no person shall sell or offer for sale any bread containing any alum or any other deleterious material.

5. It shall be lawful for the Chief of Police and Police Constables of the said city and every of them, and for the Medical Health Officer and Sanitary Officer and any other person the Mayor may appoint, at all reasonable hours, to enter into and inspect and examine every bakery and baker's shop and other buildings and premises in the City of Victoria, where any bread is or shall be baked, stored or deposited, or offered for sale, and to inspect and examine all flour and materials therein intended to be used in the making of bread for sale, and also to examine all bread found therein, and to weigh the

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same, and also to examine every vehicle, truck, barrow and basket in which bread may be placed or stored in the said city for the purpose of delivery before and after the sale thereof, and to examine all bread found therein and to weigh the same and to seize and carry away any bread found under weight or any bread made contrary to the provisions of this by-law, and to prosecute all breaches of this by-law before the Police Magistrate or other Justice or Justices of the Peace holding the Police Court in the said city, and on conviction of the offender (in addition to any penalty inflicted) all such bread as shall be found deficient in weight or made contrary to the provisions of this by-law shall be seized and forfeited to the use of the Corporation of the said city in such manner as may be directed by the Police Magistrate, or other Justice or Justices of the Peace so convicting, and if any unwholesome flour or any alum or deleterious material intended to be used in the making of bread for sale shall be found in any bakery or shop, or on the premises thereof, the Chief of Police or other Police Constable or other person finding the same shall take away a small sample thereof for the purpose of evidence.

6. Every person making for sale or selling any bread, or having or offering any bread for sale, or for delivery upon, or after sale, or in supply of contract, or being in possession or in charge of any bread for sale or delivery within the said city, or of any bakery or shop in the said city, for the making of bread, or of any vehicle, truck, barrow or basket for the delivery of bread, before or after the sale thereof, shall upon the request of the Chief of Police or any Police Constable or member of the Police Force of the said city or any other person appointed by the Mayor as aforesaid, submit to and permit and assist the inspection, weighing and ex-

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amination of such bread under this by-law, and also the inspection of such vehicle, truck, barrow or basket for the delivery of bread, and also such bakery or shop and all bread therein, and also all flour, meal and materials found therein intended to be used in the making of bread for sale, and for that purpose shall open all ways, doors, locks and fastenings in and about the same, and in and about all cupboards, boxes and compartments therein, and no such person or persons as aforesaid shall, nor shall any other person whatsoever in any way thwart, refuse, impede, hinder or prevent any such inspection, weighing and examination of bread, or the inspection of any vehicle, truck, barrow or basket for the delivery of bread, or any bakery or shop or any flour, meal or other materials therein intended to be used in the making of bread for sale.—By-law 282.

REGULATIONS RESPECTING MILK VENDORS.

All milk vendors shall be licensed.

8. The licensee shall have placed in a conspicuous place on every waggon or vehicle from which milk is sold the name of the licensee and the number of the owner's license, and on every milk can from which milk is sold the name of the farmer, dairyman, or person who supplied the milk to the licensee.

12. Each dairyman or milk vendor shall comply with various clauses of the "Health By-law" by giving notice to the Board of Health of any cases of contagious animal diseases occurring amongst his cattle or from any cattle on the farm from which he obtains milk, or of any contagious

disease named in the "Health By-law," in his family, or in the farm-house or shop at which or in which the milk is either sent or received.

13. No milk that has been adulterated, or that has been reduced or changed by the addition of water or other substance, or by the removal of cream, nor milk known as swill milk, nor milk from cows or other animals fed upon distillery slop, starch factory products, garbage, or other like substance, nor any butter or cheese made from any such milk shall be brought into, held, kept, or offered for sale at any place in the City of Victoria, but skimmed milk may be sold as such if contained in cans bearing upon their exterior the words 'skimmed milk,' placed conspicuously in letters not less than two (2) inches in length, and served in measures also similarly marked. No person shall supply such skimmed milk unless such quality of milk is asked for by the purchaser. — By-law 253.

HAWKERS AND PEDDLERS.

2. Every hawker or peddler hawking or peddling within the limits of the City of Victoria shall pay a license fee of \$20.00 for every six months, as provided by the Revenue By-law, 1893.

3. Every hawker or peddler licensed under the Revenue By-law, 1893, shall at the time of the issue of his license receive from the collector a plate bearing a number, which shall be affixed on a prominent place on the outside of his waggon, cart or other vehicle or basket, or other receptacle for carrying or

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conveying his goods, wares or merchandise,
and said plate shall remain thereon during the
the period for which the license is granted,
or in case more than one basket or other
receptacle is carried by the licensee, then the
plate shall be attached to one of such baskets
or other receptacle, and such plate shall be
returned to the Collector at the expiration of
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PART III.

STREETS AND BRIDGES.

11. No person shall erect or cause to be erected any post or structure in or upon any street or public sidewalk, footpath, or sidewalk allowance without the permission, by resolution, of the Council.

13. Every area extending under any street or public sidewalk must be covered over with iron or strong wooden gratings, the space between the bars not exceeding one inch; but no such area shall be permitted without the consent by resolution of the Council; and such consent may be revoked at pleasure, if the covering be not kept in proper repair.

14. No gate or door abutting on a street or public sidewalk shall open outwardly over such street or sidewalk.

15. No steps or boot-scrapers shall be placed on any street or public sidewalk.

16. No person shall break, tear up, or remove any planking, pavement, sidewalk, curbing, macadamizing, or other road surface, or make any excavation in or under any street or public sidewalk, or deposit any building material thereon for the purpose of building or otherwise, without having first obtained permission in writing from the Council or the Street Committee to do so; and in case any such permission be granted, the work so permitted shall be done only under the direction

of the City Surveyor, and the person to whom such permission is granted shall forthwith complete the work and replace, relay and make good whatever he may have broken, torn up, removed, or excavated under such permission.

17. The person obtaining such permission as last aforesaid shall, during the continuance of the work or obstruction in question, keep and maintain all such fences, lights, and watchmen, and take such further precautions, as may be necessary to prevent accident to persons or property, or as may be required by the Street Committee or the City Surveyor, and shall be responsible for all accidents that may occur to any person or property by reason of such work or obstruction.

18. No person shall place, or cause or allow to be placed, any goods, wares, merchandise, or other article, upon or over any street or public sidewalk; but this provision shall not interfere with the reasonable and expeditious use of a portion of a street or sidewalk for the taking in or delivery of merchandise or other goods.

19. No person shall saw or split cordwood or firewood upon any public sidewalk; and no person shall stand on any sidewalk with his saw-horse or saw so as to obstruct passengers. (As amended by by-law 201.)

20. No person being the owner or purchaser of any cordwood, firewood, or coal which has been deposited upon any street shall permit it to remain on such street longer than five hours.

Except between the hours of three o'clock a.m. and nine o'clock a.m., no person shall without permission from the Chief of Police saw, cut or split cord-wood or fire wood

upon any street within the lines or boundaries of that portion of the City of Victoria known as the "Fire Limits," as described in the Buildings By-Law Amendment By-law, 1892, and numbered 158.—(As amended by by-law 201.) By-law (146) 31.

4. It shall be the duty of the occupier of every building fronting on any street within the municipality, immediately after any cordwood or firewood shall be cut or split, or any coal shall be deposited on any portion of the street in front of such building for the use of such occupier, to remove or cause to be removed from off the street, all chips, bark, coal dust and other rubbish caused by such cutting or splitting or deposit, and to cause the said portion of the street to be carefully swept and cleaned. —By-law 286.

21. Every occupier, and in case there is no occupier, every owner, lessee, or agent for the absent owner, of any building or land abutting on a street, and every person having charge or care of any church, chapel, school, or public building abutting on a street, shall water and cleanly sweep and keep free from dirt, dust, snow, ice, or other incumbrance, the pavement or sidewalk and the gutter or water-course in front of such building or land before ten o'clock in the morning of each day except Sunday; and in case any snow or ice shall be so frozen that it cannot be removed without injury to the sidewalk or pavement, he shall strew the same with ashes, sand, or other suitable substance.

22. Every person riding or driving along any street shall keep to his left-hand side, except when passing another horse or vehicle which is going in the same direction or standing still.

23. No person shall ride or drive any horse in any street at a gallop or at a pace exceeding six miles an hour, or, on any bridge, faster than a walk.

24. No person shall ride, drive, lead or back any horse or vehicle, or any wheelbarrow or other hand carriage (except hand carriages for children), against, over or along any public footpath or sidewalk, unless crossing it at a proper crossing to enter or leave any premises.

25. No rider, driver or owner of any horse shall permit it to run at large in any street, or leave it standing unattended in any street without being securely fastened to a post or to a block of metal at least thirty-five pounds in weight.—By-law (146) 31.

25a. No person shall drive any cattle, sheep or swine across any bridge within the limits of the Corporation of the City of Victoria.—By-law 122.

1. Every post or other structure erected at any time heretofore by any person upon any street or public sidewalk, footpath or sidewalk allowance shall be removed by the person erecting the same upon demand in writing of the City Engineer.

3. Every awning or shade, and every bracket supporting the same, across or over any sidewalk shall be at least seven feet six inches clear above the level of the sidewalk, and it shall be unlawful to use any ratchet or contrivance other than such as shall be worked by cords and pulley for raising or lowering any such awning or shade, unless such ratchet or contrivance be not less than six feet six inches above the sidewalk.

84 STREETS—HIRED VEHICLES.

5. No person shall throw, leave, deposit or place, or cause to be thrown, left, deposited or placed, or suffer or permit his or her servant or servants, or workman or workmen, to throw, leave, deposit or place any dead animal, carrion, putrid meat or the entrails of any animal or fish, or decayed vegetables, night soil, or other refuse matter or thing injurious to the public health, or any straw, shells, glass, crockery, cans, tinware, chips, durg, filth, orange peel, banana peel, or fruit peel of any description, packing paper or hand bills, or other matters or things dangerous to traffic, or other rubbish of any description in or upon any street, lane, sidewalk, park, public ground or public place, or vacant lot or vacant ground within the municipality: Provided that nothing herein contained shall prevent the ordinary manuring of ground used for garden or agricultural purposes within the said city.

