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--OF THE

MUNICIPALITY

---OF---

NORTHUMBERLAND.

ORDAINED JULY 7TH, 1885.

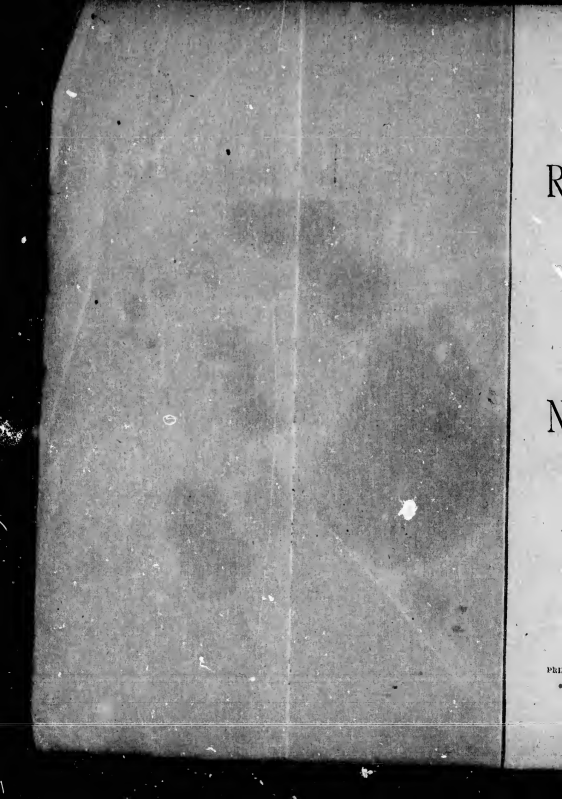
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NEW BRUNSWICK MUSEUM

BYE-LAWS,

RULES AND REGULATIONS

--OF THE-

MUNICIPALITY

__OF___

NORTHUMBERLAND.

ORDAINED JULY 7TH, 1885.

NEWCASTLE, N. B.



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RULES OF ORDER

FOR THE CUIDANCE OF THE COUNCIL IN ALL PROCEEDINGS.

1.—The chair shall be taken precisely at the hour named for meeting, and when no hour is named the chair shall be taken at 10 o'clock a. m. On the appearance of a quorum the Warden or presiding officer shall call the Councillors to order, and the minutes of the preceding meeting shall be read.

2.—It shall be the duty of the Warden or presiding officer to preserve order, and to endeavor to conduct all business before the Council to a

speedy and proper result,

3.—He shall state every question properly presented to the Council, and before putting it to vote shall ask, "Is the Council ready for the question?" Should no member offer to speak, he shall proceed with the question, after which no member shall be permitted to speak upon it.

4.—The Warden or presiding officer shall have a casting vote in case of a tic, but in ordinary shall not vote. He shall announce all votes and decisions. His decisions on points of order shall not be debateable, unless entertaining doubts upon the subject, he invite discussion. He may speak to points of order in preference to other members of Council, rising from his seat for that purpose, and shall decide questions of order, subject to an appeal to the Council by any two members. On such an appeal no member shall speak more than once.

5 —When an appeal is made from the decision of the Warden or presiding officer, he shall put the question thus, "Shall the decision of the

Chair be sustained?"

6.—It shall be the duty of the presiding officer, and the privilege of any member of the Council, to call a member to order who violates any established Rule of Order.

7.—A motion must be seconded and afterwards repeated from the Chair, or read aloud before it is debated. A motion shall be reduced to writing if any member require it.

8-All resolutions shall be submitted in writing.

9.—Any member having made a motion may withdraw it, with leave of his seconder before it is debated, but not afterwards without leave of the Council.

10.—A motion to amend an amendment shall be in order, but to amend an amendment to an amendment shall not be entertained.

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

12.—An amendment to a resolution shall be put from the Chair and decided first, and the original motion shall not be put unless the amend-

ment is decided in the negative.

13.—On a call for a division of the question the majority shall decide. The call can only be granted where the division called for will have distinct and entire propositions.

14. -When any question is called for and a decision demanded, the

members voting in the affirmative will rise.

15 - When a question is decided by vote the number of both the affirmative and negative, and also the members' names, shall be inserted

the minutes, if insisted upon by two or more members.

16 .- Any question decided by the Council shall be open for a recon-

sideration

17,—When a member speaks or offers a motion he shall rise in his place, and respectfully addressing the Warden or presiding officer, confine hlmself to the question under consideration, and avoid personality or

18 —When a member is called to order he shall take his seat until

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the point is determined.

19.—When two or more members rise to speak at the same time, the

presiding officer shall decide who is entitled to the floor,

20.—No member shall speak more than twice on any question, without leave of the Counci', which leave shall be granted or refused with-

21.—While a member is speaking, no one shall interrupt him, except for the purpose of calling him to order, or asking of the presiding officer leave to explain. A member allowed "to explain" shall only have the right to explain an actual misunderstanding of language, and shall be

strictly prohibited from going into debate on the merits of the case.

22.—For any member in speaking to impeach the motives of a fellow member, or treat him with personal disrespect, or pass between him and the Chair while he is speaking, shall be deemed a violation of order, which may receive the censure of the presiding officer or of the Council.

23. -If a member shall deem himself personally aggrieved by a decision of the Chair, he may appeal from such decision to the Council.

24 -Any convorsation, by whispering or otherwise, which is calculated to disturb a member while speaking, or hinder the transaction of business shall be deemed a violation of order, and if persisted in, shall

25. - Every member shall be heard in his place touching any charge brought against him as such, or any motion respecting his election, return or privilege, or whenever his private interest is affected, but shall withdraw before the Council proceed therein.

26.—When a question is before the Council, the only motion in order shall be-lst, to adjourn; 2nd, to lay on the table; 3rd, to postpone indefinitely; 4th, to postpone to a definite period; 5th, to amend; or 6th to

27 - A motion to adjourn shall always be in order, except, 1st, when a member is in possession of the floor; 2nd, while the year or nays are being called; 3rd, while the members are voting; 4th when adjournment

28.—QUESTIONS NOT DEBATEABLE.—A motion to adjourn, when to adjourn simply; a motion to lie on the table, when claiming privilege over another motion; a motion to reconsider; a motion to take up par-

ticular items of business,

29.—The Council may go into committee of the whole, upon any question that comes before it, and elect a chairman to preside while in committee on such question, in discussion of which the Warden may take

30.—The Secretary-Treasurer shall notify the first Councillor named on every committee of his appointment, by furnishing him with a copy of the Resolution appointing such committee.

31.—The mover or proposer of any question which shall be referred to a committee shall always be named as a member of such committee, unless he be incompetent, or be excused by a majority of the Councillors present or at his own request.

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BYE-LAWS.

At a Meeting of the Council of the Municipality of Northumberland held at the Council Chamber, Newcastle, on Tuesday, the Seventh day of July, A. D. 1885

Resolved that the following Bye Laws be made and established, for the Government of the said Munici-rality:

No. 1.-A Bye-Law to Regulate the

ELECTION OF COUNCILLORS AND TRY CONTESTED ELECTIONS OF COUNCILLORS.

Be it ordained by the Municipal Council of the County of Northumberland:—

1. That any person or persons, being electors, who are of opinion that the election of the Councillors in the Parish in which they reside has not been legally or properly carried out, he or they may enter a written protest against such election, giving reasons therefor, under oath, on the first day of the first regular session of the Council next after said election.

2. That any person or persons entering a protest against the election of any Councillor or Councillors, shall hand the same to the Warden, who shall cause the same to be read.

3. That should a majority of the Council consider that there is sufficient ground of complaint contained in said protest, the Council shall appoint a Committee of five members of the Council to examine into the matter and hear the parties and their evidence, and report thereon, within such time as may be named by the Council.

4. That should the Committee appointed fail in agreeing on a report, the Council shall determine the same without a report.

5. That the Council shall have power to adjourn such investigation for such time as they may consider necessary or advisable.

6. That any person, refusing to obey an order to appear before the Council or its Committee to give evidence in case of contested elections, shall, for each offence, forfeit a sum not exceeding twenty dollars, or be imprisoned in

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7. That all witnesses shall be paid usual fees and mileage, for attendance at such investigation, such expenses to be paid by the Parish from which the protest comes; unless it shall appear that the protest against such election shall have been made from malicious motives or without reasonable cause; in such case the person or persons entering said protest shall be liable to pay all

8. That no Councillor against whose election a protest is entered, shall be allowed to vote on any motion relating

to such protest.

9. That should the Council be convinced that any such election of Councillor or Councillors has been carried out illegally, or in a disorderly manner, they may declare such election null and void; and the Warden shall, within five days, issue a warrant for an election to fill the vacancy so occasioned, which warrant shall be returnable not more than 20 days from the issuing thereof.

No. 2.—A Bye-Law regulating the

ATTENDANCE OF COUNCILLORS AT THE REG. ULAR AND SPECIAL SESSIONS OF THE COUNTY COUNCIL.

Be it ordained by the Municipal Council of the County of Northumberland :--

1. That on the third Tuesday in January and the first Tuesday in July, each and every Councillor-elect shall present himself at the Council Chamber, and report his name to the Secretary Treasurer before the hour of 12 o'clock noon, under a penalty of two dollars.

2. That on each subsequent day of each Session or meeting, each and every Councillor shall be present at the Council Chamber, at the hour of ten o'clock A. M. unless another hour be named at the preceeding meeting, under the renalty of one dollar.

3. That every Councillor who shall, after having received due and legal notice of any meeting of said Council, absents himself from such meeting, without a good

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ng re-Coungood and sufficient reason for so doing, shall be liable to a penalty not exceeding ten dollars.

