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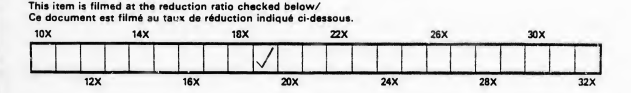


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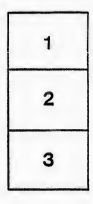
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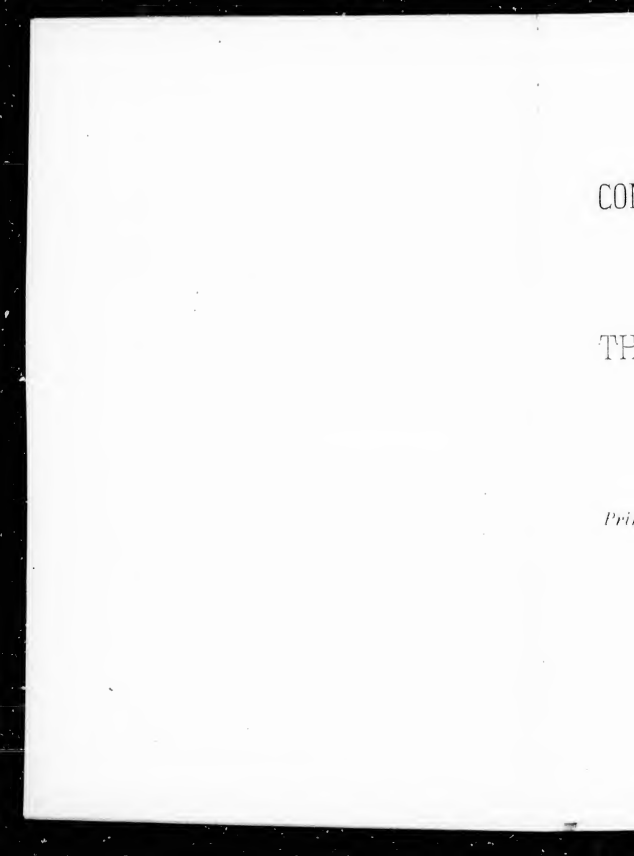


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# THE

# CONSOLIDATED BY-LAWS

OF

# THE GITY OF STRATFORD.

Printed by Order of the City Council.

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STRATFORD : PRINTED AT THE "BEACON" OFFICE. 1889.

# MEMBERS



FOR THE YEAR 1887.

Mayor.

CHARI ES J. MACGREGOR

Aldermen.

AVON WARD-JOHN BROWN, DAVID SCRIMGEOUR and JOHN VANSTONE. FALSTAFF WARD-JOHN GIRSON, MATHEW Hyde, and Geo Lark WORTHY.

HAMLET WARD-WM Dawe, WM Davidson and Hugh McLarty. ROMEO WARD--T. T. IRVING, H. A. JAMESON and Robert Myers. SHAKESPEARE WARD-JAMES BENNOCH, ISAAC RIGG and W. H. TRETHEWAY.

# MEMBERS

# THE CITY COUNCIL

FOR THE YEAR 1888.

Mayor.

HENRY T. BUTLER.

### Aldermen.

AVON WARD -WM MOWAT, A. J. MCPHERSON and JOHN VANSTONE FALSTAFF WARD-JOHN GIESON, WM GORDON and GEO LARKWORTHY HAMLET WARD-E. K. BARNSDALE, WM DAVIDSON and JOSEPH DUNSMORE.

ROMEO WARD-T J. DOUGLASS, JOHN PAYNE and FRANCIS PRATT. SHAKESPEARE WARD-J. D. HAMILTON, ISAAC RIGG and W. H. TRETHEWAY.

# MAYOR, 1889.

#### HENRY T. BUTLER.

# CITY ALDERMEN, 1889.

AVON WARD-J. BROWN, D. SCRIMGEOUR, W HEPBURN. FALSTAFF WARD-J. DUNSMORE, A. EASSON, J. GIBSON. HAMLET WARD-W. DAVIDSON, A. SMITH, E. K. BARNBDALF. ROMEO WARD-W. GIBSON, T. J. DOUGLASS, F. PRATT. SHAKESPEARE WARD-J. C. MONTEITH, J. BENNOCH, R. DALA.

# CITY OFFICERS, 1889

R. R. LANG -	- Clerk
G. W. LAWRENCE	. Treasurer
JOHN IDINGTON, Q. C.	Solicitor
W. S. BOLGER -	- Assessor
JOSEPH JOHNS	Collector
	Auditors
ALEX HEPBURN	Engineer
WM DOWN	Street Commissioner
JAMES O'LOANE	Police Magistrate
JOHN A. MCCARTHY, JR.	Chief of Police
PETER MACNABB -	Chief Fire Department
GEORGE T. COOKE	- Janitor City Hall
THOMAS BOYD	Sapt Avondale Cemetery

# **BY-LAW**

To Amend and Consolidate Certain of the By-Laws of the City of Stratford.

WHEREAS it is expedient to amend and consolidate certain of the By-laws of the City of Stratford,

Be it therefore enacted by the Municipal Council of the City of Stratford as follows:

1. This By-law may be cited as "The Consolidated By-laws of the City of Stratford, 1886."

2. In all proceedings had or taken in the Municipal Rules to apply in all cases and Council of the said City, and Committees thereof, the fol-existing rules re-nealed. pealed. lowing rules and regulations, including sections hereof from No. 3 to S1, shall be observed and shall be the rules and regulations for the order and despatch of business,

Meetingsof

#### MEETINGS AND ADJOURNMENTS OF COUNCIL

3. The Council shall meet upon the first and third Monday of each month in the year, at the hour of 7.30 Council, o'clock in the afternoon, at the Council Chamber, in the City Hall, unless otherwise ordered, or unless such Monday be a public holiday, in which latter case the Council shall meet at the same hour on the next following day not being a public holiday.

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4. Unless there be a quorum present in half an hour Meeting to after the time appointed for the meeting of the Council, if no quorum pre-sent in half an and the Clerk shall take down the names of the meeting, and the Clerk shall take down the names of the members present at the expiration of such half hour.

5. The Council shall always adjourn at the hour of Council to ad-journ at 10.30 o'clock in the evening, if in session at that hour, unless otherwise determined by a two-thirds vote of the members present.

6. The members of the council shall not leave their Members to places on adjournment until the Mayor or other presiding leaves the Chair. officer leaves the chair.

appointed.

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7. When a special meeting is called the Mayor shall Written notice instruct the Clerk to give 24 hours' notice in writing to special meetings, each member, and such notice shall specify the business to be considered at the meeting, and no business other than

that for which the meeting is called shall be taken up. Special meetings for general business shall not be called.

# ORDER OF PROCEEDINGS IN COUNCIL.

8. So soon after the hour of meeting as there shall be Mayor to take a quorum present the Mayor shall take the chair and call quorem present the members present to order.

9. In the absence of the Mayor one of the Aldermen In absence of present shall be chosen to preside, and shall take the Chair Mayor an Alderman to take the and preside during the absence of the Mayor, and at the Chair. meeting only at which he has been so chosen.

10. During the inability of the Mayor (through absence Duringabsence from the City or illness) to attend, the Council shall elect or illness of the Mayor a member one of their number Acting Mayor, who shall have all the power and privileges of Mayor. Acting Mayor.

11. Immediately after the Mayor or other presiding Minutes to be officer has taken his seat, the minutes of the p sceding meeting shall be read by the Clerk in order that any mistake therein may be corrected by the Council.

12. The Mayor or other presiding officer shall preserve Mayor to pre serve order and order and decorum, and decide questions of order subject to decide questions of order. an appeal to the Council.

13. When the Mayor or other presiding officer is called Mayor in deciding a point of upon to decide a point of order or practice he shall state order to state rule applicable. the rule applicable without argum age ...ment.

14. If the Mayor or other t leave the chair for the purpose of t or otherwise, he shall call a member o. his place until he resumes the chair.

When Mayor icer desires to leaves the Chair n the debate of the Council to ouncil to fill fill his place.

15. Every member previous to his speaking shall rise ingtoaddress the from his seat uncovered, and shall address himself to the uncovered. Mayor or other presiding officer.

16. When two or more members rise at once the Two or more rising Mayor or other presiding officer shall name the member to speak who first rose in his place, but a motion may be made that any member who has risen "be now heard," or "do now speak."

17. Every member who shall be present when a ques- Members pretion is put shall vote thereon, unless the council shall excuse less excused or are personally inhim or unless he be personally interested in the question, duestion, duestio provided such interest is resolvable into a personal pecuniary profit, or such as is peculiar to that member, and not in common with the interest of the citizens at large, in which case he shall not vote.

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18. When the Mayor or other presiding officer is put-When a question, no member shall walk across or out of members not to the room, or make any noise or disturbance, nor when a leave the room,

terrupted.

tion is being put,

bers to order.

Late.

member is speaking shall any other member interrupt him ing not to be in except to a point of order, nor pass between him and the chair.

19. A member called to order shall sit down unless Calling mem- permitted to explain, and the Council, if appealed to, shall decide on the case, but without debate; and if there be no appeal, the decision of the Mayor or other presiding officer shall be submitted to.

20. No member shall speak disrespectfully of the Members not reigning Sovereign, or of any of the Royal Family, or of spectfully of the Governor General, or person administering the Govern-Sovereign, Royal to Bovernor General, or person administering the Govern-Family, Govern ment of the Dominion of Canada, or of the Lieutenant-Gov-or General or ment of the Dominion of Canada, or of the Lieutenant-Govor use unmanner. ernor or person administering the Government of this ly language or erior or person administering the Government of this speak beside the province, or use offensive words against the Council or any question in demember thereof, or speak beside the question in debate or reflect upon any vote of the Council, except for the purpose of moving that such vote be rescinded.

21. Any member may require the question or motion Members may under discussion to be read at any time during the debate, but not so as to interrupt a member while speaking. be read.

to speak to the

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22. No member shall speak more than once on the Members not same question without leave of the Council, except in exsame question planation of a material part of his speech which may have or for more than been misconceived, but then he is not to introduce new matter. A reply is allowed to a member who has made a substantive motion to the Council, but not to any member who has moved an order of the day, an amendment, the previous question, or an instruction to a committee; and

no member shall, without leave of the Council, speak to the same question or in reply for longer than a quarter of an hour.

23. Upon a division of the Council, the names of those Recording divisions when who vote for and those who vote against the question shall are and mays and the called for. be entered upon the minutes, not only in the cases required by law, but when a member shall call for the ayes and mays.