6. No person shall dig, take or carry away any earth, rock, gravel, sand or turf from any park or street, or from any lot belonging to the city, without having first obtained permission in writing from the City Engineer.

7. No ashes, paper or other rubbish shall be removed from any building or street within the fire limits, except before the hour of 9 o'clock a.m.—By-law 286.

HIRED VEHICLES.

3. The owner of every vehicle used or standing or plying for hire, for the carriage of passengers or goods shall register, and at all times keep registered, the same in his own name in the office of the Clerk of the Municipal Council, and obtain from the said Clerk a metallic badge bearing the number under

which such vehicle is registered, together with a certificate, in the form A hereto annexed, of such registration, for which certificate the said Clerk shall be authorized to demand and receive, for the use of the Corporation, a fee of one dollar, and which certificate and registration shall expire on the thirty-first day of December in the year of such registration; and no owner of any vehicle shall permit the same to be used, employed, or let for hire for the carriage of passengers or goods, nor shall any person drive, or stand or ply for hire with, such vehicle unless it is so registered, and unless the metallic plate bearing the registered number aforesaid is affixed to some conspicuous part thereof.

DRIVERS.

4. No person shall act as driver of any vehicle plying for hire or hired as aforesaid without first obtaining from the Council a license in the Form B hereunto annexed, and a numbered badge, which license and badge shall be registered by the Clerk of the Council, and which badge shall be worn by such driver on his arm or some other conspicuous position; and a fee of one dollar shall be paid for such license and badge for the use of the Council; and every such license shall be in force until the same is revoked, except during the time that the same may be suspended as hereinafter mentioned.

5. No person under the age of eighteen years, or whose license has been revoked or is suspended as aforesaid, or who has been convicted of felony, or who is manifestly unfit, shall be entitled to be licensed as a driver under this By-law.

6. No person authorized by the owner of any vehicle registered under this by-law to act as driver of such vehicle shall suffer any other person to act as driver thereof without the consent of the owner thereof; and no person, whether licensed or not, shall act as driver of any such vehicle without the consent of the owner thereof.

7. No driver or other person having or pretending to have the care of any vehicle standing or plying for hire or hired as aforesaid shall be intoxicated, or use any obscene or impertinent language or insulting gesture, or by wanton and furious driving or any other wilful misconduct injure or endanger any person in life, limb, or property.

8. The Council may, upon the conviction of the driver of any vehicle standing or plying for hire or hired as aforesaid, for any infraction of this or any other by-law respecting vehicles plying for hire, suspend or revoke his license as they deem right.

STANDS.

9. No person shall stand for hire with any vehicle for the carriage of passengers or goods in any street except on a stand for the time being designated by the Council for that purpose. All such vehicles so standing shall be drawn up in single file, at least twenty feet apart and at least ten feet from any crossing.

10. Until otherwise designated, the following, and no other, shall be the stands referred to in the last preceding section, namely:—

HACK AND EXPRESS STANDS.

(a) Passenger vehicles may stand in the middle of any street in the City except the following, viz:—Government street, south of Johnson street.

Fort street, between Government and Douglas streets.

Fort street west of Langley street.

Yates street, between Government and Douglas streets.

Yates street, west of Langley street.

Bastion street, between Government and Bastion Square.

View street, between Broad street and Douglas street.

Johnson street, between Government street and Store street.

Broughton street, west of Government street.

Broad street from North side of Trounce square to Fort street.

(b) Goods vehicles shall stand upon the following streets and no other or others:

Centre of Yates street, east of Broad street.

Centre of Yates street, west of Langley street.

Centre of Fort street west of Langley street.

Centre of Wharf street.

Centre of Government street north of Johnson street.

(As designated by Resolution of Council, Sept. 5th, 1899.)

11. The driver or person in charge of every vehicle standing or plying for hire or hired for the carriage of passengers or goods shall, at all times, between one hour after sunset and one hour before sunrise, carry a good and sufficient light on each side of such vehicle.

12. No owner of any vehicle for the carriage of passengers or goods shall permit the same to be used, employed, or let for hire, nor shall any person stand or ply for hire with such vehicle, without having affixed thereto, in a conspicuous place, a card on which shall be printed, in easily legible type, the name of the owner of the vehicle, and the number of persons to be carried by it if it be a vehicle for the carriage of passengers, and the scale of charges for the use thereof.

13. The following, and no higher, shall be the scale of charges for the carriage of passengers and baggage:

(a.) Hacks, \$1.50 per hour, so long as required.

(b.) Driving one or two persons any place within the City Limits, 50 cents.

(c.) For every passenger over two, 25 cents each.

(d.) To or from any steamer or train, 50 cents per head, not including special orders.

(e.) Balls, parties, and theatres, one person to and from, \$2.00; two persons to and from, \$2.50; three persons to and from, \$3.00; four persons to and from, \$3.50.

For weddings, to and from, each carriage, \$5.00.

For funerals, to and from cemetery, each carriage, \$4.00.

(f.) Trunks taken from any wharf, train, or house to any point within the city limits, 25 cents each.. Trunks taken on carriages, 25 cents each; baggage carried in the hand of a person being conveyed in a licensed vehicle, free.

HIRING AND PAYMENT.

14. No driver of, or person standing or plying for hire with, any such vehicle as aforesaid shall refuse, when required by the hirer thereof, to carry therein the number of persons mentioned on the card affixed there- to or any less number, if it be a vehicle for the carriage of passengers, or refuse or neglect, without reasonable excuse, to drive such vehicle to any place, within six miles of the boundary of the city, to which place he is directed to drive by the person hiring or wishing to hire such vehicle; and no owner or driver of any such vehicle, or any other

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person on his behalf, shall exact or demand from any hirer thereof more than the charge allowed by this by-law unless the hiring has extended to some place beyond the city limits and the hirer has specially agreed to pay therefor at the rate demanded.

15. No owner or driver of any such vehicle which is hired shall permit or suffer any person to be carried in or upon or about the same during such hire without the express consent of the hirer thereof.

16. No hirer of any vehicle shall neglect or refuse to pay on demand to the owner or driver thereof the charge allowed by this by-law or such other charge as has been specially agreed upon between the hirer and the owner or driver.—By-law (143) 28

REGULATIONS FOR THE WORKING OF STREET RAILWAYS IN THE CITY OF VICTORIA.

1. No car weighing with its passengers more than seven and one-half tons shall be allowed to cross the James Bay bridge or the Rock Bay bridge, and no such car shall be permitted or suffered to carry over either of the said bridges more than sixty passengers at any one time.—(As amended by By-law 301.

2. No car shall be propelled at a higher rate of speed than four miles an hour when crossing any bridge or trestle work, and when on a bridge or trestle work no car shall approach closer to any other car than 200 feet.

3. Should there be any foot passengers on any crossing before the car approaches the

same in such situation as to render danger of collision imminent the car shall be stopped so as to avoid any danger of collision.

4. Each car is to be supplied with a gong which shall be sounded by the motorneer or driver when the car approaches to within fifty feet of each crossing.

5. The cars shall not be wilfully driven against any person or animal whilst being upon or crossing any of the streets of the city.

6. No passenger shall be allowed to ride or travel on the roof of any car.

7. No car shall carry more passengers than the same can conveniently accommodate and the number of passengers each car can accommodate shall be previously fixed and indicated upon a card posted inside and painted in plain figures and letters on the letter board outside of each car.

8. The route through which each car has to run shall be conspicuously marked, affixed and indicated in letters on the outside of the car.

9. After sunset the car shall be provided with coloured signal lights on the front and rear of the roof.

10. No car shall be allowed to stop on or over a crossing, or in any intersecting street, except to avoid a collision, or prevent danger to persons in the street, or for other unavoidable reasons, and no car shall be left or remain in the street at any time, unless waiting for passengers.

11. When it shall be necessary to stop at the intersection of streets to receive or leave passengers, the car shall be stopped so as to leave the rear platform slightly over the last crossing.

12. Conductors or motorneers, or drivers shall bring the cars to a stop when passengers get on and off cars; provided, however, that the cars shall only be required to stop at public crossings or intersections of public streets, or at such other regular stopping places as may be from time to time fixed by the company.

13. The cars shall be properly lighted.

14. The Consolidated Railway Company shall keep all its car tracks free from ice and snow, and shall remove such ice and snow from off the streets. By-law 269.

15. The parties of the second part (the Tramway Company) shall not, whilst they are running any cars over the said streets under the powers hereinbefore given them, charge more than a maximum fare of five cents per head for a single trip over their said lines or any of them.

21. Each car employed on the said railway shall be numbered.

22. The car shall run over the whole of the streets mentioned in the Schedule hereto on which the said tracks are laid, at least 15 hours in summer and 15 hours in winter on each day, and at intervals of not more than 30 minutes.

23. The speed of the cars shall never exceed ten miles an hour.

24. The conductor or other person in charge of each car shall announce to the passengers the names of the streets as the cars reach them.

25. The cars shall be used exclusively for the carriage of passengers—By-law (168) 45 and Cap. 63, 1894, Stat. B.C.

SCHEDULE.

Fort street to City Boundary line, east.

Yates street to Fort street boundary line east.

Johnson street (part).

Pandora street (all).

Cook, North Park, and Pioneer streets.

Douglas street to northern boundary of city limits.

Hillside avenue.

Store, Discovery and Constance streets.

Rock Bay bridge to Work street.

Bridge street.

Government street and James Bay bridge.

Belleville, St. Lawrence, Menzies and Erie streets to outer wharf.