4. That the Council may excuse any Councillor from attendance if they consider it necessary or advisable.

No. 3.—A Bye-Law, defining the

DUTIES OF OFFICERS OF THE MUNICIPAL COUNCIL &c..

Be it ordained by the Municipal Council of the County of Northumberland:—

1. That the officers hereinafter named shall perform the following duties, in additon to those imposed upon

them by the Municipal Act.

2. That the Secretary-Treasurer or his deputy shall attend at his office daily (Sundays and Public Holidays excepted) from 10 A. M. till 1 o'clock P. M. and from 2 o'clock P. M. to 4 P. M., except when attending sessions of the Council or otherwise officially engaged. He shall attend all meetings of the Council, and shall be subject in all cases to penalties as prescribed in Bye-Laws relating to attendance of Councillors for any neglect of the duties imposed by this section.

3. That the Secretary shall prepare and attend to all leases, deeds, bonds, contracts, agreements or secureties, entered into by the Municipality. He shall give prompt notice to all persons appointed to any office or place by the Council, and shall furnish copies of all orders, or resolutions, made by the Council, to the parties who may be affected thereby, or whose duty it may be to execute

such orders.

4. That he shall deposit all monies or sums belonging to the Municipality in such banking institutions or place

of security, as the Council may direct.

5. That he shall enter into Bonds to the Municipality to the satisfaction of the Council in the sum of eight thousand dollars for the proper and due application of all monies he may receive and for the faithful discharge of his duties.

6. The Auditor shall examine and report upon all accounts against the County; and shall forward such report to the Secretary-Treasurer, to be laid before the

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Council. He shall also examine and report upon the Secretary-Treasurer's annual or semi-annual accounts.

7. The Auditor shall have power to demand from any Parish or County officer, or from any person receiving or expending County funds, all or any such information, as he may find necessary, for the proper execution of his duties; and any person refusing to give such information, shall be liable to a penalty not exceeding \$20, or be imprisoned in default of payment.

No. 4.—A Bye-Law relating to the SEAL OF THE MUNICIPALITY.

Be it ordained by the Municipal Council of the County of Northumberland:—

1. That the following device and inscription, viz, a crown in the centre encircled by the words "Municipal Council, County of Northumberland," the same to be engraved upon brass of 1½ inches in diameter, be the seal of the Municipality of Northumberland, such seal to remain in the custody of the Secretary-Treasurer; and shall in all cases in which the manner of affixing the same may not be otherwise directed by the Council, be affixed by him to all leases, licenses, contracts, and other instruments, and writings, which shall from time to time be made, granted, issued or entered into by order of the Council, or which are, or may be provided by law.

2. That the County Council shall have full power and authority, at any time, to direct the manner of affixing such seal to any document or writing, in other manner than is herein provided.

No. 5.—A Bye-Law relating to the management and care of all

COUNTY LANDS AND BUILDINGS, OR OTHER . COUNTY PROPERTY,

Be it ordained by the Municipal Council of the County of Northumberland:—

1 That any person or persons, who shall wilfully destroy, deface, mutilate, pull down, or in any way inter-

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wilfully y interfere with, or injure any of the public buildings, fences, furniture, or other property belonging to this Municipality, shall forfeit and pay a sum not exceeding twenty dollars, in addition to paying expense of repairs or damages done, and in default of payment be imprisoned in the common gaol for a period of thirty days.

2. That at each January Session of the said Council a Committee of three shall be appointed, who shall have charge of and provide for all alterations and repairs in such buildings and property as may be necessary, such

repairs not to exceed one hundred dollars.

3. That at each January Session of the said Council, a Committee of three persons shall be appointed who shall have charge of all County property, not at present occupied by the Municipality to see that Lessees of property from the County perform the terms of their leases or contracts; and who shall be empowered to sell by auction, after thirty days notice, the lease of any or all such County property, subject to the approval of the Council.

4. That the Council may appoint special Committees at any regular session, to make any enlargements, improvements, alterations, and repairs, in or to any County property; but shall, in all cases, limit the expenditure of such Committee, to such amount as may be considered sufficient to make such enlargements, improvements, alterations and repairs.

. 5. That the Secretary-Treasurer shall effect insurance on the County Gaol and Court House as the Council shall direct.

No 6.—A Bye-Law relating to the

GOING AT LARGE OF CATTLE AND FOWL.

Re it ordained by the Municipal Council of the County of Northumberland.

1. That no horse, mare, or gelding, bull, ram, ridgling or goat shall be allowed or suffered to go at large, or to graze on any of the roads, streets or highways, at any season of the year, in the County of Northumberland.

2. No hog, or swine shall be allowed or suffered to go at large, or to root, graze, or be fed on any of the streets.

roads or highways, in any part of the parishes of Newcastle, Chatham. Derby, Blackville, Blissfield, Ludlow, Northesk and Hardwicke, at any season of the year, or in that part of the Parish of Nelson lying between the lower boundary of the said Parish, and Wall's Cove, so called, and that no hog or swine shall be allowed or suffered to go at large, or to root, graze, or be fed, on any of the streets, roads, or highways, within the remainder of the said County, except such hog or swine shall be properly rung, and yoked with two good rings in the nose, and a yoke projecting at least five inches above, and four inches below the neck of such swine or heg.

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3. No sheep or lamb shall be allowed or suffered to go at large, or to graze or be fed, on any of the reads, streets or highways at any season of the year. in those districts of the Parish of Newcastle, lying between James Falconer's upper line and the line at the lower side of lands occupied by John Lawlor, Esquire, in the upper District of the said Parish, and between Urqubart's Brook ((so called) and Russell's Brook (so called) in the middle district of said Parish, and in that part of the Parish of Chatham lying between the upper line of the lot formerly owned by the late Rev. James Thomson, and lot number forty, formerly occupied by James Murphy, and which said Districts shall extend to the rear line of

4. That no ox, cow, or neat cattle shall be suffered or allowed to go or be at large, at any time, between the fifteenth day of November, and the twentieth day of April, in each year, in any or either of the said districts, specified and described in section three of this Bye-Law.

5. That no horse, cattle, or sheep be allowed or suffered to go at large on the shores, banks, intervals or islands of the River Miramichi, within the Parishes of Blissfield and Ludlow, between the first day of May and the fifteenth day of October in any year.

6. That no sheep be allowed or suffered to go at large

within the Parishes of Blissfied or Blackville.

7. That no cattle be allowed to run or go at large, on the shore between the mouth of Fairleys Mili stream, and the lower line of the farm of John Gillespie, on the north side of the Southwest branch of the River Mira ichi in

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the Parish of Blackville at any time from the 10th day of May until the 15th day of October in each year.

8. That no cattle be allowed to run, or be at large, on the shores of the southwest Miramichi River, between the mouth of Cain's River, and the upper line of the Parish of Blackville, at any time from the first day of May until

the thirteith day of October in each year.

9. That no bull or ram shall be allowed to go at large, or to graze on any of the roads, streets or highways, or any commons or wilderness lands, in the Parish of Alnwick, from the westerly line of lands formerly owned by John Beattie, Portage, to the westerly line of French Cove lands, including both sides of the Tabustinac River, and the back settlements—Bulls from the first day of June until the first day of December and Rams from the first day of August until the first day of December in each and every year.

10. That no cow or neat cattle, sheep, lamb or hog be allowed or suffered to go at large or to graze or feed on the road or highway in that part of the Parish of Nelson lying between the lower line of the said Parish and Foley's Cove, so called, said district shall extend to the rear of the

front lots.

11. That no ram or swine be allowed to run at large in any part of the Parish of Rogersville, from the first day of August until the last day of December in each year, and that the owners of such hogs or rams, be liable

to a penalty not exceeding \$5 for each offence.

12. That no goose shall be allowed to go, or be at large, on any of the streets, roads, highways or squares within the limits of the said district, described in section three of this Bye-Law, under any pretence whatever, and in all other parts of the said County no goose shall be allowed to go, or be at large, unless such goose shall have a wooden yoke upon its neck, projecting four inches above and six inches below, and its wing clipped, so as to prevent its flying.

13. That the owner or keeper of any ox, ccw, or other neat cattle, knowing the same or any or either of them to be breachy, shall not suffer, or permit or allow to go or be at large, any such ox, cow, or neat cattle within the said County, under any pretence or for any period

whatever; any person violating this section shall, in addition to any damage sustained by any party through such violation, be liable to a penalty of \$4 with costs of

14. That any person or persons who shall throw or cast down the fence or fences of any other person or persons, or open his or their gate or gates, or drive or put or allow any animal, thereby, to go into the field or enclosure of such other person, without the consent of the owner or occupier of such field or enclosure; such person or persons shall be liable, if so offending, for each offence, to a penalty of \$8, with costs of suit.

15. That it shall be the duty of the Pound-keepers, Constables and Policemen, as well as of Hogreeves, to take up and impound animals going at large or otherwise offending contrary to this Bye-Law.

16. That when any animal shall break into any field or enclosure, lawfully fenced, or shall be found trespassing thereon, the party injured may himself impound or cause to be impounded each and every animal so trespassing; and the party injured may have his damages appraised by three creditable freeholders, who being sworn before a Justice of the Peace, shall truly and impartially value the same; the amount of which damage so appraised shall be collected by the pound-keeper, before the liberation of the animals so impounded, together with the fees and fines to which the owner of such cattle is liable.

17. That the following fees or sums shall be demand-

ed and paid under the foregoing sections;

To a Hogreeve or other person taking up and delivering to the Pound-keeper:

Each horse, mare, gelding swine, or neat cattle, \$1.00 To a pound-keeper for impounding each animal the same fees as above, and for feeding each horse or head of neat cattle, in addi-

18. That it shall be the duty of the Pound-keeper to feed and water any animals so impounded, under a pen-

alty of \$4 for each neglect to do so.