24. Questions may be put to the mayor or other pre-Questions may siding officer, or through him to any member of the Mayor or mem-bers of the Coun-Council, relating to any bill, motion or other matter con- cilnected with the business of the Council or the affairs of Debate not althe City, but no argument or opinion is to be offered, or lowed. facts to be stated, except so far as may be necessary to explain the same, and in answering any such question a member is not to debate the matter to which the same refers.

25. No person except members or officers of the No person ex-Council shall be allowed to come within the Bar during the officers to be al-lowed within the sittings of the Council without the permission of the Bar. Mayor or other presiding officer, and when the doors shall Closing of the be directed to be closed all persons except the members doors, and the Cierk shall retire.

#### 26. ORDERS OF THE DAY.

t-Reading of Minutes.

2-Business left unfinished at previous meetings.

3-Original Communications.

4-Introduction of Bills,

5-Consideration of Bills.

6-Petitions.

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7-Referring Petitions and Communications:

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Orders of the dav.

8-Reports of Committees and consideration thereof. 9-Enquiries. 10-Giving notice.

11-Motions.

27. The business shall in all cases be taken up in the Order in which business shall be order in which it stands in the "Orders of the Day" unless otherwise determined upon by a vote of two-thirds of the taken up. members present and without debate thereon.

# MOTIONS AND ORDER OF PUTTING QUES-TIONS IN COUNCIL.

28. All motions shall be in writing when requested by Motions to be the Mayor or other presiding officer and be seconded before seconded and being debated or put from the chair. When a motion is seconded it shall be read by the Mayor or other presiding officer before debate.

29. After a motion is read by the Mayor or other pre-Withdrawing siding officer, it shall be deemed to be in the possession of the Council, but may be withdrawn at any time before motions decision at the request of the mover and seconder.

30. A motion of commitment until it be decided shall Motion of com-iment preclude all amendments of the main question. mitment.

31. A motion to adjourn shall always be in order but Motion to ad- no second motion to the same effect shall be made until after some intermediate proceedings shall have been had. ourn.

32. When a question is under debate no motion shall Proceedings on be received unless to commit it; to amend it; to lay on motions. the table ; to postpone it ; to adjourn ; to move the previous question.

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33. The previous question until it is decided, shall preciude all amendment of the main question and shall be The previous in the following words : "That this question be now put," and if the previous question be resolved in the affirmative the original question is to be put forthwith without any amendment or debate.

34. All amendments shall be put in the reverse order Amendments, in which they are moved except in filling up blanks, when how to be put. the longest time and the largest sum shall be put first; and every amendment submitted shall be reduced to writing, and be decided upon or withdrawn before the main question is put to vote. Only one amendment shall be allowed to an amendment, and any amendment more than one must be to the main question.

35. All motions for the appointment of any member of the Council, or of any other person, to any office in the pointments to gift of the Council, shall preclude any amendments, and in making appointments to office when there are more than two applicants the motion shall be put so that each shall be voted for, the person receiving the lowest number of votes falling out in succession.

36. When the question under consideration contains Questions condistinct propositions, upon the request of any member, the taining more than one proposition. vote upon each proposition shall be taken separately.

37. After any question is finally put by the Mayor or Putting the other presiding officer, no member shall speak to the ques- question finally. tion, nor shall any other motion be made until after the result is declared; and the decision of the Mayor or other presiding officer as to whether the question has been finally put, shall be conclusive.

38. Whenever the Mayor or other presiding officer is Motions cont of opinion that a motion offered to the Council is contrary trary to the rules and privileges of to the rules and privileges of the Council, he shall apprise the members thereof immediately, before putting the question thereon and quote the rule or authority applicable to the case without argument or comment.

39. Members shall always take their places when any Members to take their places when a division division is called for. is called for.

# ORDER OF PROCEEDINGS IN COMMITTEE OF THE WHOLE.

40. Whenever it is moved and carried that the Council Proceedings go into committee of the whole, the Mayor or other presidried for council ing officer shall leave the chair and shall appoint a chairwhen notion carmittee of the man of committee of the whole, who shall maintain order whole. in the committee and report its proceedings.

41. The rules of the Council shall be observed in committee of the whole, so far as they are applicable, except in committee of that no motion shall require to be seconded, and no motion in certain re- for the previous question or an adjournment shall be allowed, and in taking the ayes and nays the names of the members shall not be recorded, and the number of times of speaking on any question shall not be limited.

of order arising be decided.

42. Questions of order arising in committee of the How questions whole shall be decided by the chairman, subject to an in committee to appeal to the Council, and if any sudden disorder shall arise in the committee the Mayor or other presiding officer shall immediately resume the chair without any question being put.

Rules of coun-

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43. On motion in committee of the whole to rise and Motion in comreport, the question shall be decided without debate.

mittee of the whole to rise and report to be decided without debate.

44. In committee of the whole all motions relating to In what order motions to be put the matter under consideration shall be put in the order in committee of in which they are proposed.

45. A motion in committee of the whole to rise, with- Proceedings on motion in comout reporting, or that the chairman leave the chair, shall mittee of the whole to rise always be in order, and shall take precedence of any other without reportmotion. On such motion debate shall be allowed, and on affirmative vote the subject referred to the committee shall be considered as disposed of in the negative, and the Mayor or other presiding officer shall resume the chair and procced with the next order of business.

#### READING OF BILLS AND PROCEEDINGS THEREON.

46. When a Bill is read in Council the Clerk shall Clerk to certify certify the readings and the time on the back thereof, and and to be responafter Bills have passed he shall be responsible for their correctness if correctness should they have been amended.

47. The question, "That this Bill be now read a first Questions to reading of bills time," shall be decided without amendment or debate, and how put. every Bill shall be read a second time before it is committed and read a third time before it is signed by the Mayor.

48. Every Bill shall be introduced on motion for the How bills to be first reading thereof, and shall receive three several readings, introduced and readings, thereof. each on different days previous to its being passed, except on urgent and extraordinary occasions and with the unanimous consent of the members present, when it may be read twice or thrice in one day.

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# 49. Any Bill for the appropriation of money brought

Bill for money in on the report of a committee of the whole shall pass brought in on re- through all its stages without being again referred to a of the whole need not be again re- committee of the whole unless upon special motion, ferred to a committee of the whole unless upon special motion. whole.

50. In proceedings of committee of the whole upon How bills to Bills every clause shall be considered in its proper order, committee of the the preamble shall be next considered, and then the title. whole.

Amendments whole,

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51. All amendments made in committee of the whole shall be reported by the chairman to the Council, who made in com-shall receive the same forthwith ; after the report the Bill mittee of the shall receive the same forthwith shall be open to debate and amendment before it is ordered for a third reading; when a bill is reported without amendment it shall forthwith be ordered to be read a third time.

52. All By-laws, after having been finally passed, shall be numbered and shall be forthwith entered and copied at numbered and full length in a book to be kept for this purpose, and such By-laws to be and book to be book shall be indexed. indexed.

#### PETITIONS AND COMMUNICATIONS.

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53. Every petition, remonstrance, or other written When and how application may be presented to the Council by any mempetitions, &c., to be presented. ber thereof on any day, but not later than the hour at which the Council convenes, except on extraordinary occasions, and every member presenting any petition, remonstrance or other written application to the Council shall examine the same and shall be answerable that it does not contain any impertinent or improper language, and that the same is respectful and temperate in its ught pass to a

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language; he shall also endorse thereon the name of the Members pre-enting, respons-applicant and also the substance of the application, and in petitions, &c. sign his name thereto, which endorsement only shall be read by the Mayor or other presiding officer, unless a mem- fars on petitions ber shall require the reading of the paper, in which case only to be read the whole shall be read.

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certain particuwhen requested by a member.

54. All petitions or other written communications on any subject within the cognizance of any standing com-  $\frac{10 \text{ with petitions}}{\text{with and dispose}}$  mittee shall on presentation be referred by the Mayor or  $\frac{10 \text{ with and dispose}}{\text{ed of.}}$ other presiding officer to the proper committee without any motion, and no member shall speak, and no debate shall be allowed on the presentation of any petition or other communication to the Council, but any member may move that in referring any petition or other communication certain instructions may be given by the Council, or that such petition or other communication may be referred to a select committee, and if the petition or other communication complain of some present personal grievance requiring an immediate remedy, the matter contained therein may be brought into immediate discussion and disposed of forthwith.

55. Any member may move to take up or refer any communication or petition made or presented to the Petition Petitions of the year may be referred Council during the year in which such motion is made or to. during the year next preceding such year, and whether such petition or communication has been referred to a committee and reported upon or not; but no motion shall be in order to take up or refer a communication or petition made or presented at any time before the commencement of the year next preceding such motion.

# APPOINTMENT AND ORGANIZATION OF COMMITTEES.

56. Any member of the Council may be placed on a

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Members may committee notwithstanding the absence of such member committee, not-withstanding at the time of his being named upon such committee, and their absence when named. Mayor to be

ex-officio a member of all committees.

committee.

the Mayor shall be ex-officio a member of all committees. 57. The memi who introduces a bill, petition or Member intro. motion upon any su ct which is referred to a select comducing bill, &c., referred to select mittee shall be one of the committee without being named a member and by the Council, and shall, unless he otherwise determines, chairman of the

58. Of the number of members appointed to compose Majority of any standing or select committee, such number thereof as committee, ex- shall be equal to a majority of the whole number chosen to be a quorum. exclusive of any ex-officio member shall be a quorum

competent to proceed to business.

be the chairman of such committee.

59. There shall be appointed annually at the first or Standing com. second meeting of each newly-elected Council the following committees which shall compose the standing committees of the Council:

mittees.

I-The Finance, Assessment, License, and Printing Committee.

2-The Board of Works.

3-The Fire, Water and Gas Committee,

4-The Market and Police Committee.

5-The Board of Health and Relief.

6-The Park and Cemetery Committee,

7-The Court of Revision.

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60. Each standing committee shall be composed of not Standing committees to be 5 to less than five, nor more than seven members.

61. The members of each standing committee of the First meeting. of standing com-Council shall meet at the Council Chamber for the purpose mittees. of organization within ten days after that on which they are appointed.

62. The members of each standing committee of the Election of Council shall at their first Meeting proceed to elect from standing comamong themselves a chairman ; and immediately after such of meeting. chairman has been elected the days of the future regular meetings of each standing committee shall be determined by the members thereof, and also the hour at which each of such meetings shall be held.

63. The regular meetings of the standing committees Regular meeton Finance, Assessment, License and Printing, and of the ings of standing Board of Works so determined, shall be held once in each week preceding the regular meeting of the Council, and by each of the other standing committees as often as may then be determined upon.