Simcoe street to Beacon Hill Park.

REGULATIONS.

For the Working of Street Railways on and Across the Wooden Pile Bridge at or Near Point Ellice, in the City of Victoria, and for Controlling the Vehicular Traffic on and Across the Said Bridge.

1. No car weighing with its passengers more than eight and one-half tons shall be allowed to be on or to cross the wooden pile bridge over the waters of the Victoria Arm at or near Point Ellice, in the City of Victoria, and no such car shall be permitted or suffered to contain or to carry over the said bridge more than thirty passengers at any one time.

2. No car shall be propelled at a higher rate of speed than four miles an hour when crossing the said bridge, and when on the said bridge no car shall approach closer to any other car than two hundred feet.

3. Each car shall be supplied with a gong, which shall be sounded by the motorneer or the driver when the car approaches to within one hundred feet of the said bridge, and also when approaching within eighty feet of the truss of the said bridge.

5. No car shall be propelled beyond either pair of white posts (on bridge) towards the said truss when any vehicle or team shall be approaching from the opposite direction and be between the two pair of white posts. In all such cases such car shall be stopped until such vehicle or team shall have passed the said car.

6. No vehicle or team shall be driven or taken beyond either pair of white posts when any car shall be approaching from the oppo-

STREET RAILWAY—BICYCLES. 45

site direction and be between the two pair of white posts, or waiting at or near the other two posts for a vehicle or team to pass. In all such cases such vehicle or team shall be stopped until such car shall have passed the said vehicle or team.

7. No person shall ride or drive on or over the said bridge at a rate or pace faster than a walk.—By-law 266.

REGULATING THE USE OF BICYCLES.

1. No person shall ride or drive a bicycle, or bicycle tandem, or other vehicle or machine of a similar character, upon or along any public street, park, road or highway, at a rate of speed faster than eight miles per hour, and when turning corners at a speed faster than five miles per hour.

2. No person shall ride or drive a bicycle, bicycle tandem, or other vehicle or machine of a similar character, upon or along the sidewalk of any public street or highway within the city, or upon or along the foot paths in the park.

3. Any person riding or driving a bicycle, bicycle tandem, or other vehicle or machine of a similar character, shall keep to the left of the centre of the road, and when passing any other bicycle or vehicle, other than a tramcar, travelling in the opposite direction, shall pass to the left of such bicycle or vehicle.

4. Any person riding or driving a bicycle, bicycle tandem, or other vehicle or machine of a similar character, when overtaking any other bicycle or vehicle, other

than a tramcar, travelling in the same direction, shall pass to the right of the bicycle or vehicle.

5. No person shall ride or drive a bicycle, bicycle tandem, or other vehicle or machine of a similar character, without having at all times one or both hands on the handle bar of said machine, nor shall any such bicycle, bicycle tandem, or other machine or vehicle of a similar character, be ridden at any time recklessly or in any manner or position in which the rider forfeits control of the machine.

6. No person shall ride or drive a bicycle, bicycle tandem, or other vehicle or machine of a similar character, at any time without having a warning bell, which must be sounded while approaching and passing over a street crossing or intersection, or when approaching pedestrians who may be on or passing over the roadway of any street.

7. A Bicycle, bicycle tandem or other vehicle or machine of a similar character, is entitled to all the general rights and the privileges enjoyed by any other class of vehicle when in use upon the public streets, park roads, or highways of the City of Victoria.

—By-law 271.



PART IV.

PARK REGULATIONS.

1. The Park Committee shall have the care and custody of all the public squares, parks and grounds belonging to the city, subject to all such by-laws as may from time to time be passed by the said Council.

2. It shall be lawful for any police officer, constable, caretaker, or other person authorized by the Mayor or any Alderman of the said city, to exclude from the said public squares, parks and grounds, all drunken or filthy persons, vagrants and notoriously bad characters, and to remove therefrom any person who is violating any by-law of the City Council, or is committing any nuisance, or is guilty of any disorderly conduct therein.

3. No person shall ride or drive any horse upon or through any of the public squares, parks or public grounds, at an immoderate rate, or so as to incommode or interfere with, or endanger other parties frequenting the same.

4. No person shall ride or drive any animal or vehicle on any turf or green sward in any of the parks or squares, nor in any part thereof other than in the roads set apart as carriage drives.

5. No person shall be allowed to use the roads in any of the said public squares, parks

and grounds, for the purpose of teaming or carting heavy loads over or upon the same.

6. No person shall dig or carry away any of the said sward, gravel, earth, sand or turf in or from any part of the said public squares, parks or grounds, except by permission of the said Committee and for some public purpose.

7. No person, except by permission of the Committee, shall climb, break, peel, cut, deface, remove, injure or destroy any of the trees or shrubs, flower roots, or grass now growing or being, or which shall hereafter be, planted in the said public squares, parks or grounds or in any street or public place within the city.

8. No person shall except with the like permission as aforesaid, in any manner carry, or cause to be carried into any of the said public squares, parks or grounds, any dead carcase, ordure, filth, dirt, stone, or any offensive matter or substance whatever, and no person shall commit any nuisance in the said public squares, parks or grounds.

9. No person shall shake or otherwise cleanse any carpet in any of the public squares, parks or grounds of the city.

10. No owner or keeper of any horse, grazing cattle or swine shall suffer the same to go at large, or to feed upon any of the said public squares, parks or grounds, and any horse, cattle or swine found at large therein shall be impounded and detained by any of the poundkeepers of the city until payment of the sum provided in the present or in any future pound by-law, together with the costs and charges of impounding and keeping the same.

11. No person shall fire off or discharge any gun or other fowling-piece, or fire-arms upon any of the said public squares, parks or grounds, or offer for sale or sell therein, any fireworks of any kind or set fire to or let off the same, without the permission of the said Committee.

12. No person shall expose for sale in any of the said public squares, parks or grounds, refreshments of any kind without the permission of the said Committee.

13. No person shall expose in any public square, park or grounds of the city, any table or device of any kind whatsoever, upon or by which any game of hazard or chance can be played, and no person shall play at such table or device, or at cards or any unlawful game in any of the said public squares, parks or grounds.

14. No person shall walk on the grass or sward of any such walks or parks when the same is unfit to walk upon, and when properly prohibited so to do by any person in authority.

15. No person shall be allowed to drive or ride into any part of the said public squares, parks or grounds, if prohibited so to do by any person in authority when the ground is unfit for riding or driving thereon.

16. No person shall break or injure any of the gates, locks, bolts or fences, or any of the seats or benches for the accommodation of the public, or any other of the city property.

17. No person shall allow any dog in his custody for the time being to enter any of the lakes of any of the public squares, parks or grounds, or on any of the flower beds or gar-

dens, nor shall any person be allowed to throw or deposit any stone, stick, earth or other rubbish in any of the lakes in any of the public squares, parks or grounds. No person or persons shall tease, worry, molest, or in any way act cruelly to any of the animals in any public park or parks over which the Corporation of the City of Victoria has control, (as amended by By-law 138) —By-law No. 87.

IMPOUNDING ANIMALS.

8. No horse, ass, mule, ox, bull, cow, cattle, swine, hog, sheep, goat, goose, duck or dog (except dogs registered as hereinafter mentioned) shall be permitted to run at large, or trespass in the city, at any time, or to graze, browse, or feed upon any of the streets, squares, lanes, parks, alleys, or public places of the city, or upon any unfenced lots, or unfenced land within the city limits, under the following penalties against the owners, keepers, or persons having charge of the same, viz. :

For each horse, ass, mule, ox, bull, cow, or other cattle.....	\$2 00
For each swine, hog, sheep or goat, or other animal.....	50
For each dog, or goose, or duck	25

10. It shall be unlawful for any person to tie or tether any animal mentioned in section 8 of this by-law in any street, lane, park alley, or other public place in the city for the purpose of allowing such animal to graze, browse, or feed upon any grass in the said streets, lanes, parks, alleys, or other public places in the city, and any person who violates the provisions of this section shall be liable to the penalties provided by this by-law, and the animal shall be deemed a trespasser within the city.

12. It shall be the duty of all officers and constables of the police force of the said city, whenever they see or meet any of the animals mentioned in Sec. 8 of this by-law running at large, or trespassing within the city limits in contravention of this by-law, or whenever their attention is directed by any person to any such animal running at large or trespassing, as aforesaid, to immediately take charge of such animal, and drive, lead or carry, or cause the same to be driven, led or carried to the pound.

23. No person or persons shall break open, or in any manner, directly or indirectly, aid or assist in breaking open the pound, or shall take or let any animal or animals thereout, without the consent of the poundkeeper.

24. Each and every person who shall hinder, delay or obstruct any person or persons engaged in driving, leading or carrying to the pound any animal or animals liable to be impounded under the provisions of this by-law shall, for each and every offence, be liable to the penalty hereinafter mentioned. By-law 209.

ALTERATION OF WOODEN BUILDINGS IN FIRE LIMITS.

2. No alteration shall be made to any existing wooden building within the fire limits of the Municipality, either in the way of repairs or otherwise, unless the authority in writing of the Fire Wardens and Building Inspector for the time being of such Municipality, for such alteration be first obtained.—By-law, 278.

No tent shall be erected within the fire limits.—By-law 115.

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MOVING OF BUILDINGS ALONG STREETS.

23. No person shall remove, or cause or permit to be removed, any building into, along or across any street or public place without having first obtained permission, in writing, for that purpose from the Street Committee.

27. Every person who has obtained permission as aforesaid to remove any building shall forthwith remove the same in accordance with such permission and not further or otherwise, and shall during such removal, place and keep a beacon light on the front and another on the back of the building under removal from sunset to sunrise.—By-law (144) 29.

VERANDAHS.

7. No person shall hereafter erect or cause or permit to be erected, any verandah upon or over any street, public sidewalk, footpath or sidewalk allowance.—By-law 278.

TRAP DOORS.