19. That the owner of every animal found going at large contrary to these regulations, shall pay such fine

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as is hereafter mentioned, and when prosecuted for the same, the costs of such prosecution

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20. That the Pound-keeper shall, within twenty-four hours after the empounding of any animals, post up in three or more conspicuous places in the district, notices proclaiming the fact, and should the said animals not be liberated within three days after such notice, the pound-keeper shall sell the same at public auction, or so many of them as may be necessary to defray the fees, damages, costs and charges, after giving 14 days notice of the time and place of sale, and the overplus, if any, shall be paid to the owner or owners thereof; and if the owner or owners do not appear within 14 days to claim the same, then to be paid to the Alms House Commissioners, for the use of the Parish where the offense was committed, or the injury sustained.

No. 7.—A Bye-Law relating to

DOGS.

Be it ordained by the Municipal Council of the County of Northumberland:

1. A tax of \$1.00 shall be imposed on the owner, keeper or harbourer of each and every dog in the upper district of the Parish of Newcastle, within the following limits, viz., between the upper side of French Fort Cove, and the lower side of Oxford Cove, and in the middle district of the said Parish, between Urquhart's Brook and Russell's Brook, and in the middle district of the Parish of Chatham between the Bacon road and the upper or westerly line of hads formerly owned by the late Robert Johnstone, jr., deceased, the foregoing districts to apply to the front lots, provided that farmers and others being householders residing in the Parish of

Newcastle beyond the Police district limits, except those residing between Urquhart's and Russell's Brooks, shall

be allowed to keep one dog exempt from dog tax.

2. That the owner, keeper or harbourer of any Dog or Dogs in the front lots of the Middle District of the Parish of Chatham, shall between the first days of February and May in each and every year, register his or her name in full, with the name of the streets on which they reside, or cause the same to be so registered in a Book to be kept for that purpose at the Police Office within said District, and shall place or cause to be placed opposite his or her name the number of dogs he or she owns, keeps or harbours. And any person who shall be guilty of a breach of any of the provisions of this section, shali, for every offence, be liable to a penalty of \$2, and on default of payment of any such fine the said dog shall be killed by order of the Magistrate imposing such fine.

3. That the Collector of Dox Tax for the said District shall procure a Book, to be paid for out of the money collected for Dog Taxes, and place the same in the said Police Court on or before the first day of February in each year, for the purposes of the first section. And the said Collector shall, when within his knowledge or on being informed of any person who has committed a breach of the foregoing section, prosecute such person: and the omission of such Collector to so prosecute within ten days after such knowledge or information, shall subject him to a fine

4. That the owner, keeper or harbourer of any Bitch, who shall allow or permit such Bitch, when in season, to go at large in the said front lots in the said Middle District of Chatham, shall be subject to a penalty of \$5, and on default of payment thereof, the said Bitch shall be killed by the direction of the Magistrate who imposes such penalty.

5. That all fines and penalties recovered under any of the foregoing sections shall be paid over to the said Collecter by the Magistrate imposing the same, and the said Collector shall enter in the said book so kept in the said Police Court all such fines and penalties together with the names of the parties paying the same.

6. That all fines and penalties recorded under the fore-

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going sections 2, 3 and 4 shall be applied for Alms House

purposes for the Parish of Chatham.

7. That any person residing within the County of Northumberland, beyond the Dog Tax districts of Newcastle and Chatham, who owns, keeps or harbours more than one dog, shall pay a tax of \$1 annually for each and every dog more than one so owned, borrowed or kept.

8. That it shall be the duty of the Collector of dogtax in each district or parish, on the first day of May in each year, to proceed to the collection of such tax, and in case the same be not paid to said Collector within six days after demand, that then such Collector shall and may, and he is hereby required to sue for and recover the same, and when collected the same shall forthwith be paid into the hands of the Secretary-Treasurer, to be applied to Alas House purposes, for the Parish in which the same has been collected, such Collector retaining in his hands twenty per cent. for his services on all sums actually collected and paid over by him, and such Collector shall render an account of such collection to the January session of the Municipal Council in each year.

9.—That the owners or keepers of all dogs found going at large, in the Towns of Chatham and Newcastle, without a collar of brass or other metal or of leather having a plate of brass or other metal attached thereto, with the first letter of the christian name and the surname at full length of such owner or keeper plainly and legibly engraved or marked thereon, shall be liable to a penalty of \$2 for each offence, and any Constable or Policeman

may kill such dog.

10 That if the owner, keeper or harbourer of any ferocious dog or dogs, accustomed to bite, shall allow or suffer any such dog to run at large within the County, without being muzzled in such manner as to prevent such dog from injuring any person or animal, every such person being the owner, keeper or harbourer of such dog, shall be liable to a penalty of four dollars for each and every day, such dog shall run at large without a muzzle.

11.—That any person who shall be convicted before a Justice or the Peace of keeping any dog which may have injured any person by biting, shall be subject to a pen-

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alty of not exceeding \$10, and such Justice of the Peace

may order any Constable to kill such dog.

12. That any person who owns, keeps or harbours a dog which is in the habit of running after, barking at, or in any way molesting any foot passenger, horse, cow, or any vehicle on the public highway, road or street shall, on complaint of any person (so molested, or whose cattle have been molested) before a Justice of the Peace, forfeit a sum of one dollar for each and every offence.

13.—That should any case of hydrophobia or canine madness occur in the said County, any Councillor under whose notice such case may come, or who may receive information of the same, shall post a notice or notices in at least three places in the Parish in which it occurs, prohibiting all dogs from running at large within the said Parish, for the length of time in such notices specified, and any dog found at large while such notice in in force, shall be put to death by any person, and the owner, keeper or harbourer of such dog shall be

No. 8.—A Bye-Law relating to CRUEL TREATMENT OF ANIMALS.

Be it ordained by the Municipal Council of the County

1. That no person or persons shall singe, shear, clip or shave the hair or wool from the body of any live horse, mare, gelding, sheep or lamb, at any other season of the year, than during the months of May, June, July and August, under a renalty not to exceed \$16 for each

2. That no person or persons shall wantonly abuse, or cause to be abused, any animal under his charge or of which he has the control, under a penalty of \$4 for

3. That no person shall overload any beast of burthen

or draught, under a penalty not exceeding \$10.

4. That no person or persons shall use any instrument or weapon, to whip or beat a horse or mare or other beast of burthen or draught, other than a plaint hemp or hide strap, whip, or plaited thong, nor shall any person char

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strument or other t hemp ny person kick any animal of which he is owner or person in charge thereof, under a penalty not to exceed \$20.

No. 9.—A Bye-Law for the PROTECTION OF PROPERTY.

Be it ordained by the Municipal Council of the County of Northumberland:—

1.—That whoever shall, cut, scratch, write or post bills or notices upon, or otherwise mutilate, disfigure or destroy any wall, fence, or building of any kind whatsoever, without the consent of the owner of such, shall be liable to a penalty of \$2 for each and every offence.

2. That whosoever shall kindle any fire in any woods, field or other open place, or on any beach or shore, and who shall depart and leave the same burning, and shall not either extinguish the same by water, or otherwise secure it, so that it may not communicate with any woods, underwoods or brush whereby damage may ensue either to any private property or to any unlocated lands in the County, shall for each offence, though no damage ensue, forfeit and pay the sum of not exceeding \$20, in addition to all damages sustained in consequence of such fire.

3. That no person shall set on fire, or cause to be set on fire, any combustible materials, in any of the towns or villages in the County, or within one hundred feet of any fence or building, or kindle a fire, or in any way authorize a fire to be kindled on any street, road, square, lane or public wharf, without express permission from the Councillors of the Parish in which said fire is made, nor shall any person enter any barn, stable, carpenter or joiner shop, or other shop or place where wooden shavings are made or kept, with a lighted candle or lamp, unless the same be enclosed in a lantern, nor shall any person light any lucifer, friction or other match, or smoke a cigar or pipe in or near any building containing any shavings, hay, straw, or other combustible materials, nor carry nor suffer to be carried by their servants or children a lighted candle or lamp, or fire from house to house, or through streets, unless the same shall be in a covered vessel, or otherwise secure from falling or from being blown about by the wind; and any person who shall be guilty of a breach of any of the provisions of this section shall for each offence beliable to a penalty of \$8.

No. 10.-A Bye-Law for the

PRESERVATION OF ORDER.

Be it ordained by the Municipal Council of the County of Northumberland:-

1. That any person who shall at any time ring any of the public bells in any of the Towns in the said County, except in case of an alarm of fire, shall be liable

to a penalty of \$4 for each offence.

2. That whoever shall shout, or make any unusual noise in, or upon any of the streets, highways, lanes squares or wharves of the County calculated to disturb or annoy the inhabitants, shall be liable to a penalty of \$4 for each offence, and should such shouting or noise occur in the night time, the person offending shall be

liable to a penalty of \$8 for each offence.

3. That whoever shall knock at the door or ring the door bell of any of the inhabitants in the County in a rude, boisterous, insulting or improper manner, or for sport or insult, without any proper motive or intention of gaining admittance thereby, shall be liable to a penalty of \$4 for each offence; and should such knocking or ringing be after ten o'clock at night, other than at the door of an inn it shall be deemed a completion of the offence, without further proof and punishable by a pen-

4. That no person shall coast on any sled, sleigh or other vehicle down any or on any highway, street, lane, alley or square within the County, under a penalty of

5. That no person shall fire or discharge any gun, rifle, fowling piece, revolver, pistol (except in discharge of some military duty or exercise required by law, self-defence, or for the destruction of some unlawful animal or game) or ignite or let off any cracker, squib or other fireworks in or upon any of the streets, roads, lanes, squares or wharves in said County, under a penalty of \$4 for each offence.