64. Special meetings of standing committees may be Special meet-called by the chairman whenever he shall consider it neccalled. essary to do so; and it shall be the duty of the chairman, or in his absence it shall be the duty of the Clerk of the Council to summon a special meeting of a committee, whenever requested in writing to do so by a majority of the members composing it.

Members of

65. Members of the Council may attend the meetings of any of its committees, but shall not be allowed to vote, tend meetings of nor shall they be allowed to take any part in any discussion committees. or debate except by the permission of the majority of the members of the committee.

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66. Every committee shall keep minutes of its pro-Minutesofproceedings in a book to be furnished for that purpose by the mittees to be Clerk of the Council, and such book shall be kept in the kept. office and custody of the Clerk of the Council.

## FINANCE, ASSESSMENT, LICENSE AND PRINTING COMMITTEE.

67. The following and such other duties as may here-Duties of Fi- in, or by any other By-law hereinafter be assigned to them, ment, License and shall be the duties of the Finance, Assessment, License and mittee. Printing Committee:

I—To present to the Council on or before the first statement of fimancial affairs of the City for the of the financial affairs of the City at the termination of the preceding year on or before the first Monday in preceding financial year.

2—To report to the Council on or before the first To report on or Monday in September in each year as to the manner in day in September each year as to how revenue is to be raised.

3—To have the special supervision of the books of To supervise accounts, documents and vouchers, and of all moneys, debooks of Treasbentures and securities in the Treasurer's office, and the supervision of the Treasurer.

To advise with 4—To advise with the Treasurer when called upon to matters pertained o so on all matters pertaining to his office.

To see that 5—To see that all duties and services which ought to Treasurer per, be performed by the Treasurer are fully executed. se th be

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6—To forbid the signing or delivery of any cheque or To forbid signing and delivery security, or the payment of any money by the Treasurer if of cheques, etc., unit matters be they shall think it expedient so to do, until the matter can considered. be further considered, or can be referred to the Council.

7—To regulate all matters connected with the receipt or payment of money, and to order the adoption of such to receipt and regulations in connection therewith, as may be deemed noney and to manage financial necessary for the prevention of any payment being made attais of corporation, in contravention of the By-laws, and generally to manage the financial affairs of the corporation.

8—To direct the purchase of stationery, the advertisements of Corporation notices, and all matters relating to advertisements the printing required to be done for the Corporation, and to report thereon to the Council.

9—To consider and report upon all matters relating to the issue of Licenses, in regard to matters within the con- and report upon trol of the Council, and the regulation and government of persons to whom Licenses shall be issued, and the provisions in respect to which licenses may be issued, and the license fee to be paid.

#### BOARD OF WORKS.

68. The following, and such other duties as may herein or by any other By-law hereinafter be assigned to them, of Works, shall be the duties of the Board of Works :

I--To consider and report on all matters relating to To consider sewers, drains, streets and thoroughfares.

2—To report and recommend to the Council such To report reguregulations with regard to private buildings, drains and hations as to private buildings, etc fences, as may be requisite for the public safety and welfare. to report year.

Brigade, etc.

3-To report to the Council in their final report for in final report cach year on all such works of permanent improvement in works of perma on a connection with the sewers, drains, streets and thoroughment for ensuing fares as it may be considered essential to the welfare and convenience of the citizens, to be carried out during the ensuing year, together with the estimated cost of the works so recommended.

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4-To give effect to the orders of the Council in Performance of works under other comcommittees. mittees.

5-To see that the streets are cleaned and kept cleaned To see that streets are clean- in accordance with the By-laws of the Municipality. ed, etc.

6-To expend in such manner as shall be most ad-To expend vantageous and beneficial to the citizens such moneys as moneys appropri-ated for general shall be appropriated by the Council for general improveimprovements, ments within the Municipality.

### FIRE, WATER AND GAS COMMITTEE.

69. The following, and such other duties as may here-Duties of Fire, in or by any other By-law hereinafter be assigned to them, shall be the duties of the Fire, Water and Gas Committee : Water or Gas committee.

1-To manage and report on the organization, equip-Tomanageand ment and maintenance of the Fire Brigade, and the supply report on Fire and maintenance of the apparatus of the Fire Department, ppt in good order, repair and and to see that the same a efficiency.

2-To appoint the members of the Fire Brigade sub-Appoint nicmbers of Fire Briject to ratification by the Council. gade.

3-To manage and report on the lighting of the City, Lighting of the crection of street lamps and the inspection thereof. Streets.

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he City, reof.

4-To report on the supply of water and the crection Water supply. and maintenance of tanks and hydrants.

5-To consider and report on all matters connected Watering streets. with the watering of the public streets or squares.

6-To consider and report on all matters connected Firelimits. with the establishment of fire limits, the inspection of buildings with reference thereto, and the prosecution of offenders against such regulations as may be enacted for the prevention of fires.

#### MARKET AND POLICE COMMITTEE.

70. The following, and such other duties as may herein \_ Daties of Maret and Police or by any other By-law hereafter be assigned to them, Committee, shall be the duties of the Market and Police Committee.

1-To manage and report on all matters relating to Tomanage and the regulations of the Public Market and weighing houses, ters, relating to public markets, the inspection of weights and measures, the assize of bread, ac, the prevention of the sale of tainted and unwholesome food, and all other matters with reference to markets as to which the Council has power to pass By-laws.

2-To report on the rental of stores, cellars and rejugant on stalls, and leasing of the weigh scales.

tental of store ; cellars, stalls, etc.

3-To report on all works that may be required for to report on the maintenance and keeping in repair of the City Hall build- Sity Hall building, nurket, etc. ing, market houses and grounds, and to carry out all such works in connection therewith as the Council may authorize.

4-To have the control and direction of the Weigh Control of jani-Clerk, Janitor of the City Hall and market buildings, tor, etc.

Sale of free of Market Scales.

5-To cause the fees of market scales to be advertised for sale in the month of December in each year by public auction, or as may be directed by the Council, and to see to the giving of security by the purchaser thereof for the payment of the purchase money and the performance of his duties.

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Leasing stores, stalls, etc.

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6-To cause the stores, stalls and cellars in the City Hall and Market Building to be advertised to let at the same time as the sale of Market Scale fees in each year and to let the same by public auction, or as may be directed by the Council.

7-To control and report upon the general manage-Control of Poment of the Police Court and lock-up, and to have the conlice Court and Lock-up. trol and direction of all officers connected therewith.

### BOARD OF HEALTH AND RELIEF.

71. The following, and such other duties as may herein Duties of Board or by any other By-law hereafter be assigned them, shall be of health and Rethe duties of the Board of Health and Reliet :

Delegation of gate.

lief.

I-The Board of Health and Relief shall have all the power such as powers and authorities conferred upon or vested in the members of the Municipal Council of the City by the act respecting the Public health or any other Act for the like purpose, so far as same remain, if at all, in the said council, and so far assaid council can delegate same to such committee.

2--The said Board of Health and Relief shall immediport a committee ately on their organization select and report a suitable Health.

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City at the year ay be

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committee to be appointed a local Board of Health under the Public Health Act of 1884, and any acts amending same.

3---The said Board of Health and Relief shall also Relief, supervise the distribution of Relief,

## PARK AND CEMETERY COMMITTEE.

72. The following, and such other duties as may Duties of Park herein, or by any other By-law hereafter be assigned them, Committee, shall be the duties of the Park and Cemetery Committ

I—To manage and report upon all matters connected Mauage and with the preservation of all grounds set apart for Public envelopmental matparks, Squares, Gardens, Walks or Cemeterics, and all Parks, &c. buildings erected thereon, and the prevention of encroachments on such properties.

2—To report on all matters connected with fencing, Fencing, ornamenting and preserving the Parks, Squares, Gardens other works. Walks or Cemeteries as aforesaid, and to carry out all such works connected therewith as the Council may authorize.

#### COURT OF REVISION.

73. The Court of Revision shall be constituted, and Composition its dutics shall be as defined by statute.

### MANNER OF CONDUCTING PROCEEDINGS OF COMMITTEES.

74. The business of the respective standing and select row business of committees shall be conducted under the following regu- conducted lations:

1---The chairman shall preside at every meeting, and preside and vote shall vote on all questions submitted, and in case of an equal division the question shall pass in the negative.

2-He shall sign all such orders and documents as the To sign orders Committee may Lawfully direct to be signed. and documents.

3 -In his absence one of the other members shall be elected to preside, and shall discharge the duties of chair-In absence of Chairman a memman for the meeting until the arrival of the chairman. ber to preside.

4-The minutes of all the trusactions of the committee shall be accurately entered in a bool; to be provided Minutes of proceedings to be kept. for that purpose, and at each meeting the minutes of the Minutes of last previous meeting shall be submitted for confirmation or read at each amendment, and after they have received the approval of a majority of the members present they shall be signed by meeting. the chairman.

tered in minute book.

5-There shall be entered in the Minute Book of passed, accounts audited to be enseach Committee all reports ordered to be submitted to the Council, all orders passed, and all accounts audited with a reference to the By-law or resolution under which such audit is made, together with such other matters as the Committee shall consider essential to a record of its proceedings.

6-Each minute so recorded shall have attached to it nave progressive a progressive number for reference, and an analytical index shall be kept for each minute book. be indexed.

Divisions to be recorded.

7-When a division takes place on any question the votes of the members shall be recorded, it required, by one of the members.

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ion the by one 8—No order or authority to do any matter or thing  $\frac{N_0}{authority}$  to do any matter or thing  $\frac{N_0}{authority}$  to do shall be recognized as emanating from any committee unless recognized unless it is in writing, signed by the chairman or acting chairman man and authorsigned by chairized by committhereof and refers to the minute of the committee under tee. which it is issued.

9-A chairman of committee may at any time be re- Chairman may moved from the office of chairman at a special meeting called for the purpose, and another member elected chairman in his stead.

#### GENERAL DUTIES OF STANDING AND SELECT COMMITTEES.

75. The general duties of all the Standing and Select General duties. Committees of the Council (and such other duties as may herein or by any other By-law hereafter be assigned them) shall be as follows:

I-To report to the Council from time to time, when- To report to ever desired by the Council, and as often as the interests of matters relating to duties imposed the City may require, on all matters connected with the recommend duties imposed on them respectively, and to recommend action thereon. such action by the Council in relation thereunto as may be deemed necessary.

2-To prepare and introduce into the Council all such To prepare and introduce Byby-laws as may be necessary to give effect to the reports or laws to give recommendations of the respective committees that are ed by the Court adopted by the Council. cil.