7a. All openings or entrances to cellars in any sidewalk constructed under or in pursuance of the powers of this by-law shall be provided with iron trap doors, which shall be constructed in accordance with the plans and specifications now filed in the City Engineer's Office and signed by the City Engineer and the Mayor, and no such openings shall be of larger size than four feet by four feet six inches.—By-law 302.

TAMPERING WITH SEWERS.

19. No person shall use any sewer in an improper manner, by placing or allowing any substance, other than ordinary sewage to enter the sewer through opening trap or fitting connected therewith.

25. No person shall remove the cover of any manhole, ventilator or flush-tank unless duly authorized by the City Engineer, or shall deposit rubbish or garbage of any description in any sewer, manhole, gully-trap, ventilator or flush-tank.—By-laws 207 and 242.

DEFACEMENT OF PROPERTY.

28. No person shall wilfully cut, hack, carve, break, daub with paint, or in any other way injure, deface, or disfigure any public or private building, wall, fence, railing, sign, monument, post, bridge or other property.—By-law (146) 31.

WATER FOR SPRINKLING PURPOSES.

22. No person shall sprinkle, or use in any manner whatsoever, the water supplied by the city, upon lawns, gardens, yards or grounds of any description, except between the hours of 5 and 9 o'clock in the morning, and the hours of 5 and 10 o'clock in the evening, unless the water so used shall be supplied by meter.—By-law 290.

WASH HOUSES.

8. No wooden or other structure or erection shall be erected or constructed on the outside of any building used as a wash house or laundry, or on any portion of any lot or piece of ground used or occupied in connection with any wash house or laundry in any part of the Municipality, within forty feet of any street or highway, for the purpose of, or that may be used for, the washing, drying,

or airing in the open air of any clothes linen, or other materials of the like nature.

10. Any person or persons or the servant or agent, servants or agents of any person or persons, carrying on the business of washing in any dwelling contrary to the provisions of this by-law shall be deemed guilty of an infraction thereof.—By-law 275.

WHARVES.

3. Every owner, occupier, manager, or person having or exercising control of any wharf used for the landing or embarkation of passengers, shall keep such wharf and the approaches thereto in good and sufficient repair, order and management, and shall keep the same well and sufficiently lighted, and shall provide and at all times have ready for use on such wharf such and so many life-buoys, life-lines, ladders, railings, and other appliances for saving life as the Council, or any officer acting under its authority, shall from time to time reasonably require.—By-law (185) 61.

DESTRUCTION OF THISTLES.

3. Every owner, lessee, tenant, occupier, or agent for the owner or lessee of any land, shall cut or cause to be cut down all thistles growing upon such land before such thistles shall have gone to seed or come to flower.

4. It shall be lawful for any officer or person authorized by the Council in this behalf to enter upon any land whereon thistles having formed seed or come into flower are growing, and cut them down.—By-law (184) 60.

VICIOUS DOGS.

Sec. 29. No person shall keep or harbor any dog which habitually disturbs the quiet of any person, or which endangers the safety of any person by biting or otherwise.—By-law 209.

**GENERAL RULES AND REGULATIONS FOR
ROSS BAY CEMETERY.**

86. It shall be unlawful for any person to kindle a fire, or deposit any paper, stick or thing upon or about any road or lot in the Cemetery, except in the case of Chinese burials.

87. No person shall wrongfully remove or disturb, or attempt to remove or disturb any body, or the remains of any body, or any part of any body, from any grave or tomb.

88. Any person who wilfully destroys, mutilates, defaces, injures or removes any tomb, monument, grave stone, or other structure placed in the Cemetery, or any work for the protection or ornament of the Cemetery, or of any tomb, monument, grave stone or other structure aforesaid or lot within the Cemetery, or wilfully destroys, cuts, breaks or injures any trees, shrub or plant, or plays at any game or sport or discharges fire-arms (save at a military funeral) or who wilfully and unlawfully disturbs persons assembled for the purpose of burying a body therein, or who commits a nuisance, or at any time behaves in an indecent and unseemly manner, or deposits any rubbish or offensive matter or thing in the Cemetery, or in any way violates any grave, tomb, tombstone, vault, or other structure within the same, shall be subject to the penalties of this by-law.—By-law 233.



PART V.

SALE OF LIQUORS.

TEN DOLLARS FORFEIT FOR TAKING PLEDGE FOR PAYMENT FOR LIQUORS.

In case any retailer of spirituous liquors, with or without a license, shall take or receive any pawn or pledge from any person or persons whatsoever, by way of security for the payment of any sum or sums of money owing by such person or persons for such spirituous liquors or strong waters, every such person or persons offending herein shall forfeit and lose the sum of ten dollars for each and every pawn or pledge so taken in or received by him or them, to be levied and recovered by warrant under the hand and seal of one Justice of the Peace where the offence is committed, and that one moiety thereof shall be to the use of the Crown, and the other moiety to the informer or informers; and the person or persons to whom any such pawn or pledge doth or shall belong shall have the same remedy for recovering such pawn, or the value thereof, as if it had never been pledged.

SUNDAY CLOSING.

7. In all places where liquor is or may be sold by wholesale or retail, no sale or other disposal of the said liquor shall take place therein, or on the premises thereof or out of or from the same, to any person or persons whomsoever, from or after the hour of eleven

of the clock on Saturday night till one of the clock on Monday morning thereafter, nor during any further time on the said days, nor any hours or other days during which, by any Statute in force in this Province, or by any by-law in force in the municipality wherein such place or places may be situated, the same, or the bar-room or bar-rooms thereof, ought to be kept closed, save and except in cases where a requisition for medicinal purposes, signed by a legally qualified medical practitioner or by a Justice of the Peace, is produced by the purchaser or his agent; nor shall any liquor, whether sold or not, be permitted to be drunk in any such places during the time prohibited by this Act for the sale of the same, except by the occupant or some member of his family.

(2) The provisions of this section shall not apply to the furnishing of liquor to bona fide travellers, nor to the case of hotel and restaurant keepers supplying liquor to their guests with meals.

DRUNKARD'S PROTECTION CLAUSES.

8. When it shall be made to appear in open court, sitting in the county in which he resides, that any person summoned before such court, by excessive drinking of liquor, misspends, wastes, or lessens his estate, or greatly injures his health, or endangers or interrupts the peace and happiness of his family, such person shall be deemed to be a "drunkard" within the meaning of this Act, and any Stipendiary Magistrate holding court shall, by writing under the hand of such magistrate, prohibit any licensed person from selling to such drunkard any liquor for the space

of one year, and such magistrate may then, or at any other time in like manner, prohibit the selling of liquor to such drunkard by any licensed person of any other city, town or district to which he resorts or may be likely to resort for the same.

(1.) Any licensed person so prohibited, or any servant or agent of such person, who with knowledge of the prohibition shall violate the foregoing section, shall for a first offence be liable, upon summary conviction, to a penalty not exceeding fifty dollars, and for a second and any subsequent offence to a penalty of not less than twenty dollars and not exceeding one hundred dollars.

(2.) Saving the case where liquor may be supplied under the direction or sanction of a medical man or a minister of religion, if any person with a knowledge of such prohibition, as aforesaid, gives or sells to, or purchases or procures for, such drunkard, or for his use, any liquor, such person shall, upon summary conviction, incur for every such offence a penalty of not less than twenty dollars and

not exceeding one hundred dollars.

10. It shall be unlawful for any licensed or other person to furnish any liquor to any intoxicated person, and any one who violates this section shall be liable on summary conviction to a penalty of not less than twenty dollars nor more than fifty dollars—Cap. 124, Rev. Stat., 1897.

SALE OF LIQUORS OR TOBACCO TO MINORS, ETC.

2. Any person who shall sell, give, or cause to be sold or given, any wines, spirits, beer, or other fermented or intoxicating li-

quors to any person having reasonable cause to believe such person to be under the age of *sixteen years* shall, on summary conviction thereof before a Justice of the Peace, be liable to a penalty not exceeding fifty dollars.

3. Any person keeping any saloon or bar-room, or vendor of spirituous or intoxicating liquors, who shall knowingly permit any person under the age of *sixteen years*, other than his own child, ward, or employee, to remain in such saloon, bar-room, or other place where spirituous, fermented or intoxicating liquors are sold or kept for sale, or to engage in any game of cards, billiards, bagatelle, or any other game, in such saloon, bar-room, or place aforesaid, shall, on summary conviction thereof before a Justice of the Peace, be liable to a penalty not exceeding fifty dollars.

4. Upon a third conviction of any person of any offence under the preceding sections of this Act, the license (if any) held by such person to sell spirituous, fermented or intoxicating liquor shall be forfeited and forthwith revoked and cancelled.

5. Any person who shall sell or give, or cause to be sold or given any cigars, cigarettes, smoking or chewing tobacco, snuff, or any other form or preparation of tobacco, or opium for smoking, to any person under the age of fifteen years, shall, on summary conviction thereof before a Justice of the Peace, be liable to a penalty not exceeding twenty dollars.

6. Any person who shall accept any money or other valuable consideration to act as the agent of any person under fifteen years of age in procuring for such person any cigars, cigarettes, smoking or chewing tobacco, or snuff

or any other form or preparation of tobacco, or opium for smoking, or who shall supply to any person under 15 years of age any such cigars, cigarettes, or other form or preparation of tobacco, or opium for smoking, on the promise of any money or other valuable consideration, shall, on summary conviction thereof before a Justice of the Peace, be liable to a penalty not exceeding twenty dollars.

7. It shall not be lawful for any person under the age of fifteen years to use tobacco in any form in any public street, road, highway or building, and any such person violating the provisions of this section shall be liable, upon summary conviction before a Justice of the Peace, to a penalty not exceeding five dollars.