6. That any person who shall be guilty of disorderly

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riding, driving or horse-racing upon any street highway or road, shall be liable to a penalty not exceeding \$10.

No. 7. That any and every person, who shall drive any carriage, cart, waggon, dragtruck, sled, sleigh, or other vehicle of any description, or shall ride, or drive any horse or other animal upon any of the public streets or roads and who shall meet or be overtaken by any other person or persons driving or riding on such street or road shall; on meeting or being overtaken by such person or persons as aforesaid, keep his or her carriage or other vehicle as aforesaid, or his or her horse, or other animal, on the left or near side of said street or road, thereby giving to such other person or persons one half of the said street or road, under a penalty of \$4 for each of-Provided always, that nothing herein contained shall extend or be construed to be extend to compel the driver of any such vehicle, being laden, to turn out of or give one half of the road or street to any light or unloaded vehicle during the winter months, so that always the driver of such laden vehicle shall, upon request made for that purpose, stop in some convenient place, to let such light or unloaded vehicle pass.

8. That no person or persons' shall in any manner negligently or wilfully prevent or hinder any other person or persons, from passing him or them, on, or with any vehicle as aforesaid under his or their care upon such street or road, or by negligence or misbehaviour prevent, hinder, or interrupt the free passage of any vehicle as aforesaid, or of any person or persons whatsoever, on any street or road, or shall suffer his or their horses or other beast or beast of draught to proceed on such road, without having some person to direct and govern such animals, nor shall be at such a distance from such vehicle as aforesaid, or in such situation whilst it shall be passing or remaining on such road or street, that he or they cannot properly direct or govern such animal, under of penalty of \$4 for each

offence.

9. That no person shall place or secure on or about any vehicle as aforesaid anything in such a way as to prevent or obstruct the passage of any other vehicle, person or animal, or shall allow anything to project past such vehicle on either side so as to endanger persons or

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other vehicles passing, under a penalty of \$4.

10. That any person or persons who shall obstruct any sidewalk or crossing in the Towns of Chatham or Newcastle by standing or loitering thereon, or impede or deter any person or persons from passing along or upon such sidewalk or crossing, shall be subject to a fine of not less than \$2, and it shall be the duty of the police of Chatham and Newcastle to take into custody any person or persons who shall be guilty of a breach of the provisions of this section.

11. That it shall be the duty of all and every policeman or constable residing in the said County, knowing of any offence against this Bye-Law, to take notice of and make complaint against the offenders.

No. 11.-A Bye-Law relating to

NUISANCES AGAINST THE PUBLIC HEALTH.

Be it ordained by the Municipal Council of the County of Northumberland :-

1. That whoever shall cast or throw anything whatever into any of the public tanks in the County of Northumberland, or shall in any way interfere with the fountains or springs which supply the said tanks, by adulterating or otherwise injuring or rendering the water impure or unwholesome, shall be liable to a penalty of \$8.

2. That no person or persons shall throw, place or deposit, or cause to be thrown, placed or deposited, either in the River Miramichi or any or its tributaries, or on the ice covering the Miramichi, or any of its tributaries the carcase of any dead animal or animals, under a penalty not exceeding \$20 for each offence.

3. That no person shall throw, place, or deposit, or caused to be thrown, placed or deposited, in or upon any of the highways, streets, lanes, alleys, wharves or public squares or on any part of the beach or shore within the soid County, or within any boom adjoining to the Mir\$4. all obstruct any tham or Newimpede or deter or upon such fine of not less police of Chatany person or the provisions

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deposit, or upon any or public rithin the the Mirantichi Liver, any filth, dirt, offal, garbage, or offensive parts of any animals or any decayed or offensive meat, fish or vegetables, or the carcase of any dead animal, or any other offensive substance, under a penalty of \$10 for each offence.

4. That no person shall suffer or permit any drain or sewer leading from his yard, house or premises into any public drain to be used for the purpose of draining or receiving foul water from any necessary, to be conveyed by means of such sewer or drain into any of the public drains, in the Towns of Newcastle, Chatham, Douglastown, or Nelson, under a penalty of \$8 for each offence. Nor shall any such drain or sewer, from any premises of any person whatever, be allowed to discharge above ground, into any of the drains, gutters, streets, roads, lanes or squares in the said towns, under a penalty of \$4 for each day such drain shall be used after notice from a Justice of the Peace or Health Officer to discontinue the use of the same.

5. That no slop, wash, foul or dirty water of any discription shall be thrown or allowed to fall, flow or ooze into, over, or upon, any of the gutters of the said Towns, or upon any part of the streets, squares or sidewalks, or lanes thereof, under a penalty of \$8 for each offence, to be paid by the person offending or by the owner or occupier of the house or premises from which the same may have been thrown or allowed to fall, flow or ooze,

as aforesaid.

6. That no person shall suffer or permit any foul, waste or stagnant water to remain in his cellar or within his dwelling house, outhouse, barn, yard, or any premises within the said towns or villages, under a penalty of \$4.

7. That if any accumulation of manure, soil, filth, or offensive or noxious matter, whatsoever, which ought to be removed, shall be found upon the premises of any person within the said County, and if the same shall not be removed within twenty-four hours after notice to do so from a Justice of the Peace or Health Officer, as aforesaid, to the person to whom the same belongs, or the owner or the occupier of the premises whereon such manure exists, the party offending shall be liable to a

penalty of \$4 for every day such nuisance shall remain after said notice is given.

8. That it shall be the duty of the owner or occupier of each and every house, store, barn, stable, pigstye, sink, privy or other outbuilding in any part of the said towns or villages to keep the said buildings well and sufficiently cleansed, and free from all noxious and noisome smells or exhalation, under a penalty of \$4 for each offence.

- 9. That it shall be the duty of any person or persons owning or occupying any tannery, or concerned therein in the County, at all times, to pay due and proper attention to the removal of hides from the vats and changing the water therein, that no more noxious or unholesome exhaltions may arise therefrom, than the nature of the business may necessarily cause and that every such person or persons shall remove or cause to be removed, the scrapings of hides and other offensive matter, caused by his or their business to such place or places as the said Justice or Health Officer may appoint, under a penalty of \$6 for
- 10. That it shall be the duty of the owners of slaughtering houses or other person or persons engaged in slaughtering animals, in the said County, at all times, to keep such places well and sufficently cleansed and free from all offal, blood or any remains of slaughtered animals, that may in anywise affect the purity of the atmosphere or the health of the community, under a pen-

11. That any person or persons who shall, after an order from a Justice of the Peace or Health Officer, refuse to obey such order to amend drains or drainage, clean or purify buildings or remove nuisances, shall incur a penalty of not exceeding \$20.

12. That any Justice of the Peace or Officer shall, on complaint or information laid before him by any ratepayer, examine into such complaint or information as has reference to any of the sections of this Bye-Law, and give such orders as he may consider

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PREVENTION OF VICE AND IMMORALITY AND BREACHES OF THE PEACE.

Be it ordained by the Municipal Council of the County of Northumberland:—

1 That no person shall divest themselves of clothing and bathe in the River Miramichi or any of its tributaries, or in any lake or pond in the County within one hundred yards of any public road, street, square or resort or dwelling house, between sunrise in the morning and half an hour after sunset in the evening, under a penalty of \$4, and in default of payment be imprisoned in the common gaol for the period of 48 hours.

2. That no person shall indecently expose his person or any part thereof in any highway, road, street, square, lane, alley or public resort under a penalty of \$10 for

each offence.

3. That any person who shall use any profane or obscene language or violent cursing or swearing in any street, highway, lane, alley, yard, landing, wharf, or square, public meeting or place of public resort or amusement shall be liable to a penalty not exceeding \$10 for each offence.

4. That any person who shall place or caused to be placed on any wall, fence, building, flooring, sidewalk, wharf or pavement any obscene picture or writing shall be liable to a penalty of \$10 for each offence, and it shall be the duty of any and every policeman and constable to obliterate such picture or writing on view under a

penalty of \$4 for each neglect to do so.

5. That any person who shall be intoxicated or shall feign to be intoxicated, or who shall in any street, highway, lane, alley, wharf, landing or square, or at any place of public resort or amusement, make any loud, screaming, shouting singing, or other unseemly noise, tending to insult or alarm any person or disturb the public peace or order, shall for each and every offence forfeit and pay a sum not exceeding \$20.

6. That any person who shall, by insulting or abusive language or behavour, taunting epithets or threatening gestures, attempt to provoke any other person to commit

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a breach of the peace in any public street, thoroughfare, alley, road, wharf, square or landing, or at any public resort, or in any building, whereby a breach of the peace may be occasioned, shall be subject and liable to pay a penalty of not exceeding \$8 for every such offence.

No. 13.-A Bye-Law relating to

WHARVES.

Be it ordained by the Municipal Council of the County of Northumberland :-

1. That no person or persons, shall occupy or incumber any of the public landings or wharves with boats, vessels, or scows in lading or unlading any merchandise, country produce, lumber or any other article or traffic or otherwise howsoever, for a larger period of twelve hours, under a penalty of \$2 for each offence.

2. That no person or persons shall occupy or incumber any of the public landings or wharves with rafts of sawn or round lumber, or firewood, or with kreels or rafts of rails, slabs, rinds, scantling, laths, shingles, lathwood or other material, for a longer period then twenty-four

hours, under a penalty of \$2 for each offence.

3. That no person shall cast or deposit any nuisances, incumbrances or obstructions into, upon, at or near any of the public wharves or landings, nor shall such person refuse to remove the same or any or either of them when requested so to do, by any wharfinger, constable or policeman. Any such person so offending shall be subject to a penalty of four dollars for each offence.