3-To give effect by the instrumentality of the proper To give effect officer to all By-laws and resolutions of the Council that jug to their duties, relate to the duties of the respective committees.

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4-To audit all accounts connected with the discharge To audit ac. with duties imposed on them by the Council, or with the posed by the Council or with conformation of any works or the purchase of any material counts connected of performance of any works, or the purchase of any material performance their supervision. or goods under supervision of respective committees.

5-To consider and report respectively on all matters To consider matters referred referred to them by the Council, the chairman signing such report and bringing up the same. to be signed by chairman.

6—To adhere strictly in the transactions of all business To adhere to to the rules prescribed by the respective By-laws of the rules prescribed by By-laws.

#### Council.

To present to tageous.

7-To present to the Council on or before the last before last regu-lar meeting in regular meeting of the Council in each and every year for each year a general report of the information of the Council, and of the inhabitants the proceedings of the year, with generally, as well as for the guidance of the committees of such suggestions as tofuture action the following year, a general report of the various matters though advanted to the committee from time to time during the referred to the committee from time to time during the year, the work or business done through or by such committee, and the expenditure made under their authority or superintendence; such report shall also state the number of meetings the committee held during the year at which a quorum was present, and the number of meetings duly called, but at which there was no quorum, and how often each member was absent from the latter meetings, and shall contain such suggestions in regard to the future action of the succeeding committee as experience may enable the reporting committee to make in respect of the matters embraced in the report.

8-To see that all persons in office connected with the To see that give proper se departments of their respective committees have given, or do give, the necessary security required of them for the curity.

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performance of their duties, and in case of any new appointment, that the security is given before the person appointed enters upon the duties of his office.

#### MONEY APPROPRIATIONS.

76. All appropriations of money to committees shall be Appropriations submitted to a committee of the whole before being finally submitted to compassed by the Council.

mittee of the whole,

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77. No money appropriation shall be finally acted upon by the council until it has been first referred to the submitted to Funauce, Assess Finance, Assessment, License and Printing Committee, and ment, License and Printing Comno money shall be paid by the Treasurer, or any expen-minee, diture be authorized by any member of the Council without be paid by Treasure without a resolution of the Council ordering the same and specify-resolution of Council. ing the amount.

#### SUSPENSION OF RULES.

78. No standing rule or order of the Council shall be Standing rules suspended except by a vote of two-thirds of the members pended except by present. thirdsof the members present.

#### **UNPROVIDED** CASES.

79. In all unprovided cases in the proceedings of the Laws of Par-Council or in committee, the Law of Parliament shall be in approvided followed, and in such cases the decision of the Mayor or other presiding officer shall be final and acquiesced in without debate.

#### DUTIES OF TREASURER.

80. The duties of the Treasurer, in addition to those Duties of Treas prescribed by law and assigned to him by this or any subsequent By-law or direction of the Council, shall be :

I-To keep correct and proper books of account of all 'l'o keep cor transactions relating to or occurring in his department. rect books of account.

To supply information as to finances.

2-To supply all information relative to the Finances of the City, and to all other matters connected with his office as the Finance, Assessment, License, and Printing Committee may require.

3-To conform to all directions of the said committee To conform to consistent with law and the By-laws of the City. directions of committee.

4-To receive all license fees and give such certificate To receive license fres. as required by this or any other by-law.

#### DUTIES OF CLERK.

81. The duties of the Clerk of the Council, in addition Duties of to those prescribed by law and assigned to him by this or Clerk. any subsequent by-law or direction of the Council, shall be:

I-To notify each member of the respective com-To notify mem. of time and mittees appointed by the Council so soon as the appointplace of first ment has been made of the time and place at which the meeting. first meeting of the Committee wild be held.

To furnish of the Council.

2-To furnish the chairman of each of the committees hairman of comparison with certified copies of all resolutions, enactments and hed copies of resolutions, &c. orders of the Council relative to the matters over which such committees may respectively have jurisdiction on the day next succeeding that upon which the action of the Council in respect thereof takes place.

3-To communicate or convey to the committees and To communi. cate to the com-mittees and officers of the corporation all petitions or other documents cers matters rereferred to them respectively by the Council. ferred to them.

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4-To attend all meetings of the committees when ro attend required so to do by the chairman or acting chairman meetings of comthereof, and to record the minutes, orders and reports, of minutes, &e. all such meetings in the manner hereinbefore provided.

5-To give notice to the members of the Council, To give notice of all meetings of the Council, when held on any other day Council when on than the regular meeting day of the Council, on the day regular meeting previous to that on which such meeting is to be held. day.

of meetings of other day than

6-To have charge of the Corporate Seal and to Tohave charge attach the same to any document connected with the to anachrodoen-Council on the order of the Council, or any of the comments when mittees thereof so authorized by the Council.

7-To collect all fines and costs payable into the To collect all Police Court, and all fees payable to him as Clerk thercof, fines, costs and and pay over same to the City Transmission of the Police Court, and pay over same to the City Treasurer on or before the and pay same day of the first regular meeting of the Council in each over to Treasmer. month.

8-To make a certified return to the Council at the To make a first regular meeting in each month, showing for the pre- to the Council ceding month the number of cases tried at the Police Court, preceding month the number of the names of complainants and defendants, the amount police Court, the received for fines and fees respectively, how each case was plainants and dedisposed of, and how much in each case remains uncollected, received for fines and the reasons for non-collection.

fendants, amounts and fees, how each case was disposed of, how much remains uncollected and the reason for non-collection.

9-To keep a book wherein he shall enter a record of Tokeep a rethe cases disposed of in the Police Court, and how disposed posed of in Police Court, what fines of, and what fines and fees paid, and when paid and and the paid and t payable. payable.

10-To return, with his monthly report, the receipt of Toresurn Treawith monthly the City Treasurer for monthly payments. statement.

11-To report to the Council at each of its first To report to the Conncil at hist regular meets regular meetings in each month all licenses issued by him issued by him during each next preceding month. during previous months.

12-To furnish the City Auditors the books and To furnish auand returns when returns hereinbefore mentioned when auditing the Police conrt accounts. Court accounts.

13-To furnish the Chief of Police receipts for all pay-To furnish Chief of Police receipts for all receipts for all ments made by him on account of fines and fees received and fees received by him in the Clerk's absence. inClerk's absence.

### DUTIES OF OFFICERS AND SERVANTS.

Officers and

82. No officer or servant of the Corporation shall receive any fees directly or indirectly take or receive for his own use, in addition to the salary or wages from time to time assigned salary or wages.

to him by the Council, any fee, emolument or reward for any service performed by him in his capacity of such officer or servant, or by reason of his occupying or holding that position, whether the same is payable by the Corporation or by the Crown, or by any other person; but all such Such fees to fees shall be forthwith, after the same shall be received,

missed.

be paid over to accounted for, and paid over to the City Treasurer for the use of the Municipality ; and if any such fee, emolument or reward shall be received by such officer or servant, and shall be applied to his own use, or shall not be forthwith accounted for and paid over to the Treasurer, such officer In default offi- or servant shall incur the penalty of instant dismissal from his office or employment, and the Corporation may at cers to be disits option deduct the amount of any such fee, emolument or

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27 reward so received from any moneys which such officer or

servant is entitled to receive from the Corporation, provided always that nothing herein contained shall extend or apply to the fees or emoluments to which the Treasurer is, or Not to apply may be, entitled by law or to any officer or servant whose Treasurer or to salary or remuneration is paid by fees wholly or in part. fees.

officers paid by

# DUTIES AND QUALIFICATIONS OF POLICE OFFICERS.

83. Candidates for positions in the Police force must Candidates appear personally before the Market and Police Committee personally for and pass satisfactory examination in reading, writing and examination. arithmetic.

Such candidates must be intelligent, able bodied and Must be intelliof good character and of a height not under 5 feet 10 etc., and produce inches; they must produce at the time of presenting them- cate. medical certifiselves as candidates a certificate from a physician practising in the City that the applicant is in good health, and otherwise physically and mentally fit for the service.

#### CHIEF OF POLICE.

84. The Chief of Police will be held responsible to chief held rethe Council for the general good conduct, order and dis- cipline, etc., of cipline of the men under him, and for the regularity and force. efficiency of the Police.

85. The Chief of Police will, as Chief Executive Chief to have Officer of the force, have the general control of the whole subject to or-Police force subject to the orders of the Council, and cilders of the Counbeyond this his own duties will be :

I-To see that the laws of the land and the City are To see that the duly enforced and observed within his jurisdiction. laws are enforced and observed.

To issue orders 2-To issue such orders as he may deem necessary for government, the good government and discipline of the force.

To keep record 3—To keep a record of all offences registered against the men under him.

To suspend any 4-To suspend any of the men under him for misconforceifnecessary duct or offences of a nature which, in his judgment, demand such action.

Certain cases 5—In cases which, in his judgment, admit of delay to report to the without prejudice to the service or the public interests, to obtain from the party charged his explanations of the charge, and then report to the Mayor.

Mayor to suspend in cases of to submit the same to the Mayor, whose duty it shall be to suspend in cases of importance, any constable against whom charges have been preferred.

To attend all 7—To repair in person to all fires and riots, and take fires and riots command of the police present, and arrest such persons as unders of the he may find disturbing or causing a disturbance or breach peace.

To - epare 8—In all important cases to prepare a memorandum memorandum for of the evidence connected with the cases for the infortrate. mation of the Police Magistrate.

9—In the absence of the City Clerk, but not otherwise, City Clerk to receive payment of fines and fees payable to the City, collect fines and feesand paysame overto City Clerk and where any fines or fees have been so received by him, and take receipts the shall on the morning of the day following the day of his receipt thereof report to the City Clerk the receipt and  $\mathbf{p}^{l}$ 

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particulars of the fine or fees of which he so received payment, and to pay the same over to the said City Clerk, and procure from the said Clerk proper receipts for the moneys so paid by him.

## GENERAL INSTRUCTIONS AND REGULATIONS TO BE OBSERVED BY MEMBERS OF THE POLICE FORCE.

86. Each member of the force shall devote his whole Shall devote time to the police force or service, and obey promptly all service, &c. whole time to orders he may receive from those in authority over him.

1-He shall inform himself of, and observe all, regu- Inform himself lations made for the government of the force. regulations,

2-He shall not quit the force without giving one Must give one month's notice month's notice in writing, and in case he quit without before leaving notice all pay due him is to be forfeited.

3-He shall, upon dismissal or resignation, deliver up on leaving to the Chief of Police every article of Police uniform, or any articles supplied him. other article that may have been supplied to him as a member of the force.