8. The provisions of this Act shall not apply to Indians.—Cap. 139, Rev. Stat., 1897.

No person or persons, holding a license or licenses from the Corporation of the City of Victoria, to sell liquor within the Corporate limits of the said City of Victoria, shall sell or cause to sell or otherwise dispose of or allow to be given or sold upon the premises in respect of which he is licensed, any wine, spirits, ale, beer, or other intoxicating liquor within the Corporate limits of the said City of Victoria, to any person or persons under the age of *20 years* nor shall said person or persons holding such license or licenses as aforesaid permit any person or persons under the age of *twenty years* to remain upon his premises so licensed, and shall eject any such person or persons under said age from said premises.

No person or persons so licensed as afore-

said shall permit any gambling, card playing or dice throwing by any person or persons under said age upon any premises in respect of which he holds a license as aforesaid.—By-law 112.

GAME PROTECTION.

3. It shall not be lawful at any time of the year to shoot any wild fowl or discharge a fire-arm within that part of the Victoria Harbour to the north of a line drawn from Shoal Point, in the City of Victoria, to Work Point, in the District of Esquimalt.

4. No person shall at any time purchase or have in possession, with intent to export, or cause to be exported or carried out of the limits of this Province, or shall at any time or in any manner export, or cause to be exported or carried out of the limits of this Province, any or any portion of the animals or birds mentioned in this Act, in their raw state; and this provision shall apply to railway, steamship and express companies: Provided that it shall be lawful for any person having a license under section 15 of this Act to export, or cause to be exported or carried out of the Province, the heads, horns and skins of such animals mentioned in section 9, sub-section (d), of this Act, as have been legally killed by such license-holder: Provided that the provisions of this section shall not apply to bear or beaver, marten or land otter.

9. It shall be unlawful for any person at any time—

(b.) To buy or sell the heads of mountain sheep:

(d.) To expose for sale any deer without its head on, or any game bird without its plumage.

10. It shall be unlawful to catch, kill, destroy or pursue, or to buy, sell, or expose for sale, show or advertisement, any of the game birds or animals during the close seasons and prohibited times of sale set out in the following Schedule B, which is deemed to be part of this Act, or otherwise contravene the provisions thereof.

13. No person shall buy or sell, or have in his or her possession, any of the said animals or birds, or any part or portion of any such animals or birds, during the period in which they are so protected: Provided always, that if lawfully killed and obtained, they may be exposed for sale for five days, and no longer, immediately after the commencement of such periods of protection, and may be had in possession for the private use of the owner and his family at any time; but, in all cases, the proof of the time of killing, taking or purchasing shall be upon the party in possession.

20. It shall be lawful for any constable or peace officer to search any person in any highway, street, or public place whom he shall suspect of having in his possession any animals, birds, eggs or fishes unlawfully obtained, and also to stop and search any cart or other conveyance in or upon which he shall suspect that any such animals, birds, eggs, or fishes are being carried by any such person, and to search the premises of any person engaged in selling, buying or trading, or any steamer, sailing vessel, or boat, or any hotel or restaurant; and should such constable or peace officer discover any such animals, birds, eggs, or fishes as aforesaid, he shall thereupon take possession of the same.

and otherwise proceed as authorized by law. It shall also be lawful for any constable or peace officer at any time during the protected season to enter upon the premises of any shop where game is usually exposed for sale, or any restaurant, hotel or eating house, and to search for game therein, and should the carcass or any portion of the carcass of any animal or bird of the protected species be found upon the premises of any such shop, restaurant, hotel, or eating house, the proprietor or manager of any such shop, restaurant, hotel, or eating house shall, unless he proves that such carcass or portion thereof was upon the premises against his consent and without his knowledge, be deemed guilty of having the same in his possession contrary to the provisions of this Act.

21. Any person found committing an offence under this Act may be apprehended without a warrant by any constable or peace officer, if the offence was committed in the presence of any constable or peace officer, and be forthwith taken before a Justice of the Peace, to be dealt with according to law. Any officer who shall maliciously or without probable cause abuse his power in such proceedings shall be guilty of an offence under this Act.

22. Any person giving information leading to the conviction of any person under this Act, or regulations made hereunder, shall be entitled to receive one half of any pecuniary penalty inflicted under this Act or such regulations.

SCHEDULE B (IN PART.)

Beaver.

Birds living on noxious insects, at any time.

Bittern, at any time.

Blackbird (English) at any time.

Caribou, before October 1st.

Caribou (cow or calf), at any time.

Chaffinch, at any time.

Deer (fawn under twelve months), at any time.

Deer (buck), before September 1st.

Deer (doe), at any time.

Duck (of all kinds) during close season.

Elk, Wapiti (bull), at any time.

Elk, Wapiti, (cow), at any time.

Elk, Wapiti (calf under two years), at any time.

Grouse of all kinds (including Prairie Chicken), at any time, except Blue Grouse, which may be sold during season.

Gull, at any time.

Hare, before October 1st.

Heron, during close season.

Land otter.

Linnet, at any time.

Marten.

Meadow Lark, at any time.

Moose (bull), before October 1st.

Moose (cow, and calf under twelve months)
at any time.

Mountain goat, before October 1st.

Mountain sheep (ram), before October 1st.

Mountain sheep (ewe or lamb), at any
time.

Partridge (English), at any time.

Pheasant (cock), at any time.

Pheasant (hen), at any time.

Plover, during close season.

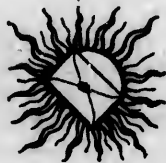
Quail (of all kinds), at any time.

Robin, at any time.

Skylark, at any time.

Thrush, at any time.

Eggs of protected birds, at any time.—Cap.
88, Rev. Stat., 1897.



APPENDIX A.

List of By-Laws Containing Provisions Requiring Enforcement by Special Means.

No.	NAME OF BY-LAW.	Principal Official Charged with Duty of Enforcement.
144	Building By-Law with amendments.....	Building Inspec'r
119	Fire Prevention By-Law.	Chief Fire Dep. & Fire Wardens.
207	Sewer Connection Regulating By-Law and amendments.....	City Engineer.
190	Public Health By-Law..	Med. H. Officer & Sanitary Inspec'r
230	Water Works Regulation By-Law	Water Commisr'
297	Rev. By-Law 1893 and amendments.....	Collector.
253	Milk Vendors By-Law...	Sanitary Inspec'r
148	Market By-Law and amendments.....	Market Supt.
209	Pound By-Law.....	Pound Keeper.
275	Wash House By-Law....	Sanitary Inspec'r
292	Explosives By-Law.....	Chief Fire Dep. & Fire Wardens.
308	Electric Wiring By-Law.	Elec. Wiring In.

MAYOR AND ALDERMEN---1900.

NAME.	ADDRESS.
CHARLES HAYWARD, Mayor	99 Vancouver St
Alderman John Kinsman 94 Pembroke St.
“ R. T. Williams 122 View St.
“ Thos. A. Brydon	.. 14 North Road.
“ J. L. Beckwith 43 Fernwood Rd.
“ Alex. Stewart 105 N. Park St.
“ J. Stuart Yates 22 Bastion St.
“ W. G. Cameron	... 12 Bird Cage Walk.
“ Henry Cooley 152 Menzies St.
“ John Hall 3 Niagara St.

POLICE COMMISSIONERS.

CHARLES HAYWARD, Mayor and Chairman ;
Alex. Stewart, John Piercy.

LICENSE COMMISSIONERS.

CHARLES HAYWARD, Mayor and Chairman ;
John B. Lovell ; and an Alderman to be ap-
pointed by the Lieut.-Governor-in-Council.

PRINCIPAL CIVIC OFFICERS.

City Clerk..... Wellington J. Dowler.
Assistant City Clerk Ernest W. Bradley.
City Treasurer..... Chas. Kent.
Assistant City Treasurer..... Edwin C. Smith
City Auditor..... James L. Raymur.
City Barrister..... W. J. Taylor.
City Solicitors.. Messrs. Mason and Bradburn.
Police Magistrate..... H. E. Hall.
Chief of Police..... John M. Langley.

68 PRINCIPAL CIVIC OFFICERS, (Con.)

Police Court Clerk.....Francis Page.
 City Engineer, City Surveyor and Water
 Works Engineer.....C. H. Topp, C.E.
 Assistant City Engineer, Draughtsman, &c.,
 John Adams.
 Clerk and Accountant in City Engineer's office
 H. P. Orton.
 Plumbing Inspector.... James Wilson.
 Street Inspector..... Leonard Pusey.
 Water Commissioner..... James L. Raymur.
 Water Rate Collector.....Auguste F. Borde.
 City Assessor, Building Inspector, Superintendent
 of Public Works and Purchasing Agent
 W. W. Northcott.
 Assistant City Assessor, &c.. William Scowcroft
 Chief of Fire Department..... Thomas Deasy.
 Assistant Chief of Fire Dept.. H. P. McDowell.
 Superintendent Electric Light Works and Fire
 Alarm System..... Matthew Hutchison.
 City Librarian..... H. Goward, M.A., L.L.B.
 Munager of the Home for the Aged and Infirm
 Henry H. Hobbis.
 Market Superintendent..... E. C. Johnson.
 Revenue and Road Taxes Collector, &c.,
 W. P. Winsby.
 Park Superintendent..... John G. Thompson.
 Pound Keeper..... Francis Curran.
 Cemetery Keeper..... Robert Allan.

HEALTH DEPARTMENT.

Medical Health Officer.... R. L. Fraser, M.D.
 Sanitary Inspector..... James Wilson.



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FIRE ALARM SYSTEM.

Telephone No. 538.