4. That the wharfingers, constables or policemen appointed by the Council shall have full power at all times, when they deem it necessary, or when called upon by any inhabitant of the county, to remove or cause to be removed, all or any nuisance or obstruction in, upon, at or near any of the public wharves or landings, and to order the person causing the said nuisance or obstruction to remove the same. Any person causing said nuisance or obstruction, or refusing or neglecting to remove the same shall forfeit two dollars for each offence,

5. The following rates of wharfage shall be exacted

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and paid to the parties entitled to receive the same. for vessels lying at any of the wharves in the County, viz.—
For every vessel not propelled by steam under the

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Vessels lying in the second tier shall pay half the above rates, and vessels making fast to any wharf but not lying near thereto shall pay one third the above rates.

6. For every vessel discharging ballast at any wharves in the County, the following dues shall be exacted and received viz.—

For every	vesse	l und	er the	burthen	of 100	tons,		\$3.00
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. 66	700	61		"	800	66		. + 13 00
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64	1000		and	unwards.	1000			16.00

unless when other vessels are waiting to discharge ballast and cannot be longer accommodated

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66	Tea chest, trunk or barrel	
66	barrel, bulk of goods not specified	"
66	Iron per tou20	
6.6	Coal and Salt per ton	44
66	Bricks per thousand20	
66	Grain per bushel 4	
6.	Shingles and Laths per thousand	66
**	Lumber per M. or wood and bark per cord10	66

All property landed on a wharf and reshipped therefrom,

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to pay the above rates for landing and shipping. All goods and property left on wharf over 24 hours and under 48 hours to pay one half of the above rates of wharfage additional, and all goods remaining over 48 hours to pay the above rates of wharfage for every 48 hours they shall so remain on said wharf.

9. That there shall be excated and received for the use of barrows 40 each cents per day, and for shovels 7 cents each per day,

10. That the wharfingers of the several parishes shall be the superintendants of public wharves in the distrets for which they are appointed, and they shall give bonds in the sum of \$100 to the Queen for the faithful discharge of their duties, and care of the revenue accruing from said wharves, for the collection of which they shall be entitled to a commission of 10 per cent, and shall account to the Secretary-Treasurer monthly for the same.

11. That the fees to be exacted under the foregoing regulations shall be recovered by the parties entitled to recover the same, under the act for the recovery of small

debts before justices in civil suits.

12. That no person whatever, under any pretence whatever, shall ride, drive, or lead any horse, mare or gelding or neat cattle at a greater rate of speed then a walk on any part of the approach to the public wharf at Newcastle, under a penalty of \$8 for each offence.

No 14.—A Bye-Law relating to PUBLIC EXHIBITIONS.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That before any circus, show or managerie, or other public exhibition of which the managers or proprietors are non-residents, at which an admission fee is charged, be allowed to exhibit they shall pay to the collector of rates in the district as follows:-Circus and Menagerie combined..... Circus or Menagerie Other outside show.

Any show or exhibition in a public hall, for first exhibition,

For each subsequent exhibition,

2. That it shall be the duty of the Collector of Rates

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in the District in which any show or exhibition is held, to collect the aforesaid fees, for doing which he shall be entitled to a commission of 10 per cent. on amount collected, and should he refuse or neglect to perform the duty he shall be liable for the amount of the fee, and

may be prosecuted therefor.

3. That any person or persons aforesaid who shall hold, give, or attempt to hold or give any such exhibition or performance, before paying for liberty to do so, shall be liable for each offence to a penalty not exceeding twenty dollars, to be levied by summary distress, by any Justice of the Peace upon his or their goods and chattels.

No. 15.-A Bye-Law relating to AUCTIONEERS.

Re it ordained by the Municipal Counci! of the County of Northumberland.

1 That every auctioneer hereafter appointed residing in the County, within thirty days after his appointment, shall pay to the County Treasurer the dues hereby established, and every auctioneer heretofore or hereafter appointed, shall, on or before the first day of February in

each year, pay said dues to the said Treasurer.

2. That every auctioneer residing in Chatham, Newcastle, Nelson or Derby shall pay \$20 annually, and every auctioneer residing in the other parishes in the County shall pay \$10 annually, except Blissfield and Ludlow, which shall pay \$5 for pursuing the business of an auctioneer.

3. That no person not being a resident and ratepayer of the County of Northumberland, shall be allowed to carry on the business of an auctioneer, or sell any goods or property by auction, within the limits of the said

County.

4. That no licensed auctioneer shall have power to appoint, nor shall pursue his business as an auctioneer, by any agent, substitute, clerk or servant, except they be licensed as an auctioneer.

5. That any person violating any of the provisions of this Bye-Law, shall be liable to a penalty of \$20 for each

offence.

No. 16.-A Bye-Law relating to BRIDGES.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That no person under any pretence whatever shall ride, drive, or lead any horse, mare, gelding, ass or neat cattle upon or along any bridge within this County, upwards of 40 feet in length of span, at greater speed than a walk, under a penalty of \$4 for each offence, to be applied when collected as follows,—one third to be paid to the complainant, and the balance shall be expended in repairing the bridge upon which the offence was committed under the direction of the convicting Justice or such person as he may appoint, and if not so expended the said balance shall be paid to the Secretary-Treasurer for the use of the Municipality.

2. That no person under any pretence whatever shall tie or make fast any rope, chain, or other fastening to any part of any bridge for the purpose of snubbing or holding any scow, vessel or raft other than the posts placed at such bridges for that purpose, under a penaty

not exceeding \$20 for each offence.

3. That no person whatever shall cut, scratch, write upon, or otherwise disfigure, mutilate or destroy any bridge, railing, trussing or spans, or in any way interfere with or damage any bridge or part thereof, under

a penalty of \$8 for each offence.

4. That every Justice of the Peace or other person expending any money on any of the bridges within the County, under the provisions of this Bye-Law, shall make a return of such expenditure to the Municipal Council, at its first regular sitting thereafter, under a penalty of \$4 for each neglect to do so.

No. 17.—A Bye-Law relating to

THE ALMS HOUSE AND ITS COMMISSIONERS.

Be it ordained by the Municipal Council of the County of Northumberland:-

1. That the Alms House Commissioners shall, on the

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first day of each January Session of the Council, have prepared and lay before said Council an account of all expenses incurred by them during the past year, for the support and maintainance of the poor in the said Almshouse, and all other contingent and incidental expenses of the same, together with an estimate of the sums of money required for the maintainence and employment of the inmates of said Alms House, for the current year, with the estimated sum required for contingent and incidental expenses, also giving particulars of the number and sex of inmates from each parish.

2. That the Council shall apportion to each Parish, its

just and equitable share of such expenses.

3. That should the Commissioners, or any of them, violate any of the provisions of this Bye-Law, they, or any or either of them, shall forfeit and pay a sum not exceeding \$20.

No. 18.-A Bye-Law relating to BOOMS AND BOOMAGE.

Be it ordained by the Municipal Council of the County of Northumberland :-

1. That the Boom, Master in charge of the Barnaby River Boom be entitled to receive five cents on each thousand superficial feet of logs, and three cents on each

ton of lumber or timber securely boomed.

2. That the Boom Master of Barnaby River Boom shall, on or before the 31st day of December in each and every year, render to a Committee of three persons appointed by the shareholders of said Boom a detailed statement of all lumber that shall pass through the said Boom during the season, together with the amount of boomage collected thereon.

3. That the Boom Master of Barnaby River Boom take charge of all the prize or unmarked logs in the boom or anywhere on the rafting ground and sell them at auction to the highest bidder, and that he post a notice of sale, at least six days before day of sale, the balance of the proceeds from said sale, after paying expenses of sale, to be divided among all parties owning logs in the boom according to the quality of lumber owned by each, and that the Boom Master make returns to the Secretary-Treasurer not later than the fifth day of December in each year.

4. That the Boom Master in charge of the Bay du Vin River Boom, shall be entitled to four cents on each thousand superficial feet of logs, and three cents on each ton of timber securely boomed

5. That it shall be the duty of the Boom-master in charge of the said Bay du Vin River Boom, to have the same removed on or before the fifteenth day of July in each year.

6. That there shall be appointed annually at the January Sitting of the County Council three Boom Masters to take charge of the Tabusintac River Boom.

7. The Boom Masters of said Tabusintac River Boom, shall, each season have the said Boom made and secured in time to retain all the lumber that may come down the said River, and shall also provide swing or shear booms that may be required for rafting purposes.

8. The Boom Masters of Tabusintac River Boom shall be entitled to receive five cents on each thousand superficial feet of logs and two cents on each ton of timber securely boomed.

9. The Boom Masters, or some competent persons authorized by them for that purpose, shall attend at the said booms from day to day (Sundays excepted) to facilitate the passage of timber and logs, under a penalty of \$4 for each offence in this respect.

10. It shall be the duty of the Boom Masters to have the said booms under their charge made perfectly secure and safe with good sound boom logs properly fastened at the shores, and together by sufficient chains and staples or bolts.

11. The said Boom Masters shall have power to retain in their hands the said lumber, or so much thereof driven into the said booms, as shall be sufficient security for the payment of all sums due them thereon for boomage, until the same be paid.

12. The said Boom Masters shall have power to sell at auction all lumber so retained in their hands for boomage, after having possession of the same one month, and

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or sell at or boomoth, and having given six days' notice of the time and place of such sale in three public places in the parish.

No. 19. - A Bye-Law relating to

STREETS, SIDEWALKS AND SQUARES &c.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That no person shall place or caused to be placed on or upon any of the streets, roads, alleys, squares or sidewalks within the county, any timber or lumber of any kind, brick, stone, lime or other building materials or any earth, rubbish or other incumberance or obstruction without permission in writing from the Road Commissioner of the district, under a penalty of \$4 for each offence; and such permission shall only be granted to such persons as are erecting, repairing, or about to erect or repair any building.