4--If any such article has been improperly used or Deduction damaged, or be withheld, a deduction shall be made from articles damaged the salary of such officer to make good the same. or withheld,

5-Each officer will, unless otherwise ordered, be sup- Uniform supplied with the necessary uniform. plied.

6—The men and officers off duty are to consider them-Members of the selves liable at all times to be called upon for duty, and themselves liable will hold themselves in readiness when required. times

for duty at all

To reside near Folice Office,

7—With a view to any sudden emergency the men will reside as near as possible to the police office.

Members free quenting public houses or spirit houses, except when in pursuit of duty, or found frequentshops or dunking fiquor in pubing shops where spirits are sold, or found drinking such liquors in public places, will be subject to dismissal.

No constable 9—No constable can be promoted who cannot write a can get prov motion who cannot write a good official letter or report, no matter how exemplary his not write a good official letter or conduct may otherwise be, and length of service unsupported by the requisite qualifications of activity and intelligence

cannot entitle members of the force to promotion.

Constables 10—Constables must not, on any account, take upon must not go beyoud the limits of themselves the enforcement of the laws outside the limits of the City to che force the haw the City without the direction of the Chief of Police. without orders

Each member 21—Each of the Police force shall enter daily in a book, of the force to kept for the purpose at the police office, open for inspection book kept in Police office, a by those in authority, a record of all he has done in the disrecord of police of his duties for the next preceding twenty-four by him during the preceding 24 hours.

### DUTIES OF JANITOR.

87—It shall be the duty of the Janitor of the City Hall and Market Buildings :

I-To take special care of all City property in his Property. charge,

To ring City 2—To ring the City Bell at 6, 7 and 8.45 o'clock a. m., 12 o'clock noon, and 1, 6, and 7 p. m. wl tal

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3-To cut wood, light and keep fires when required, and To cut wood light City Hall and Council Chamber when needed.

4-To keep building clean, to be always in attendance To keep building clean and be in attendance. To keep building clean and be in attendance.

5—To collect all moneys for use of hall and pay the To collect same over to City Treasurer.

over '/ Treasurer.

6—To attend all meetings of City Council and all other To attend all meetings held in the building.

88. THE FOLLOWING RATES SHALL BE CHARGED FOR Rates charged THE USE OF THE CITY HALL : half

WINTER. SUMMER. \$ 8 00 2 – Assemblies ..... 15 00 10 00 10 00 4-Bazaars .... 15 00 10 00 " Each day after the first ..... 12 00 8 00 5-Concerts Travelling Troupes ..... 12 60 10 00 Local 4.5 6 00 6 - Firemen's Entertainments, 3 nights per annum Free 7-Horticultural Exhibitions..... 8 00 8 00 8-Lectures, Strangers ..... 10 00 8 00 68 Local.... \$ 00 5 20 \*\* For Benefit of Local Societies 8 00 5 00 44 Under auspices of " 64 8 00 5 00 .... Under auspices of " when no admission fee is charged or collection taken..... Free 9-Mechanics' Institute Entertainments, by and for ..... Free

	10-Minstrel Troupes, Travelling	312	00	\$10	00
	44 Local	9	00	6	00
	11 Opera " Travelling,	I 2	00	iO	00
	" " Local	9	00	6	00
	12-Panoranias or like entertainments	10	00	6	00
	13-Public Meetings, City matters		F	ree	
	•• •• other purposes	S	00	5	00
	1.; Rehearsals, one tire and stage lights only	3	00	2	00
	15-Religious Services on Sundays				
	Each day service	2	00	T	00
	" evening service	-1	00	2	00
	16 Religious Services, week days				
	" each day service	4	00	2	00
	" evening service	6	00	-4	00
	17 Teachers' Association				
	•• •• •• each day meeting	2	00	τ	00
	" each evening meeting	-4	00	2	00
	18— Theatre or Dramatic Troupes, travelling	12	00	10	00
	i i iocal	9	00	6	00
	19—Tea meetings	10	00	6	00
		10	00	ó	00
	21 — Minstrel, Theatre, Opera and Dramatic				
Τιυ	upes when more than one night after the first	9	00	6	00

22---The above charges not to include fire or light on any day or night, other than day and night paid for, the charge for each day to be paid strictly in advance.

23—The winter tariff shall be in force from the first day of October till the thirtieth day of April.

### PUBLIC MORALS.

No invokidate S9. No person shall, within the City, sell or give inthild or apprent toxicating drink to a child or apprentice without the consent of the parent, master, or legal protector of such child or apprentice.

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90. No person shall put up or post indecent placards, Indecent placwritings or pictures, or write indecent words, or make indecent pictures or drawings on the walls or fences in the streets or public places within the City.

91. No person shall profanely swear, or make use of Profane swearobscene, blasphemous or gressly-insulting language, or be guilty of any other immorality or indecency within the City.

92. No person shall exhibit or sell, or offer to sell, or indecent or have in his possession, within the City, any indecent or lewd books, paper, picture plate, drawing or other thing.

93. No person shall, within the City, exhibit or permoral, or flewd form any indecent, immoral, or lewd play, or give any play, indecent exhibition ; and the Mayor, Police Magistrate, or any Alderman, the Chief of Police, or any Policeman or Exhibition peace officer may prevent the exhibition or performance of ed. any such play, or the giving of any such exhibition.

94. No person shall be in a street, square, alley or Drunkenness. public place, within the City, in a state of drunkenness.

95. No person shall keep or frequent a house of ill-Houses of illfame or disorderly house within the City, or in any manner ly houses, contribute to the support of such house, or of any inmate thereof, or shall voluntarily reside therein.

96. No person shall, knowingly, let any house or Letting house building, within the City, to be used as a house of ill-fame, to be used as or knowingly and willingly, permit the same to be so used.

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Permitting house to be fre-

97. No person shall permit his house or other building quented by no-quented by no-within the City, to be used, frequented, or resorted to by notorious persons, gamblers, vagrants, prostitutes, or other persons of bad character.

Indecent €X+ posure.

98. No person shall make any indecent public exposure of his person within the City.

99. No deformed or malformed or diseased person Deformed or diseased persons diseased persons and expose himself in the public streets to excite sympathy or induce help or assistance from general or public charity.

Pathing.

100. No person shall bathe or wash his person in the River Avon within or opposite to the limits of the City, or in any public water within the City, between the hours of six o'clock in the forenoon, and eight o'clock in the afternoon.

Mendicants.

101. No person shall beg or ask alms in any street, highway, or public place within the City.

Vagrant and drunk or disord. erly persons.

102. Every vagrant and every person found drunk or disorderly in any street, highway, or public place within the City, shall be liable to the penalties imposed by this By-law for an infraction thereof.

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### NUISANCES.

103. No person shall erect, keep, or continue a slaugh-Slaughter houses. ter house within the City.

104. No person shall, within the City, ring any bell, Ringing of bells. &c., prohibited. blow any horn, shout or make any other unusual noise, or ilding to by other

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noises calculated to disturb the inhabitants, provided always that nothing herein contained shall prevent the ringing of bells in connection with any lawful business, or with any church, chapel, meeting house or religious services, or the ringing of fire-bells or fire-alarms.

105. No person shall fire a gun or other fire-arm, or Firing of guns and freworks fire or set off a fire-ball, squib, fire-cracker, or other fire prohibited. work within the City, save on such occasions as the Coun-Exceptions. cil may specially allow same, and no person shall engage in a charivari or other like disturbance of the peace within Charivaries, &c. the City.

106. No person shall keep a hog or pig-sty, or any hog Keeping pigs, &c. of or pig, upon premises within one hundred feet of any dwelling within the City.

107. No person shall suffer or permit the accumulation of dung, manure, offal, filth, stagnant water, or other offen-bidden. sive matter or thing, the accumulation of which is dangerous to the public health, upon any lot or in any house, building, or place within the City, owned or occupied by him; and it shall be the duty of the occupant, or if the premises are Removal by unoccupied, of the owner of such lot, house, building or force or Health Inspector. place, or the person having the care or charge of the same, to cause such lot, house, building or place to be thoroughly cleansed and disinfected, and all such accumulation as aforesaid, as may be therein or thereon, to be removed when required so to do by any member of the Police Force or by the Health Inspector; provided always that persons Proviso keeping horses or cows may put up the manure thereof in ing up manure, heaps, when the doing so shall not be offensive to the neighborhood; but such manure shall not be so put up,

Accumulation

of dung, &c., for-

by

put.

Exceptions.

or remain between the fifteenth day of May and the first day of November in any year.

No Public nuise

108. No person shall suffer or permit a public nuisance ance permitted, to exist upon any lot, or in any house, building or place within the City owned or occupied by him, or of which he shall have the care or charge.

109. Any member of the Police Force, the Health In-Public nuisance may be abated by spector, or any other person, by order of the Health Police or Health Inspector, or of the Board of Health, may abate any public nuisance existing upon any let or in any house, building or place within the City.

110. No person shall remove, or cause to be removed, Removal of night soil, &c., or aid or assist in removing, cr transport, or cause to be transported, or aid or assist in transporting in, through or along any street, highway or public place within the City, at any hour except between the hours of 10 p.m. and four a.m., night-soil or other contents of any privy, vault, sink or cesspit, and not then unless the same be removed and transported by means of air-tight apparatus, or in such manuer as shall prevent such night-soil or other contents from being agitated or exposed in the open air during such removal or transportation.

Depositing or

regulated.

111. No person shall deposit night-soil upon any of barying night the streets or upon any lot within the city, or bury within soil, &c. the City night-soil removed from any privy, vault or other receptacle except at least 500 feet from any dwelling, and then only with the consent of the Chairman of the Board of Health.

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112. No person shall throw any dirt, filth, carcasses of Throwing dirt, animals, or rubbish on any street, road, lane or highway into River Avon or other running within the City, or into the River Avon, or other running stream. stream, where it runs within or opposite to the limits of the City.

# STREETS, SIDEWALKS, AND REGULATION OF TRAFFIC THEREON.

113. No person shall incumber, injure or foul any Encumbering, road, street, square, alley, lane, bridge or other communi- ing streets. cation within the City with any animal, vehicle or vessel, or by any other means, or erect, place or maintain therein any building or structure whatsoever ; provided always that Proviso. Merchthis section shall not prevent the moving of goods, wares may move merch-andise, &c., across or merchandise across any sidewalk with all reasonable sidewalk. dispatch for the purpose of taking in or delivering the same; and provided also that this section shall not extend Section not to to the occupying in accordance with the provisions of this streets for build. By-law (but not otherwise) of a portion of the sidewalk or ins purposes, street for building purposes.