- 3—Birdcage Walk & Superior Sts., James Bay
- 4—Carr and Simcoe Streets. “
- 5—Michigan and Menzies Streets, “
- 6—Menzies and Niagara Streets, “
- 7—Montreal and Kingston Streets, “
- 8—Montreal and Simcoe Streets, “
- 9—Dallas Road and Simcoe Streets, “
- 14—Vancouver and Burdette Streets.
- 15—Douglas and Humboldt Streets.
- 16—Humboldt and Rupert Streets.
- 21—Yates and Broad Streets.
- 23—Fort and Government Streets.
- 24—Yates and Wharf Streets.
- 25—Johnson and Government Streets.
- 26—Douglas Street, between Fort and View.
- 27—Headquarters Fire Dept., Cormorant St.
- 31—View and Blanchard Streets.
- 32—Fort and Quadra Streets.
- 34—Yates and Cook Streets.
- 35—Cadboro Bay Road and Stanley Avenue.
- 36—Junction Oak Bay and Cadboro Roads.
- 37—Cadboro and Richmond Roads.
- 41—Quadra and Pandora Streets.
- 42—Chatham and Blanchard Streets.
- 43—Caledonia and Cook Streets.
- 45—Spring Ridge.
- 46—North Chatham street and Stanley avenue.
- 51—Douglas and Discovery Streets.
- 52—Government and Princess Streets.
- 53—King's Road and Second Streets.
- 54—Fountain, Douglas St., and Hillside Ave.
- 56—Oaklands Fire Hall.
- 61—Cormorant and Store Streets.
- 62—Discovery and Store Streets.
- 63—John and Bridge Streets.
- 64—Belton Avenue, Victoria West.
- 65—Springfield Avenue and Esquimalt Road.
- 71—Douglas St. and Burnside Road.

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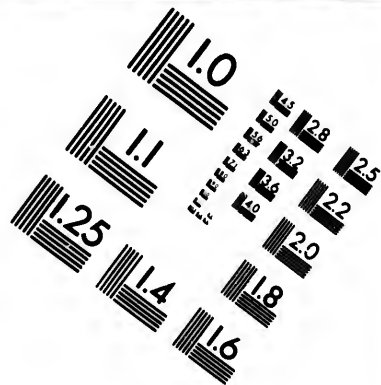
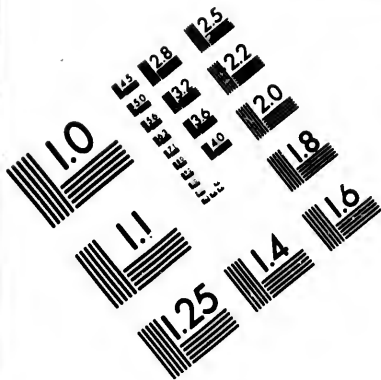
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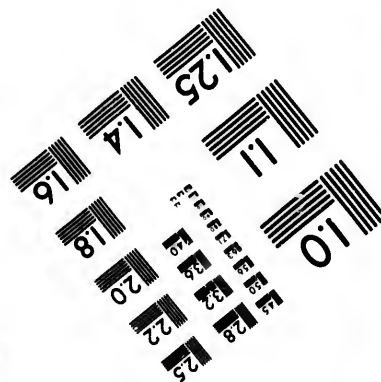
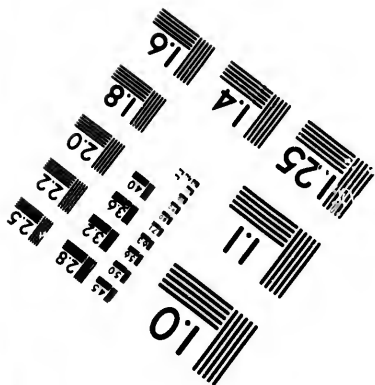
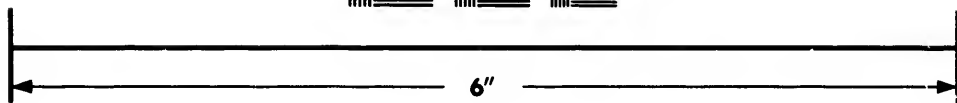
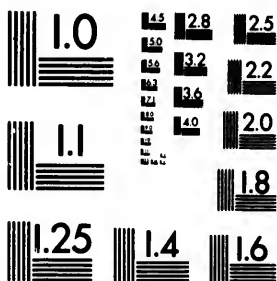
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Erection of, over streets or sidewalks prohibited	52
WASH HOUSES—	
Erections for washing or drying clothes not allowed within 40 feet of street . .	53
WATER—	
For sprinkling purposes	53
WHARVES—	
Precautions required against accident.	54
WOOD—See "Public Market."	