2. That any person who shall dig any hole in, or remove any sod or earth or otherwise disturb the surface of any street, sidewalk or square without permission from the Road Commissioner of the district, shall be liable to a penalty of \$4, and such permission shall not be granted, unless the said hole be properly enclosed, so as to prevent any damage or inconvenience to the public; and such person so obtaining permission shall, if revired by the said Commissioner, cause a light to be aced in some conspicuous place near such encumbrance nclosure and keep the same constantly lighted dur-

3. That the coverings of all hatchways and cellar steps, opening upon any of the streets, lanes or thoroughfares in the said county shall be upon the level of the sidewalks upon which they open, and shall at all times be kept secure and strong and shall not be opened at any time, except for the purpose of putting property into or taking the same out of such cellar, under a penalty of not exceeding \$10.

4. That no person shall cut or saw any wood upon any of the streets or sidewalks in any of the towns or vil-

lages in the said County, under a penalty of \$1 for each offence.

5. That no person shall lead, ride or drive any horse or cow, or other animal, or draw, or drive, any cart, carriage, sleigh or sled, or wheel any barrow upon any sidewalk, or planked footpath, within any of the towns or villages in the said County, except for the purpose of crossing the same, and no person shall stand any animal or vehicle across or upon any of the sidewalks or footpaths aforesaid in such a manner as to obstruct, or inconvenience foot passengers, under a penalty not exceeding \$10 for each offence.

6. That any person or persons walking on any of the sidewalks or public footpaths in the said County shall, on meeting any other person or persons, keep to his or their right hand side of said sidewalk or footpath, not occupying more than one half of the breadth of said sidewalk or footpath, nor shall any person or persons by negligence or misbehavior prevent or hinder any other person from passing him or them, under a penalty of one dollar for each and every violation of this section.

7. That no person shall throw or deposit, or cause to be thrown or deposited in or upon any of the public highways, streets, roads, squares, or sidewalks in the County, anything calculated to obstruct or interfere with the proper uses for which said highways, streets, roads, squares, or sidewalks are intended, under a penalty of \$8 for every such offence; and if ordered to remove said obstruction or nuisance, shall immediately do so, under a penalty of \$10 for refusal or neglect to comply with such order, together with cost of removing the same.

8. That whosoever shall wilfully deface, damage, cut, break, peel, or pull, or otherwise injure any of the trees, shrubs or flowers, or any other ornament in or around any of the public squares or sidewalks, or shall wilfully deface, cut, mark, or in any way damage, or cause to be damaged any of the fences, walks, fountains, or ponds of water in or about the said squares, streets, or sidewalks, shall be liable for each offence to a fine of \$4, besides the expense of repairing such damage or loss.

9. That whosoever shall commit any trespass upon any part of said squares, or travel on any part thereof

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ass upon thereof ther than the walks laid out thereon, shall be subject to

penalty of \$4. 10. That no person shall ride, lead, or drive any horse r other animal along or upon, or make fast such animal ipon such sidewalks or paths, in any of the public quares, under a penalty of \$4 for each offence.

No. 20-A Bye-Law relating to the DESTRUCTION OF WEEDS.

Be it ordained by the Municipal Council of the County of Northumberland:-

1. That it shall be the duty of every person occupying arable land, to destroy and prevent from growing as far as possible on such land, all thistles and other weeds, the seeds of which are liable to become strewn by the wind, and should any such person who is requested to destroy any such weeds growing on land or property occupied by him refuse or neglect to do so, he shall be liable to a penalty of \$4 for each refusal or neglect.

2. That it shall be the duty of the Road Commissioner of each district in the County to place in three conspicuous places in their district, notice to the inhabitants of such district to cut and remove, within the time specified in said notices, all thistles and other weeds, on any roadside passing through or alongside the property occupied by them. Provided always that should such road pass between lands occupied by different persons, each person shall destroy the said weeds from the side or half of the road nearest his own property. Any person neglecting or refusing to obey such notice shall be liable to a penalty of \$4, which it shall be the duty of such Commissioner to collect.

No. 21.-A Bye-Law relating to FERRIES.

Be it ordained by the Municipal Council of the County of Northumberland;

1. That a Ferry shall be established across the Miramichi River from the ferry slip in the Town of New-

castle to the slip near Thomas Coughlan's in the upper district of the parish of Chatham.

2. That a ferry shall be established across the Miramichi River from the Ferry slip in the town of Chatham to the slip at or near Francis Elliot's shore (so called) in the middle district of the Parish of Newcastle.

3. That it shall be the duty of the ferryman occupying such ferries, to keep and maintain on the same a good and efficient steamboat, suitable for the conveyance of passengers, animals of all kinds, and vehicles of every description, across the said river, during the period of open water. The said steamboats shall run to and from the respective landings, on either side of the said river, remaining no longer than 10 minutes at either landing (except during meal hours, when half an hour shall be allowed) during the following hours: from the opening of the navigation in the spring of the year until the first day of October, the said steamboats shall commence at 7 o'clock A. M., and continue running till 10 o'clock P. M., and from the first day of October until the closing of the navigation, the said steamboats shall be allowed to itop running at 8 o'clock P. M., unless prevented by tempestnous weather, drifting ice or unavoidable casualities, under a penalty of not exceeding twenty dollars for each violation of any portion of this section.

4. That after the hours in the evening fixed as above, a suitable row boat shall be provided by the ferryman, and he shall, on application, put any passenger across for one hour and a half thereafter, under a penalty of two

dollars for each refusal to do so.

5. That the rates of ferriage to be exacted by the above named ferries shall be,-

For	each	foot passenger, horse or neat cattle,	
1 59	• 6	horse or neat cattle,	cents.
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	66	light vehicle,	66
D		Barrel or barrel bulk, 4	44
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Proviedd, that from 9 a. m. till 2 p. m. on Sunday the fare of foot passengers going to, or returning from religious service, shall be 2 cents.

6. That a ferry shall be established from the public slip in Douglastown to the slip at Henry Cunard's shore n the assen Rate 7. 7

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ne public rd's shore n the middle district of the Parish of Chatham, for foot bassengers only.

8. That a ferry shall be established in the Parish of Ludlow opposite the residence of James McElwee, from the highway on the south side across the Southwest River to the bye road on the north side. The following rates shall be exacted and received,—

9. That a ferry shall be established in the Parish of Blissfield, opposite the residence of Samuel Betts, senior, from the highway across the Southwest branch of the Miramichi River, to the bye-road on the north side of said river. The following rates shall be exacted and

received, — 15 cents.

For each horse or real cattle. 22 ...

Horse and vehicle ... 5 ...

10. That a ferry shall be established in the Parish of Blissfield, between Thomas Sutherland's on the south side and the De Cantillon place, on the north side of the Southwest branch of the Miramichi River. The following rates of ferriage shall be exacted and received,—

For each horse or neat cattle. 15 cents. 30 "

Horse and vehicle 10 "
Passenger, 10 "
Barrel, calf sheep or goat 5 "

11. That a ferry shall be established in the Parish of Blackville between the public landing at the main road on the north side, and the main road on the Southwest branch of the Miramichi River, at or near the mouth of Cain's River. The following rates of ferriage shall be expected and received.

Passenger
Sheep, goat, calf, pig, or barrel
That a ferry shall be established between Peter

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Stewart's in the Parish of Nelson and the steamboat landing at the main road in the parish of Derby. The following rates of ferriage shall be exacted and received—
For each horse or neat cattle.
"Horse and vehicle
topher Parker's in the Parish of Derby and the Boom Company shore in the Parish of Nelson, for foot passen-
For each foot passenger
atti 7 -tablishment in the Parish of Derby. The
following rates of ferriage shall be exacted and received, For each horse or neat cattle,
" Passenger
15. That a ferry shall be established in the Parish of Northesk, between Dunbar's Point on the north side and
James Simpson's shore, on the south side of the North-
west branch of the Miramichi River, for foot passengers only. The following rate of ferriage shall be exacted
and received,— For each foot passenger,
Northesk, between James Hutchison's and the highway
on the south side of the southwest branch of the River Miramichi. The following rates of ferriage shall be ex-
acted and received —
For each horse or neat cattle,
Passenger
Grant's in the lower district of the Parish of Newcastle, and at or near Guy, Bevan & Co's mill wharf in the
Parish of Chatham, for foot passengers only. The following rate of ferriage shall be exacted and received,—
Parish of Chatham, for foot passengers only. The following rate of ferriage shall be exacted and received,— For each foot passenger,
landing on the south side to the late William Robert-
son's shore on the north side of the said river for foot

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passengers only. The following rate of ferriage shall be exacted and received.—

For each foot passenger. . 19. That a ferry shall be established in the Parish of Alnwick, across Burnt Church River from Peter Davidson's on the north side, to the end of the Anderson and Davidson road on the south side of said river, for foot passengers only. The following rate of ferriage shall be exacted and received .-

For each foot passenger, 20. That a ferry be established between Robert Noble's in the Parish of Hardwick and Fox Island, for foot passengers only. The following rate of ferriage shall

be exacted and received.

For each foot passenger.... 21. That a ferry be established across Renous River in the Parish of Blackville from Daniel McLaughlan's to the opposite shore of said River. The following rates of ferriage shall be exacted and received.

22, That the respective ferrymen in charge of ferries established shall, (unless they be for foot passengers only) furnish and keep in good order and repair, a safe and suitable scow for the conveyance of animals and vehicles, sufficiently large to admit of their safe transport, and provided with a drop or bridge at each end, to facilitate and make safe the entrance and exit of such animals and vehicles.

23. That at all ferries the respective ferrymen shall provide and maintain a good, safe and comfortable row boat, to be used at such times as larger conveyances are

not required.