114. Where any house or building is being erected, Use of streets for building purbuilt or repaired on the line of any public street or way, poses. or within seven feet thereof, there shall be erected a boarded fence six feet high to enclose the sidewalk allowance in front of such building to the width of six feet, and outside Precautions to of such fence a planked pathway shall be laid at least four feet wide for the convenience and security of the public; or it shall be lawful, instead of such fence or pathway, to plank over the whole of the scaffold at the height of the Contractors, first floor above the ground floor, and to enclose such provisions of secscaffold at the same height at least eighteen inches all out. round above the level of the planked floor aforesaid, the

&c., to see that tion are carried

sidewalks of the street being left free for the public use; and it shall be the duty of the person crecting, building or repairing such house or building, and the contractor or other person employed in doing the work to see that the provisions of this section are carried out.

Building material on streets.

115. No person shall place any lumber, stone, chips, shavings, rubbish, or any other building material whatsoever on any sidewalk; and when buildings are being erected on any street, no person shall be allowed to occupy more than one-third of the roadway with any such building material, and no person shall place any such stone, Free passage of lumber or other building material in such manner as to obstruct the free passage of water in the drains, gutters or water courses; and no person shall suffer or permit any Materials to be such building material to remain on the street any longer than is, in the opinion of the Board of Works, absolutely necessary for the erection of the building for which such Streets to be material is designed, and every person shall, on the cleared when building is com- completion of the building, within three days, entirely remove the same from the street, and cause the street to be cleared from all such building material and left in good Permitsmaybe repair. Permission may be granted by the Board of Works for the occupation of the roadway for the purpose and in the manner mentioned in this section.

obstructed.

promptly used,

given by Board of Works.

Breaking up \*treets, &c.

116. No person shall break, tear up, or remove any planking, pavement, sidewalk, crossing, curbing, macadam or other road surface, or make any excavation in or under any street or sidewalk within the City, for any purpose whatsoever, without the permission of the Board of Works; and it shall be the duty of every person breaking, Duty of persons tearing up or removing any planking, pavement, sidewalk.

breaking up crossing, curbing, macadam or other road surface, or making streets, &c.

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any excavation in or under any such street, sidewalk, as speedily as practicable, and under the direction and supervision of the City Engineer, or Street Commissioner, to replace, relay, and make good, and to put in as good order, and repair as before, to the satisfaction of the City Engineer or Street Commissioner, every such sidewalk and street ; and if the earth shall settle such person shall fill the same from time to time as may be necessary and to the satisfaction of the City Engineer or Street Commissioner; and every such person, and the contractor or other person by whom the work is actually done, shall erect and maintain a good and sufficient tence, railing, or barrier around every excavation made by him in such a manner as to prevent accidents, and shall place, and keep upon such fence, railing, or barrier suitable and sufficent lights during the night, and take such further care and precaution as the City Engineer or Street Commissioner may deem necessary, and direct for the protection and safety of the public ; and every such person shall be responsible for all injuries that may be done or accidents which may occur to persons or property by reason of the doing of any work, for the doing of which permission may be granted under the authority of this section, and it shall be the duty of the board of works before giving any such permission to take from every such person security that he will perform all the obligations imposed upon him by this section.

117. No person shall, without having first obtained permission from the Board of Works, construct, place or make sidewalks or any movable trap or door for the purpose of entrance to any cellar or premises, in or under any building or place, or any steps, porch or entrance to any building which shall in any way encroach upon the sidewalks or streets of the City.

Security to be given.

No porches, railings, signs, street, &c., to be erected.

118. No person shall creet, keep or maintain any door &c, projecting steps, porches, railings, signs or other erections or obstructions projecting into or over any road, street, lane, alley,

square, bridge or other public communication within the Provise for City, save such moveable awnings for windows as are capmovable awnings

able of being folded up against the wall, and when extended shall be at all points at least seven feet above the level of Verandahs, &c., the side walk. Provided that any door steps, verandah or in existence may remain till notice porch now in existence may be kept and maintained until notice to remove the same be given by order of the Council.

Persons excavating near streets

move same.

119. Every person who shall excavate for the erection to erect railing, of any wall or building or for any other purpose near to  $\kappa_c$ . any street or highway within the City, shall put up a good and sufficient protecting rail or plank along the line of such street opposite to such excavation, and maintain the same so long as it may be necessary to prevent danger to persons travelling along such street or highway, or their horses or vehicles.

Water from roof not to flow over sidewalk.

120. No owner or occupant of any house or building adjoining any street or highway within the City shall allow water from the roof of a building to flow over the sidewalk in such a way that the water shall run across or fall upon the sidewalk.

Gates or doors not to swing over sidewalk.

121. No person shall have or maintain a gate or a door to or upon premises owned or occupied by him which shall be so constructed that the same shall swing over any sidewalk, street, road or lane within the City; except as otherwise provided by statute.

Digging earth, &c., in streets,

122. No person shall dig up, take, or carry away any of the earth, sand or gravel in or from any street, road or

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lane within the City, which is not the property of private persons, without the permission of the Board of Works,

123. Every owner or occupier of any house, building or lot within the City, who shall require to drive any horse, hon-es. or other animal, or waggon or other vehicle across any paved or planked sidewalk for the purpose of entering his house building or lot, shall construct across the drain, gutter or water course opposite the gate-way or entrance to his premises a good and sufficient bridge of plank, brick, stone or tile, so constructed as to satisfy the Board of Works, and not to obstruct such drain, gutter or water course, and shall also place a piece of timber along the edge of each side of How constructthe pavement or planking sufficient to prevent the pavement or planking from being injured in crossing it on entering such house, building or lot.

124. No person shall drive, lead or back any horse or Horses, &c., not to be driven other animal or waggon, wheelbarrow, bicycle, trycicle, on sidewalk. velocipede, or other vehicle, or draw, push or propel any handcart waggon, carriage, wheelbarrow, bicycle, tricycle, velocipede or other vehicle, on or along any sidewalk, in any public struct or other public place within the City, provided Proviso section always that this section shall not apply to the propelling hand-carts of hand-carts at a moderate rate of speed, and so as not to haby-cartiages, interfere with foot passengers, between the hours of five and nine o'clock in the forenoon, or to the propelling of baby-carriages or sleighs (but in all cases it shall be the duty of every person propelling a hand-cart or babycarriage or sleigh to give way to foot passengers, and if Foot passengers necessary to prevent interference with them to turn off the way, sidewalk); or to the lawful crossing of a sidewalk to go into any yard or lot adjoining the same where a proper

Crossings to

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У r bridge is constructed and a piece of timber laid as prescribed by the next preceding section.

125. No person shall tie his horse or other animal to Horses,&c.,not to be tied so as to to be field so as to any post, hook or ring, or in any way across any sidewalk, pavement or crossing within the City, so as to obstruct the ordinary traffic of the street, or leave any carriage or other vehicle standing upon any street or thoroughfare within the City, unless it be opposite to premises with which or with the oc ...pant of which such person has business, and then only for reasonable time, and no longer than is absolutely necessary for the transaction  $\leq$  such business ; provided always that nothing in this By-law contained shall prevent carriage-makers, waggon-makers, blacksmiths, inn-keepers and keepers of livery and lodging stables from temporarily occupying the street for the space of ten feet immediately in front of the premises occupied by them with vehicles undergoing immediate repairs, or with vehicles from which horses have been unhitched for the purpose of being shod, or with vehicles of farmers and other persons temporarily lodging with such inn-keeper, or prevent draymen, expressmen or other persons from occupying the alley if the same be twenty feet in width for the space of six feet immediately in the rear of premises occupied by them with such vehicles as are being actually used by them in the prosecution of their respective business callings.

Throwing stones, &c., in streets.

Proviso

126. No person shall cast, project or throw any stone, ball of snow, ice or other missile dangerous to the public, or use any bow and arrow, or catapult in any street, square, park or public place within the City.

127. No person shall remove or assist in removing any Removing buildingson building into, along, or across any street or sidewalk within streets, &c.

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the City, without having first obtained the written permission of the Board of Works, and then only by the route, and in the manner directed by the said Board.

128. No person shall play any game of nine or ten Playing games pins, ball or cricket, or other games in any street or alley, in streets. within the City.

129. No person shall leave any horse, mule, ox or Leaving horses team in any street, alley or public place within the City &c., unsecured, without being sufficiently tied; and no person shall halt any waggon or other vehicle on any crossing or foot-way within the City.

130. Every driver or other person in charge of any Drivers to vehicle conveying goods, wares or merchandise in or walk beside through any of the streets of the City shall remain upon while in motion, such vehicle, or walk beside the horse or animal drawing the same while such vehicle is in motion.

131. No person driving any carriage or other vehicle Immoderate drawn by horses or other animals, or riding upon any driving. horse or other animal in any of the streets or thoroughfares of the City shall cause, suffer or permit the horse or other animal which he shall be so driving or riding upon to go at a gallop or other immoderate rate, and every such person so driving or riding shall slacken the speed of his horse or other animal in approaching any crossing for foot-passengers, upon which any person may be crossing such street or thoroughfare.

132. No person shall serve mares in any public place or Putting horses in any of the streets, squares or parks within the City. to mares.

Sleighs to have bells.

133. No person shall drive any description of sleigh or other vehicle on runners along the streets or thoroughfares within the city without having two or more bells affixed to the horse or other animal drawing the same, or to the pole or shafts thereof.

Piling cord. 134. No person shall throw or pile cordwood, firewood wood, &c., on or coal upon any paved or planked sidewalk within the City,

Sawing cord, or saw or split cordwood or firewood upon any street or wood, &c., on sidewalk within the City,

Standing on sidewalk with wood-saw, &c.

135. No person shall stand on any sidewalk with his wood-saw and horse so as to obstruct the free passage of foot-passengers.

Piling cordwood on streets prohibited.

Exceptions

136. No person shall throw or pile, or cause to be thrown or piled upon any street within the City, cordwood, firewood or coal, except for the purpose of the same being delivered at premises owned or occupied by him opposite to which the same shall be thrown or piled, or for the use of the person owning or occupying the same; and no person shall permit such cordwood, firewood or coal to remain upon the street for a longer time than two hours or so as to obstruct the free use of  $-2^{\circ}$  street,

Sprinkling salt, &c., on roadway prohibited.

137. No person shall sprinkle, spread or place any salt or other like substance on the road or carriage-way of any public street or highway within the City with the intent or for the purpose of dissolving any snow, ice or dirt which may have accumulated in such road or carriageway.