**IMAGE EVALUATION
TEST TARGET (MT-3)**



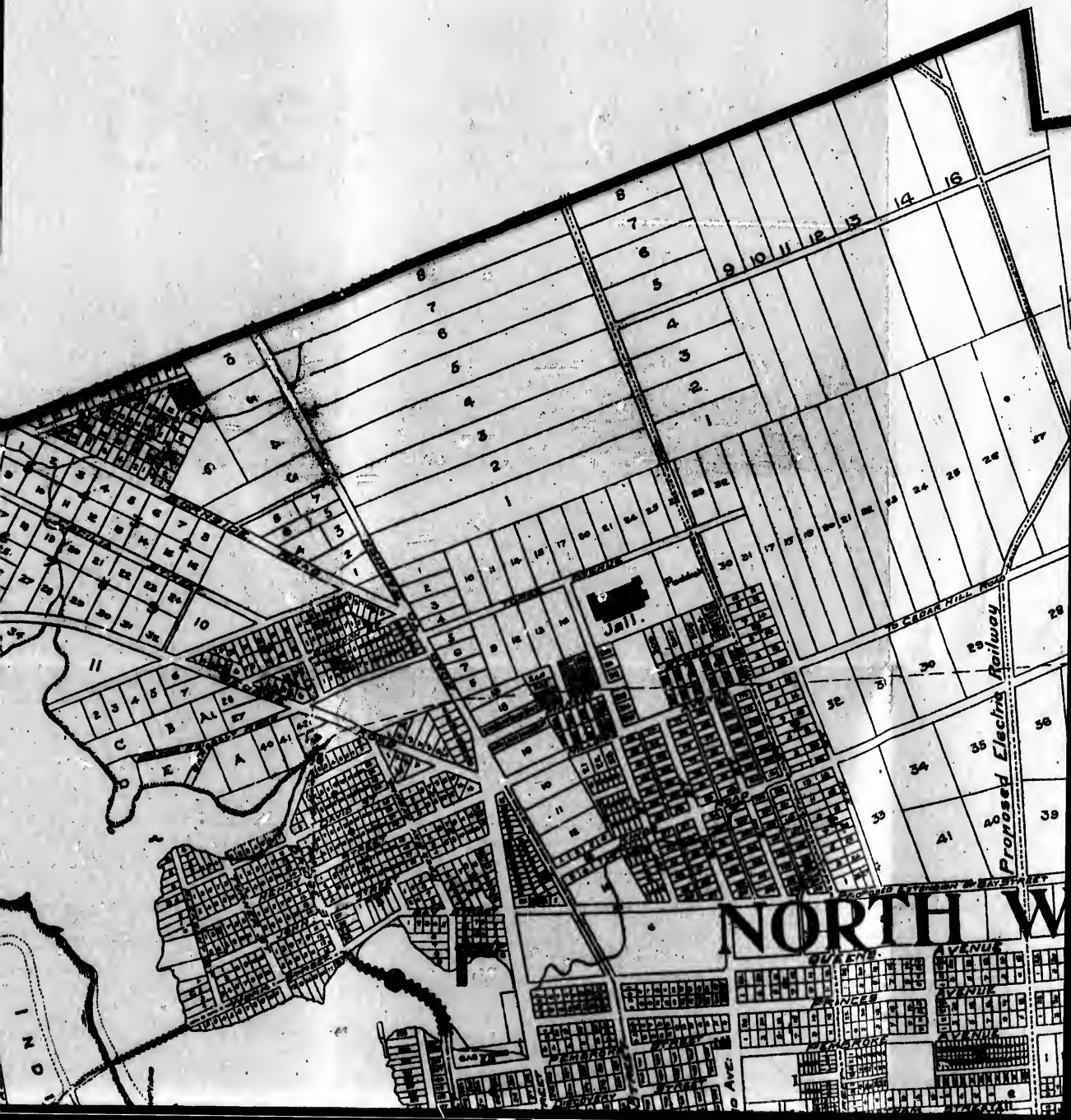
**Photographic
Sciences
Corporation**

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

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Jail

NORTH W

Proposed Electric Railway

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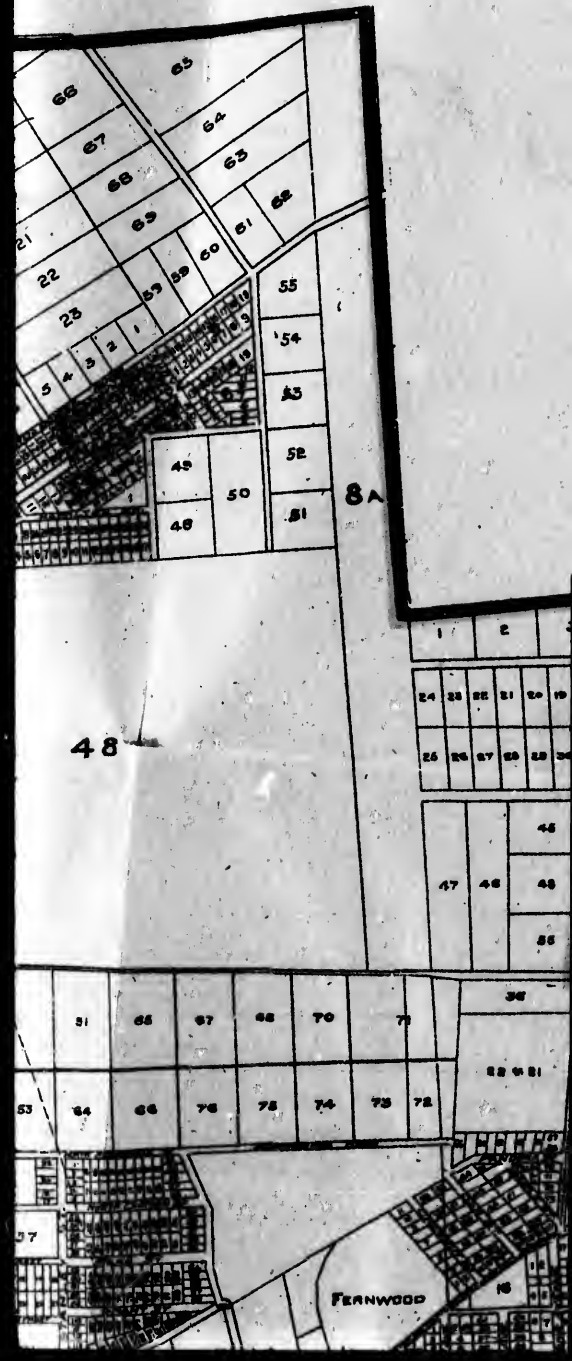
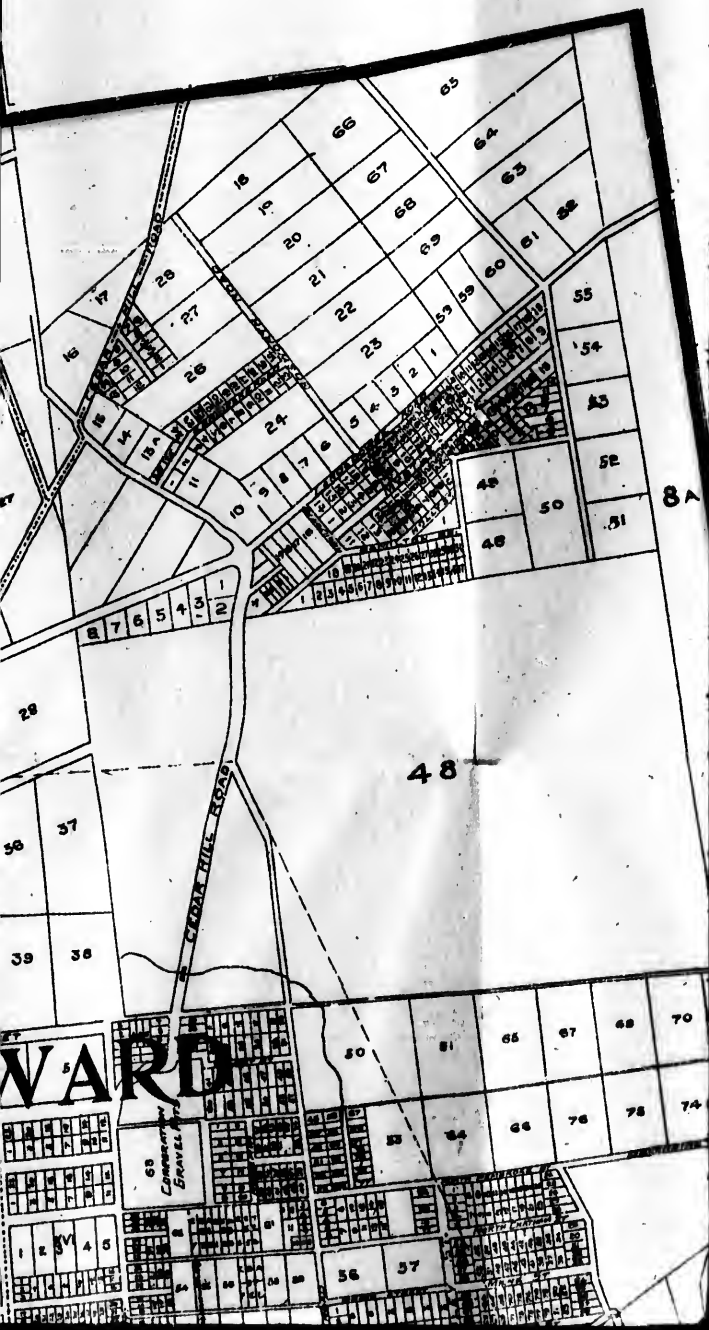
96 CARROLL