24. That the ferrymen occupying each ferry shall provide and keep a horn, signal post and signal at each ferry landing under a penalty of \$2 for each neglect to do so.

25. That no ferryman shall use or allow to be used any sail for the purpose of propelling any boat or other craft used in ferrying, under a penalty of \$4 for each offence.

26. That any person or persons whose animals are

crossing on any of the said ferries, shall be required to procure and use proper fastenings so as to prevent said animals from annoying or interfering with foot passengers, or each other. Any person, for every neglect to comply with this section, shall pay a fine of fifty cents, besides being liable for any damage that may ensue from such violation.

27. That no person or persons other than the ferryman or persons employed by him, shall be allowed to ferry any persons, animals or goods across the river, within a distance of one mile from any ferry (except gratuitously) under a penalty of \$4 for each offence.

28. That all ferrymen shall ferry all criminals in charge of a peace officer across the respective ferries, free of

charge.
29. That all ferry boats or scows used in the conveyance of passengers and property, on the above mentioned ferries, shall be inspected and approved by a Committee

30. That no person shall under any pretence whatever or at any time whatever, occupy or encumber any of the public landings, nor shall any vessel, raft or other eraft be allowed to anchor near any of the public landings, in such a way as to prevent the ferry boat having free access to the said landings on all occasions by day or night. Any person so offending against any of the provisions of this section, shall be liable to a penalty of \$4 for each offence.

No 22. - A Bye-Law relating to

POLICE IN THE TOWNS OF NEWCASTLE AND CHATHAM.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That the Police District for the town of Newcastle shall extend from the lane on the upper or westerly side of the lands owned and occupied by James Falconer, to the lower or easterly line of the lands formerly owned by James Ledden, and presently occupied by John Lawlor, Esq., and from the middle of the River Miramichi to

the rear line of the front lots, including the ships, vessels, boats, canoes, and rafts, in front of the said district.

2. That the Police District for the town of Chatham shall extend from the lower side of Clark's Cove to the westerly line of the farm formerly owned by Robert Johnstone, deceased, and from the middle of the River Miramichi to the rear line of the front lots, including the ships, vessels, boats, canoes, and rafts in front of the said district.

3. That part of the building known as the Fire Engine House, in the town of Newcastle heretofore occupied and used for Police purposes, is hereby hired, set apart and established as a Lock-up House, for the Police district of Newcastle.

4. The building hired, set apart and established as a Lock-up House for the Police District of Chatham is hereby continued to be hired, set apart and established for that purpose for the said district.

5. The Council may, at any general or special session called for that purpose, appoint for the Police districts of Newcastle or Chatham, a good and efficient Police force.

6. The Council shall at the general session in January in each year appoint a Committee for each district, the Committee for Chatham to consist of the two Councillors for the time being; and the Committee for Newcastle to consist of the two Councillors and a freeholder residing in the town. The said Committees in their respective districts shall have power to deal with all matters connected with appointing of Policemen to fill any vacancy that may occur, and dismissing any Policeman when necessary or expedient (such dismissals and appointments shall be valid and effectual until the same shall be disallowed at any general or special session called for the purposes above named) and generally to exercise all powers and duties for the proper management of Police matters within the respective districts.

7. The Council at any general or special session called for that purpose, or the respective Committees of the said rolice districts, may discharge any member of the respective forces, upon giving one month's previous notice in writing, whenever it shall appear that it is urnecessary to maintain the said forces in full efficiency

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castle y side ner, to wned Lawichi to and any member of the said forces who shall, at any time, become remiss or negligent in the discharge of his duty, or otherwise unfit for the same, may be forthwith discharged by the Police Committee without notice.

8. It shall be the duty of the said Policemen appointed under this Bye-Law to have the word "Police" printed on a band, in letters of at least five eighths of an inch in length to be placed on the front of their hats or caps worn while on duty, under a penalty of \$1 for each and every violation of this section.

9. The said Police Committees are hereby authorized to make the necessary arrangements for the erection of gas lamps and lamp posts in the streets of the respective

towns, and lighting the same with gas.

No. 23.—A Bye-Law relating to the

MANAGEMENT OF GAOLS.

Be it ordained by the Municipal Council of the County of Northumberland:-

1. That a Committee of three persons shall be appointed at the January Session of the Council, whose duty it shall be to see that the following regulations hereby established are complied with-

1. That the Gaoler shall inspect the cells once in every twenty-four

hours.

2. Debtors shall be kept apart from prisoners charged with criminal

offences.

3. That the Gaoler shall keep a record of all parties committed, the dates of their committal and discharge and the cause for which they were incarcerated, which record shall be laid before the Council when

4. That every prisoner shall be allowed daily a sufficient quantity, not exceeding one and a half pounds of wheat bread or biscuit, and a

sufficient quantity of water.

5. That prisoners confined for debt or before trial for any offence, shall be allowed to procure for themselves and to receive at proper times, any food, bedding, clothes, or such other necessaries as may be sauctioned by the Gaol Committee.

6. That no person confined under sentence of any Court, nor any person imprisoned in pursuance of a conviction of any Court, shall receive any other food than gaol allowance, except under special cir-

cumstances.

7. Persons behaving in a disorderly manner shall be put on half

allowance of food during bad behaviour.

8. That the gaol shall be provided with suitable bedding, and not more than two persons shall sleep on one bed. 9. That the friends of prisoners for debt may visit them at reason. ab'e h urs of the day, compatible with security. Prisoners committed for felony or misdemeanor shall not be visited by their friends, unless by express permission of the Gaol Committee, and in the presence of the Gaoler.

10. The walls of the cells shall be whitewashed four times in each year, and the floors scrubbed once a week, if there be any prisoners

11. An adequate allowance of soap and water, with towels, shall be

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allowed to all prisoners.

12. No intoxicating liquors shall be allowed in the gaol for the use

of prisoners.

13. No light shall be allowed in the cells, between ten o'clock P. M.

and daylight the following morning.

14. In case of alarming sickness or serious accident to any prisoner, the Gaol Committee may order the services of a physician.

No. 24.—A Bye-Law to define the

GAOL LIMITS IN THE COUNTY OF NORTHUM-BERLAND.

Be it ordained by the Municipal Council of the County of Northumberland:—-

1. That the Gaol limits for the said County shall extend the distance of three miles in a straight line in all directions from the County Gaol, and as now established by the limits posts.

No. 25 .- A Bye-Law defining the

LIMITS FOR THE FIRE DISTRICTS OF THE TOWNS OF NEWCASTLE AND CHATHAM.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That the limits of the fire district for the Town of Newcastle shall extend from the upper line of lands presently owned and occupied by James Falconer to the lower or easterly line of lands formerly owned by the late James Ledden, and presently occupied by John Lawlor, Esquire, and from the River Miramichi to the rear of the front lots.

2. That the limits of the fire district for the Town of Chatham shall extend from the upper or westerly line of the Alms House to the westerly line of the farm formerly owned by the late Robert Johnstone; jr., deceased,

and from the River Miramichi to the rear of the front lots.

No. 26.—A Bye-Law regulating the

WEIGHING OF HAY, STRAW, COAL, &c., AND THE MEASUREMENT OF WOOD, BARK AND LUMBER.

Be it ordained by the Municipal Council of the County of Northumberland.

1. That the weighers of hay, show, coal and other articles are hereby authorized to receive for weighing each load, the sum of ten cents, when the net weight of each load does not exceed one thousand pounds, and one cent for each hundred pounds above that weight.

2. That the weigher shall furnish the seller or owner of such hay, straw, coal, or other articles, with a certificate of the weight of such load (making due allowance for rain or snow thereon, or in case of pressed hay, deducting weight of ties and laths) and of the waggon, cart, sled, or other vehicle on which the said articles may have been brought and weighed, with the poles, chains, ropes or fastenings of such load.

3. That it shall be the duty of the said weighers to ascertain the weight of the said waggon, cart, sled or other vehicle, with the poles and fastenings of said load,

before giving a certificate of the weight thereof.

4. That the said weighers shall enter into a book or books, to be kept by them for that purpose, the name of every person bringing articles to be weighed, the weight thereof and the date of weighing, which book or books shall be open at all times to the inspection of any buyer or seller of such articles desirous of examining the same and in case any such weigher shall neglect to keep such book or books, or shall not suffer or allow the same to be examined at all reasonable times, or who accepts the services of a clerk or deputy not duly sworn, shall be liable for every such offence to a penalty of \$5.

5. That all surveyors of lumber appointed in the County of Northumberland, shall keep correct books containing full accounts of all lumber surveyed by them,

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specifying the names of parties connected with said lumber so far as known, by whose order the survey was made, and the marks by which said lumber was distinguished, said books to be open at all times to all persons interested in and wishing information in reference to such survey.

6. That any surveyor of lumber failing to keep and exhibit his books as aforesaid, or who shall receive or accept the services of an assistant not duly sworn shall be liable to a penalty of twenty dollars for each offence.

7. That measurers of wood and bark shall be entitled to receive for their services in measuring and giving a statement thereof, the following rates.

No. 27.—A Bye-Law relating to MUNICIPAL ELECTIONS.

Be it ordained by the Municipal Council of the County of Northumberland:—

1. That in parishes where two or more polling places have been or may hereafter be established, it shall be the duty of the district clerks, for any district, other than district number one, to provide or procure a building in which to hold an election, but no greater sum shall be allowed for the rent of such building, than two dollars.

2. It shall be the duty of the district clerk for any district other than district number one, after any election for County Councillors shall have been held, to receive the returns from the chairman of such district, and to forthwith proceed and present the said returns to the chairman of district number one, before ten o'clock A. M. of the day following that upon which any such election shall have been held.