Crowding streets, &c.

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138. It shall not be lawful to gather in crowds on any sidewalk, or in any street within the City, so as to obstruct travel therein or encumber the same; and three or more persons shall not stand in a group or near each other in

such a manner as to obstruct a free passage for footpassengers on any street or sidewalk within the city, after a request to move on made by any member of the Police Force, or any other person duly authorized by the Mayor or any Alderman.

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139. No person shall, in the streets or public places of the City, importune others to travel in or employ any travellers on vessel or vehicle, or to go to any tavern or boarding-house, hibited.

140. No child shall ride or be permitted by any person Children rid-in charge of him or her to ride upon the platform of any car of sar, behind wageon or other or hang on behind any waggon or other vehicle, and it shall vehicle not perbe the duty of any person in charge of any such car, waggon or vehicle to prevent any such child so riding thereon.

141. The constables shall arrest any child who persists, Constables shall arrest any after reasonable warning against doing so, in riding on the child persisting in so doing. platform of any car or behind any waggon or other vehicle within the City.

142. No person shall feed any horse or other animal of which he is in charge, or wilfully allow the same to feed bidden. upon any street, square, lane or other public communication within the City in such manner that the hay, straw or other food supplied them, on which they are allowed to feed or portion thereof, shall be scattered upon such street, square, alley, lane, bridge or other public communication within the City.

#### SNOW, ICE AND DIRT.

143. Every occupant, and in case there is no occupant the owner of every house, shop, building, lot or parcel of snow, ice and other obstruct and land, and every person having charge or care of any church tions, or chapel, or other public building fronting or abutting on any of the public streets or street mentioned in Clause No.

steers, &c., pro-

waggon or other

Dutyofpersons in charge.

Feeding horses streets for-

146 of this By-law, where the sidewalks are planked, gravelled or paved, shall keep free from obstruction by dirt, dust, snow, ice or other incumbrances the pavement, or sidewalk in front of and about his or her premises.

Duty of persons as to removal.

144. Every occupant, and in case there is no occupant, the owner of every house, shop, building, lot or parcel of land, and every person having charge or care of any church, chapel or other public building fronting or abe ting on any public street, or streets where the sidewalks are planked, gravelled or paved shall, before 9 o'clock in the morning of each day, Sundays excepted, or within the first four hours after every fall of snow or fall of hail or rain which shall freeze on the sidewalks, or after a fall of snow from off any building, provided the said term of four hours shall expire before, cause the same to be removed entirely off Proviso as to the sidewalk opposite each house, shop, church, chapel or be carable of removal without injury to side. case the ice or snow shall be so frozen that it cannot be walk or paveremoved willout injury to the sidewalks or pavements every such person as aforesaid shall strew the same with ashes, sand or some other suitable substance; but no person shall sprinkle, spread or place, or cause to be salt not to be sprinkled, spread or placed, any sait or like substance on sprinkled on the road, carriage-way or sidewalk of any public highway or street within the limit hcreafter mentioned with intent or for the purpose of melting or dissolving any snow, ice or dirt which may have accumulated on any such street, carriage-way or sidewalk.

In case of neglect to clean sidewalk,

ment.

145. In case the snow, ice or dirt be not removed or the sidewalk made safe and convenient, as hereinbefore provided, by 10 o'clock in the forenoon of each day (Sundays excepted), as aforesaid, it shall be the duty of the person

for the time being appointed by the Council, to cause such snow, ice or dirt to be removed at the expense of the Corporation of the City of Stratford, and to give information expense of arty against and encounter such person so neglecting to remove the said snow, 'ce or dirt as aforesaid, and in such case the partyindefault fine to be imposed upon such person or persons so offend- may be proseing shall not be less than the expense so incurred, provided always that such expense shall not exceed the sum of Five Dollars.

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May G. in default;

146. The foregoing regulations in the three next Limitstowhich preceding sections shall apply to Ontario Street, lations apply. from Queen street to the bridge; Huron street, from Avondale Avenue to the bridge ; Erie street, from Ontario street to Cambria street ; Do wnie Road from Ontario street to the Grand Trunk Railway station ; Wellington street, from Albert to Patrick street; George street; Norman street from Mill street to John street; Albert street, from DownieRoad to Waterloo street ; St. Andrew's street, 'rom Church street to the Collegiate Institute Grounds; Waterloo street, from Ontario street to the Downie road; Mill street, from Huron street to Norman street ; Church street, from Ontario street to Cambria street ; Patrick street, from Eric street to Church street ; and from Princes street along Mornington street and St. Georges street to the bridge.

147. The occupant, and in case there is no occupant, Snow or ice on the person owning or having the care, charge or control of be removed. roofs of houses to any house or other building within the City, abutting on or situate within ten feet of any public street, thoroughfare sidewalk or pavement, shall, whenever snow or ice shall accumulate on the roof of such house or other building, to an extent that shall, either in fact or in the opinion of the Chief of Police, be dangerous to persons passing, cause the same to be forthwith removed therefrom, and every

person removing the same shall take due care and precaution for the warning of persons and animals passing or being on such street, thoroughfare, sidewalk or pavement.

### SHADE TREES AND BOULEVARDS.

Planting of ornamental or shade trees.

148. All shade trees hereafter planted on the streets in the City of Stratford shall be planted not less than ten feet, nor more than twelve feet, from the outer edge of the private property opposite which they are planted, and not less than twenty feet apart along the line of said street.

Certain kinds of trees not to be planted.

149. N person shall hereafter plant in any street in the City of Stratford any trees of the following kinds or species, that is to say, Poplar, Willow, Silver Maple, or Abele, Balm of Gilead or any evergreen tree or shrub.

The Council may remove certain trees.

when considered jurious, &c.

150. It shall be lawful for the Council, or any one by it authorized, to remove such trees of the description mentioned in the last preceding section of this By-law when planted in any street of the said City, and also all trees planted on streets in said City in contravention hereof, and And may take to break, remove and take down any guard or fence erected fences from trees to preserve any such tree when, in the opinion of the unnecessary or in- Council, such guard is unnecessary or injurious to such tree or when, from its construction or position, it prevents or impedes reasonable use of the street or sidewalk.

> 151. Subject to the provisions of this By-law, section four of "The Ontario Tree Planting Act, 1883," as amended by statute of the Legislature of the Province of Ontario, fortyseven Victoria chapter thirty-six, section one, shall apply to the City of Stratford.

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Payment to

152. There shall be paid to the person or persons planting any of the following trees, viz-Ash, Basswe d, certain kinds of Beech, Birch, Butternut, Chestnut, Elm, Hickory, Maple, Oak or Walnut within such municipality, on any highway, in manner above provided, and not less than thirty feet apart, the sum of twenty-five cents for each tree on the report and certificate of the Inspector hereby or by any subsequent By-law appointed, and the adoption thereof by the Municipal Council of the City of Stratford in accordance with the sixth section of "The Ontario Tree Planting Act, 1883."

153. The Mayor of the City shall, during the first week of April in each year, proclaim a day between the first and tenth days of the month of May thereafter following, to be known as Arbor Day, for the purpose of encouraging the planting of shade and ornamental trees within the City.

154. The owner or occupier of any lot abutting on any public street within the City may (having first obtained of boulevards, the permission of the Board of Works in writing) enclose with a fence or railing of wood or iron of such height and description or in such other manner as the said Board may prescribe, the street opposite to his lot to the distance towards the centre thereof of not more than twenty feet where such street is not more than sixty-six feet in width and of not more than thirty feet where such street is more than sixty-six teet in width from the line of the street next adjoining his lot, except so much thereof as shall be occupied by the sidewalk, and the space so set apart is herein called, and shall be known as "a boulevard," provided always that no such boulevard shall be constructed or permitted on Erie street south to Patrick street, Wel-

Construction

Arbor Day

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Boulevards not lington street south to Patrick street, Downie road south in certain secs to Patrick street, Ontario street from Waterloo street to the Bridge, or on any street or part of a street where, in the judgment of the Board of Works, the making of the same will inconvenience the travelling public, or be otherwise disadvantageous.

Agreement to he taken from bouleva:ds.

155. The Board of Works, before granting such perpersons author, mission, shall take from the person to whom the same shall be given an agreement in writing to sod or sow with grass and clover seed or grass the portion of the street as to which such permission shall be granted, and to keep the fence, railing, sod and grass thereon in good order and repair, and not to permit noxious weeds or thistles to grow therein, and it shall be lawful for such person to sod or sow the same accordingly, and in the event of failure to perform the conditions of such agreement ; the permission granted to him may be revoked and put an end to by the Board of Works.

Injuring trees, &c.

remove trees may

be granted.

156. No person shall break, injure, dig up, remove, or destroy any tree lawfully planted or growing in any of the public streets of the City under the authority of any law of the Province or By-law of the City, or the sod or grass of or in any such boulevard, or the fence or railing surrounding the same, or any box, stake or other guard which is planted around or near to any such tree for the purpose of protecting the same, or ride or drive any horse or other animal, or waggon or other vehicle, on the same, provided always that permission may be given by the Council for Permission to the removal of any such tree for the purpose of replacing the same by another, or for any other purpose which the said Council deems proper.

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157. Every boulevard which has been heretofore made Boulevard already made may may be lawfully continued, provided authority for that be continued. purpose is obtained from the Board of Works.

158. Shade or ornamental trees shall not be planted stadeor ornamor boulevards be made in the public streets of one chain be planted in cerin width or less opposite to buildings which are occupied otherwise than as dwelling houses without the permission of the owner or occupier of the building, but shade or ornamental trees planted and boulevards made, while lands are not built upon or the buildings thereon are occupied as dwelling houses, may be continued notwithstanding that buildings occupied otherwise than as dwelling houses may be afterwards erected thereon, or that the buildings thereon may be afterwards occupied otherwise than as dwelling houses.

159. No person shall tie or fasten any horse or other Tying horses animal to any tree planted or preserved for shade or orna- bibited, ment on any of the public streets of the City, and no person having the charge of any horse or other animal shall leave the same near enough to any such tree to injure it.

160. Nothing in this By-law contained shall prevent Roadway may the owner or occupier of any lot abutting on any public boulevards e made across street within the City from making any necessary roadway to his lot across the boulevard opposite to it, or from removing any tree growing upon that part of the street or boulevard required to be used for making such roadway, but no such removal shall take place until after the expiration of twenty-four hours from the delivery of a written notice of the intention to remove the same for the purpose aforesaid shall have been left at the office of the City given to City Clerk, in which notice shall be specified the name of the

After notice Clerk.

tain cases.