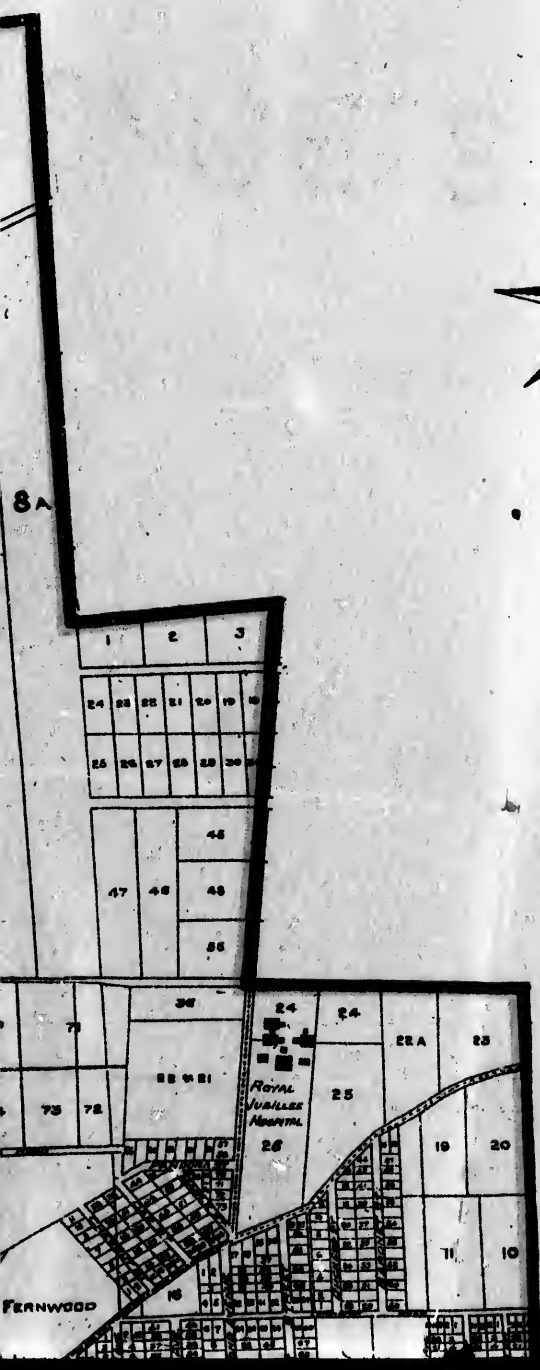
97 CARROLL

98 CARROLL

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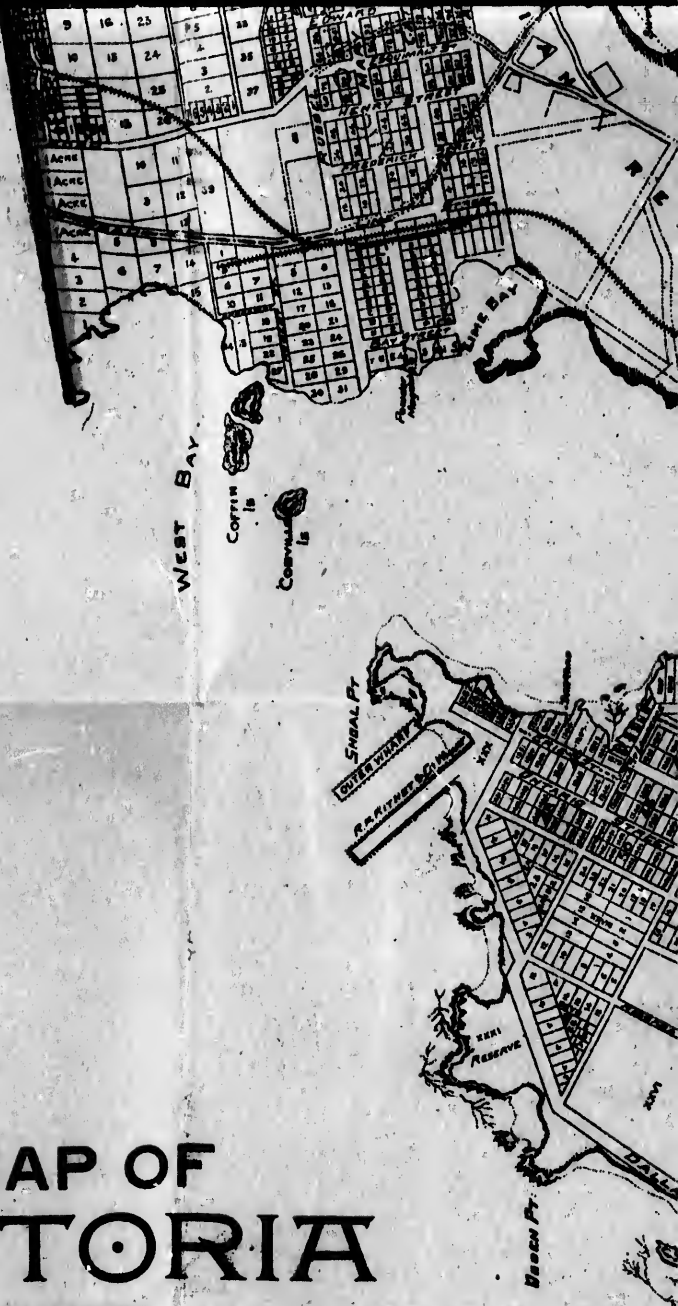
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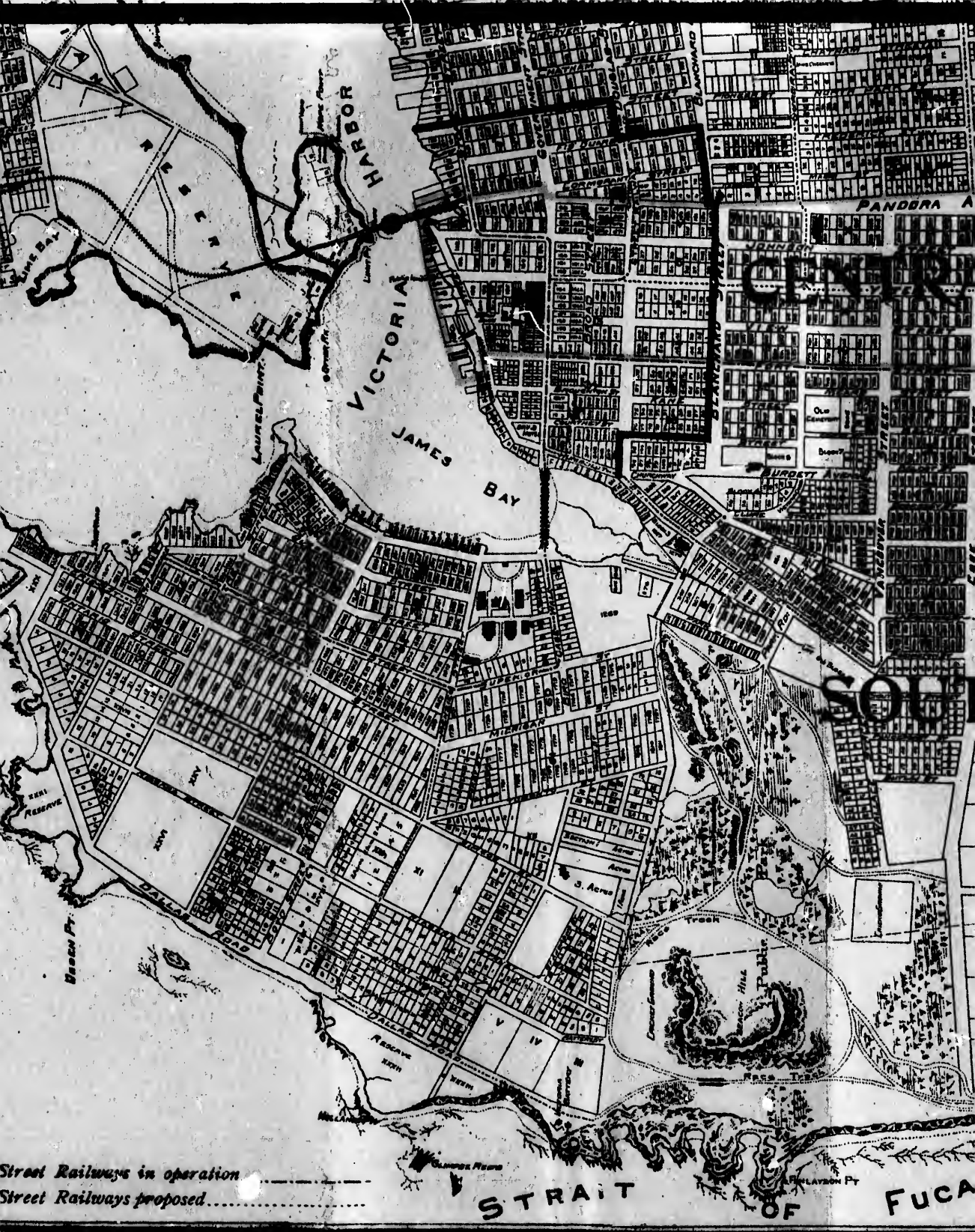
MAP OF VICTORIA

SHOWING
CITY BOUNDARY
FIRE LIMITS
WARD LIMITS

SCALE—10 CHAINS · 1 INCH.

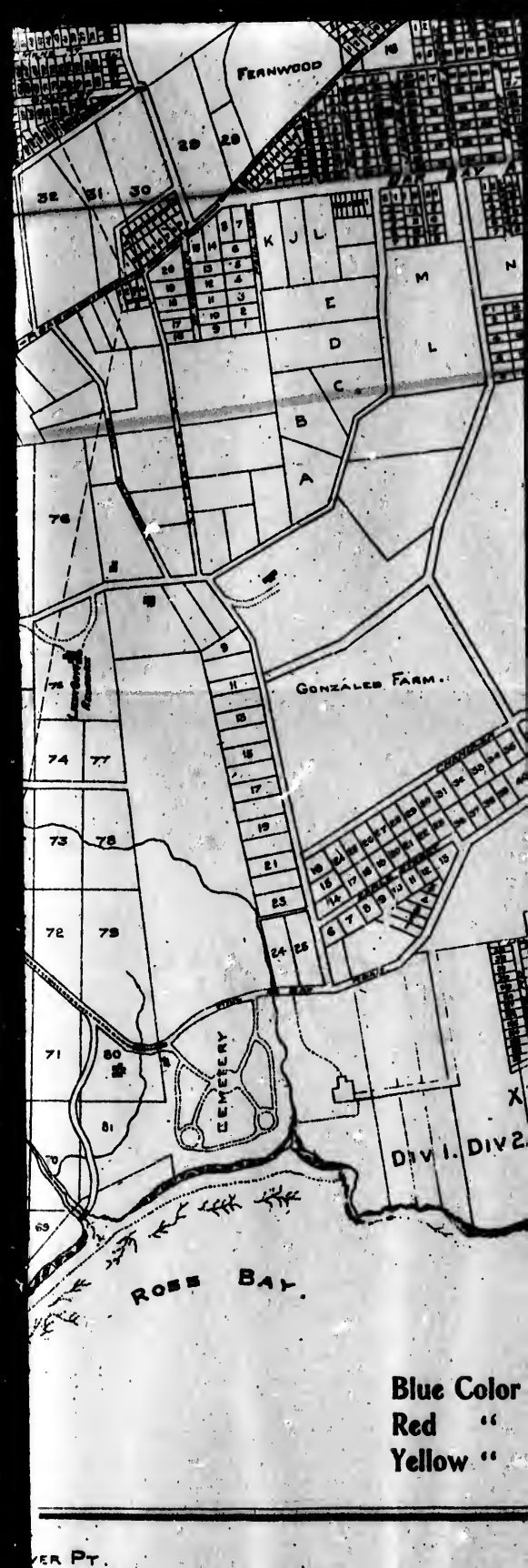
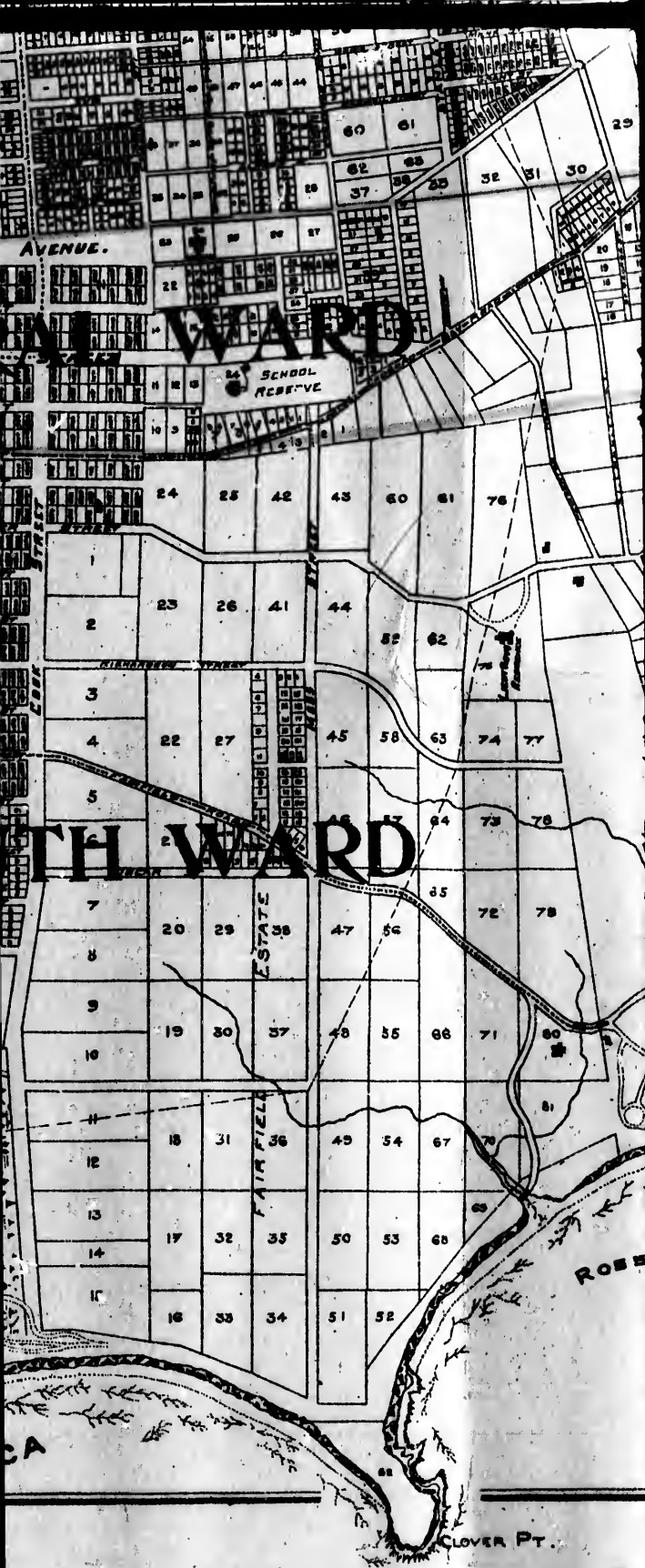
Street Railways in operation
Street Railways proposed





Street Railways in operation
Street Railways proposed

STRAIT OF FUCA



Blue Color
 Red "
 Yellow "



Blue Color indicates City Boundary
 Red " " Fire Limits
 Yellow " " Ward Limits