3. It shall be the duty of the district clerks to provide ballot boxes, where none have heretofore been provided which said boxes so provided shall become the property of the respective parishes; and the said district clerks shall deliver the said boxes so provided to their successors in office, when any such shall be appointed.

4. The said district clerk in any district other than

number one, shall be allowed for his services in connection with any such election, and for conveying the returns as atoresaid, the sum of two dollars; and for providing ballot boxes as aforesaid one dollar, which, together, with the sum of two dollars for rent of building as aforesaid, shall be a parish charge on the respective parishes to which the provisions of this bye-law shall extend.

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5. That the Town Clerks of the Parishes of Newcastle and Chatham respectively shall receive the sum of \$12 for their services and expenses, in holding meetings for the election of Councillors, and the Town Clerks of the other parishes shall receive the sum of \$6 for the like services and expenses, which sums shall be a Parish charge on the respective Parishes.

6. That any Town or District Clerk refusing or neglecting to perform the duties imposed upon them by this Bye-Law, shall be subject to a penalty of not less

than \$20, nor more than \$40 for each offence.

No. 28.—A Bye-Law

ESTABLISHING POLLING DISTRICTS IN CERTAIN PARISHES.

Be it ordained by the Municipal Council of the County of Northumberland:—

1. That polling districts be established for the Parish

of Northesk as follows,—
DISTRICT NO 3.—All electors residing to the northward of a line commencing where Chaplin Island Road intersects the division line between the Parishes of Northesk and Newcastle, thence in a westerly direction to the mouth of the Big Sevogle river, and thence prolonged westerly to the County line, Polling booth to be at or near the school house near Trout Brook, on Chaplin Island Road.

DISTRICT No. 2.—For the electors not included in the above mentioned district, residing above the lower line of the grant to the late James Walsh. Polling booth to be at or near the school house, near

Patrick Murphy's.

DISTRICT No. 1.—For the remainder of the electors residing in the said Parish. Polling booth to be at or near the Union Hall in said Parish.

2. That polling districts be established for the Parish

of Southesk, as follows,—
DISTRICT NO. 2.—For all electers residing below the lower line of the lot formerly owned and occupied by the late Andrew McGrath. Poll-

ing booth to be at or near the Scott School House.

District No. 1.—For the remainder of the electors residing in said Parish. Pollir q booth to be at or near the Temperance Hall at Redbank.

3. That polling districts be established for the Parish of Newcastle as follows,—

DISTRICT No. 1—All that portion of said Parish westerly of Guy, Bevan & Co.'s mill stream, opposite Middle Island. Polling booth to be at the Court House in the Town of Newcastle.

DISTRICT No. 2.—The remaining portion of said Parish casterly of said mill stream. Polling booth to be at or near John Delaney's in

said district.

4. That polling districts be established for the Parish of Nelson as follows.—

DISTRICT No.1—For all electors residing below George McKay's lower line, and upper line of the said Parish, and all electors from Semiwagan Bridge upwards to John Dunn's upper line on Barnaby River, including Nowian Settlement. Polling booth to be at or near Foley's Cove.

DISTRICT No. 2.—For all electors residing between George McKay's lower line, and the upper line of the Parish, and all electors residing on Barnaby's River, from Alexander Saunders' on both sides of said River to Semiwagan Bridge, including all electors on Semiwagan Ridge. Polling booth to be at or near Dennis Kirk's.

5. That polling districts be established for the parish

of Chatham as follows:-

DISTRICT No. 1.—To include all e ectors residing in the said parish west of the Forrest Road, so called. Polling booth to be at or near the Masonic Hall.

DISTRICT No. 2.—To include all electors residing in the said parish east of the said Forrest Road. Polling booth to be at or near Guy, Bevan & Co's Mill, Black Brook.

6, That polling districts be established for the parish of Alnwick as follows:—

DISTRICT No. 4.—To begin at the County Line between Gloucester and Northumberland, to extend along said line to a point opposite John Beattie's, sr., (Tabusintac Portage) west line; thence southerly to Tabusintac Bay. Polling booth at or near John McDermaid's.

DISTRICT No. 2.—To include all electors west of the boundary of district number 4 to the eastward of the road leading from Neguac bay shore to Tabusintac boom, known as Stymiest's road. Polling booth to be at or near Alexander McNeil's.

DISTRICT No. 1.—To include all electors west of the boundary of district No. 2, and to the eastward of Grand Down Creek. Polling booth to be at or near Thomas Savoy's.

District No. 3—To include all that part of the parish lying west of Grand Down Creek. Polling booth to be at or near Thomas Hickey's, Bartibog.

7. That polling districts be established in the parish of Glenelg as follows:—

DISTRICT No. 1.—To be south of Black River from John Ross' over to the County line including the McKenzie Settlement. Polling booth

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to be at or near Bernard Cook's, Richibucto Road.

DISTRICT No. 2 .- To be from the McKnight Road, both sides of Black River, Little Branch included, up to Elephlet Allan's upper line and down east to the Parish of Hardwicke. Polling booth to be at or near Alexander McDonald's, Lower Black River.

DISTRICT NO 3.—To be all west of McKnight's Road, south of Napan

River, and north of Black River up to the westerly line of the Parish

of Genelg. Polling booth to be at or near David McLean's.

8. That polling districts be established in the parish

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of Hardwicke, as follows:-

DISTRICT No. 1.-To comprise all that part of the parish between the dividing lines of the parishes of Hardwicke and Glenelg, and Savoy's Creek, so called. Polling booth to be at or near the School House near Bay du Vin River School District No. 5.

DISTRICT No. 2.—To comprise the remainder of the said parish of Hardwicke Polling booth to be at or near the School House on the

Hardwood Road, so called.

No. 29.—A Bye-Law relating to HIGHWAYS SUBJECT TO SNOW DRIFTS.

Be it ordained by the Municipal Council of the County of Northumberland:-

1. That the Commissioners of roads for the several parishes of Northesk, Southesk, Nelson, Newcastle and Chatham shall by the first day of December in each year, require all persons to take down their fences along the highways at places subject to snowdrifts, to remove them so as to leave a width of two rods on each side from the centre of the road. At any places on the public roads subject to drifts, the said Commissioners during the winter, when necessary are hereby authorized to remove said fences and to bush roads across private lands, in order to avoid said drifts; the expense incurred by said Commissioners in removing said fences and bushing the required roads to be defrayed from the road money collected in the district where the expense may be incurred, or allowed to the parties employed to do the said work on account of the statute labour to be performed by them. All proprietors or occupiers of land, neglecting or refusing to perform the duties hereby imposed shall be liable to a penalty of \$4 for each offence.

No. 30.—A Bye-Law relating to

TIMBER DRIVERS.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That the fees to be exacted and recovered by Timber Drivers in the County shall be \$3.50 per pay for the actual time they shall be engaged in the performance of their duties, as provided by law.

No. 31.-A Bye-Law relating to

PARISH OFFICERS.

Be it ordained by the Municipal Council of the County of Northumberland:

1. Every Constable appointed for the Parishes of Newcastle, Chatham and Nelson, before entering upon the duties of his office, shall give bonds to the Queen for the faithful discharge thereof in the sum of \$100 with two sureties in the sum of \$50 each.

2. The Commissioners of roads appointed for the upper district of Newcastle and the middle district of Chatham, shall respectively, before entering upon their duties, give bonds to the Queen with two sufficient sureties in the sum af \$1200, and the Commissioner of Roads for the middle district of Newcastle shall give the like bonds in the sum of \$400, for the faithful discharge of their duties. The Commissioners and Surveyors of Roads for the other road districts in the County shall respectively give the like bonds in the sum of \$100, with two sufficient sureties, for the faithful discharge of their duties.

No 32.—A Bye-Law relating to COLLECTORS OF RATES.

Be it ordained by the Municipal Council of the County of Northumberland:—

1. That the Collectors of Rates for the several Parishes of the County, before entering upon the duties of

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their office, shall give bonds to the Queen, with two sufficient sureties, in the sums hereinafter named, for the faithful discharge of their duties,-Ludlow Parish; each Collector, amount of bond,\$400 Blissfield Blackville Northesk 300 Southesk 700 Derby Nelson Rogersville " Glenelg 44 Hardwick Alnwick Newcastle, Collector upper district, middle district 46 4.6 lower district 64 4.4 upper district Chatham, 6.6 66 middle district lower district such bonds to be approved by the Councillors of the

No. 33.—A Bye-Law prescribing the manner of RECOVERING PENALTIES AND APPROPRIATING THE SAME.

several Parishes.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That the mode of proceeding for the recovery of all fines and penalties imposed by any Bye-Law of this Municipality, now or hereafter ordained, where no provisions are already prescribed for the recovery thereof, shall be regulated by any law now or hereafter in force relating to summary convictions, before Justices of the Peace.

2. That all fines, when not specially applied by any law or bye-law imposing the same, shall be paid to the Secretary-Treasurer for the use of the County,

No. 34.—A Bye-Law for the REPEAL OF FORMER BYE-LAWS AND REGULA-TIONS OF SESSIONS.

Be it ordained by the Municipal Council of the County of Northumberland:

1. That all bye-laws heretofore passed by the said

Council be and the same are hereby repealed, except that portion of a certain bye-law passed at April sittings, 1876, repealing every and all regulations of sessions made and passed by the general sessions of the Peace for the said County, which regulations shall remain repealed. Provided that any offence committed or any matter or thing done under such repealed bye-laws and regulations of sessions, while the same were in force, shall not be affected by the repeal of the said bye-laws and regulations.

JAMES ROBINSON,
WARDEN OF THE COUNTY OF NORTHUMBERLAND.
SAM'L THOMSON,

SECRETARY-TREASURER OF THE COUNTY OF NORTHUM-BERLAND.



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