, to trees pro-

person desiring to remove such tree, the number of the house or lot opposite to and the streat in which said tree is situate.

Projecting branches of trees to be trimmed.

161. The owner and occupier of any lot or parcel of land within the city opposite to which any tree is planted shall cause the same to be kept trimmed at all times, so that the projecting limbs and boughs shall not be less than nine feet above the sidewalk.

Chairman of 162. It shall be the duty of the Chairman of the Board of Works ions relating to Board of Works to see that the previsions of this By-law shade trees and and are relating to shade trees and boulevards are carried out. boulevards carried out.

As to Defacing and Destroying Property.

Defacing build-163. No person shall, without the consent of the owner ings, &co, with thereof, deface any building, fence, telegraph pole or lamp post within the City by writing or printing thereon, or posting thereon printed or other notices.

Pulling down signboards, &c.

horned

in the city

notices,

164. No person shall, without the consent of the owner thereof, pull down or deface any signboard or written or printed notice lawfully affixed within the City

### POUNDS AND POUND KEEPERS.

### CATTLE RUNNING AT LARGE.

165. No person shall suffer or permit any swine, horse, Swine, horses, caule, horned or other zattle, sheep, goat, rabbit, or geese, turkeys, goats, sheep, & c., not to run at large pea-fowl, guinea-fowl, ducks or hens of which he shall be the owner, or which shall be in his possession or custody or under his control, to run at large within the City.

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166. Any persor may distrain any of the animals Anypersonmay mentioned in the last preceding section found running at liver to poundlarge contrary to the provisions thereof, and deliver the mals running at same to one of the pound keepers, and it shall be the duty By-law. of the pound keeper to whom such animal shall be delivered to impound the same.

167. There are hereby established five pounds for the Five pounds City, one for each ward, and a pound keeper shall be pound keepers to be appointed for appointed for each of said pounds. each.

168. Each of the said pound keepers shall observe the Duties of poundprovisions, exercise the powers and discharge all the duties imposed upon him by the Act known as an Act respecting pounds.

169. No person shall rescue or retake, or attempt to Animals not to rescue or retake from the person in whose custody the berescued or resame shall be, any animal distrained or impounded under the provisions of this By-law.

170. The damages to be paid by the owner of or per- Damages to be son in whose possession or custody, or under whose control "The Acts reany animal impounded for trespassing contrary to the laws of the Province or the By-laws of the City shall, in case of dispute, be appraised in manner prescribed by the Act respecting pounds,

171. The pound keepers shall before entering upon Poundkeeper to give security. their duties give such security in such form and for such amount as the council may direct for the due paying over of all such moneys as may come into their hands to which others than themselves may be entitled.

large contrary to

Compensat			
to persons i pounding at	" training and impounding any animal running at large shall		
mals.	be as follows :	po	
	For Each Quadruped 50c.		
	" " Fowl Ioc.	de	
Compensation to poundkeeper	173. The compensation to be allowed the poundkeeper	գլ	
to poundkeeper	for services rendered by him in carrying out the provisions		
	of this By-law relating to normalize the	1	
	of this By-law relating to pounds and poundkeepers, shall be as follows :	1	
		0	
	For impounding bulls and stallions one year old and over	off	
	each	4	
	For impounding boars, rams and horses, mules and	an	
	asses, and horned or other cattle over two years old, each 50	1	
	For feeding same per day, each		
	For impounding cattle under two scene -12 - 1		
	For feeding came nor day, each	sul	
	For feeding same per day, each 15	Po	
	For impounding sheep, goats and swine, each 25		
	For feeding same per day, each	are	
	For impounding geese and other fowls, each 10	1	
	For feeding same per day, each o2		
	For advertising each sale (six hours to elapse before so		
	doing) 25	the	
	For each sale	cor	
	25 st each safe		
Ouantity of	174. The quantity of food to be furnished by the pound-	ing	
Quantity of ood to be fur- ushed by nound-	kceper shall be as follows :	pro	
teeper to ani- nals impounded.		ion	
and imposition.	For horses, mules and asses, and horned or other		
	cattle (except cattle under two years old) each per day-		
	sixteen pounds of hay.		
	Cattle under two years old, each per day-ten pounds		
	of hay,	is h	
	•	pou	
	Sheep, each per day—two and a half pounds of hay.	asso	
	Swine and goats, each per day-one quart of peas or	asse	
	corn.	resp	
		resp	

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Geese and other fowls, each per day-one half pint of peas or corn.

And such food shall be of a good and wholesome Food to be description. good and whole. sonie.

And also so much water as the said animals may re-Water also to quire to drink. be furnished.

175. That all fines and penalties, and surplus moneys Fines, &c., to coming into the hands of any poundkeeper, by virtue of his City Treasurer. office, shall forthwith be paid over to the City Treasurer, and form part of the funds of the City.

176. Nothing herein contained shall be taken to be in "The Act re-substitution of the provisions of "The Act respecting not to be super-Pounds" except in so far as the provisions of this By-law where provisions are inconsistent therewith. of By-law are inconsistent.

177. It shall be the duty of the Police Constables of the City to cause all animals found running at large, stables to imcontrary to the provisions of this or any other By-law relat- found running at large, ing to pounds and poundkeepers, to be impounded, and to prosecute all persons offending against any of the provisions of such By-laws,

178. It shall be the duty of every Fence-Viewer, and he is hereby required on payment or tender to him by any when required. poundkeeper of the sum of fifty cents, to at once attend and assess any damages he may be requested and required to assess as provided for by this By-law, or by the said Act respecting pounds,

Fence-viewers

### DOGS.

179. Every person who is within the City the owner, Tay on owner, &c., of dog., possessor or harborer of a dog shall pay a yearly tax of one dollar for every such dog, and for each bitch two dollars.

Assessors to 180. The Assessor in making the annual assessment make return on assessment roll of assessment roll of the City shall make a return on the assessment roll of ber of dog-, the names of the owners, possessors or harborers of all dogs within the City, stating the number of dogs; and it Duty of per-shall be the duty of all persons liable to the tax imposed sons liable to tax to give informa- by the next preceding section of this By-law upon request to give to the Assessor the information necessary to enable him to make such return.

Clerk to enter tax on roll, and

181. The Clerk shall enter the names of all persons collector to col- liable to the said tax and the amount of such tax upon the Collector's Roll and the said tax shall be collected by the Collector in like manner as other rates and taxes are collected.

Vicious dogs not to run at large.

182. No person shall suffer or permit any dog of which he is the owner, possessor or harborer to run at large within the City if such dog is of a vicious or ferocious disposition or accustomed to snap at or bite mankind, or if such dog has previously attacked or bitten any person travelling in or along the public street.

Dogs not to run at large while prohibiting is in

183. No person shall suffer or permit any dog of which proclamation he is the owner, possessor or harborer to run at large within force, unlessmut the City during such period as shall be prescribed in any proclamation issued under the authority of this By-law unless such dog shall have securely put on a good, strong substantial and safe muzzle, so as to effectually prevent him from biting or snapping.

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184. The Mayor may at any time when he is authorised so to do by a resolution of the Council, issue his procla- may when anthmation declaring that no dog shall be permitted to run at proclamation to large within the City during such period as shall be deter- large of dogs unmined by the Council and named in such proclamation unless such dog shall be muzzled in manuer prescribed in the next preceding section, and notice of such proclamation Notice of procshall be given by advertisement and posters before the same given, goes into effect.

The Mayor forbid running at less muzzled,

lamation to

185. Any Police Constable or other person authorized for that purpose by the Mayor, Police Magistrate or Chief to by law may be of Police may seize any dog found running at large, clse-pounded and imwhere than on the premises of the owner, possessor or kill nules re-claimed. harborer thereof, contrary to the provisions of this By-law, and it shall be the duty of the Police Constables so to do; and every such Police Constable or other person shall forthwith after making such seizure, deliver such dog to one of the poundkeepers of the City, and it shall be the duty of the poundkeeper to whom the same shall be delivered, to impound such dog and to supply it with water while impounded and in case it shall not be reclaimed, as hereinafter provided within twenty-four hours after it shall have been delivered to the poundkeeper it shall be the duty of the poundkeeper to kill such dog.

186. The owner, possessor or harborer of any dog owner may reimpounded under the next preceding section may reclaim pounded on payhis dog on application to the poundkeeper on proof of his proof of ownerownership and on payment of the sum of one dollar, one ship. half of which shall be retained by the poundkeeper and the other half be paid to the person by whom such dog shall have been impounded.

Dogs running

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Police magistrate may order

187. The Police Magistrate or other presiding Magisdog in respect of trate at the Police office of the City, upon the trial of any is made to be de- complaint for an infraction of the provisions of sections of this By-law, may in addition to the imposition of a fine and costs order that the dog in respect of which the complaint is made shall be killed, and if the person in whose possession or custody such dog shall be, shall neglect or refuse to deliver up to any member of the Police force for the purpose of his being killed upon request for that pur-Penalty for re. pose being made, or shall in any way hinder or prevent such dog from being taken and killed he shall be liable to the penalties imposed for an infraction of the provisions of this By-law.

POLICE OFFICE AND LOCKUP HOUSE.

Police office es. tablished.

188. The Police office, situate in the Market building, shall continue to be the Police Office of the City.

Lock-up house established.

189. The Lockup house situate in the Market building shall continue to be the Lockup House of the City for the detention of all persons detained for examination on a charge of having committed any offence, and of all persons detained for transmission to any Common Gaol or House of Correction either for trial or in the execution of any sentence.

# MARKET REGULATIONS.

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190. Every day in the year shall be a market day, ex- Market days, cept Sunday, Christmas day, or any other day set apart by proclamation as a public holiday.

191. On each market day, from the first day of May Hours of opento the first day of November in each year, the market shall be opened at six in the morning, and during the rest of the year at seven in the morning, and shall always be closed at sunset, save on Saturdays when it shall be closed at nine in the evening.

192. The market place shall comprise all and singular, those certain parcels or tracts of land and premises, situate in the City of Stratford, and which may be better known and described as follows : Commencing at where an iron stake is planted in the west limit of the Downie Road, on the south east angle of the market grounds, in the said city, at a distance of three hundred and twenty-eight feet, in a course of south, twenty four degrees east from the intersection of the east limit of Wellington street, with the west limit of Downie Road ; thence north eighty-seven degrees five minutes west along the southerly limits of the said market grounds, two hundred and ninety-seven feet eight inches, more or less, to the east limit of Wellington street where an iron stake is planted on the south-west angle of the said market grounds; thence north, thirty degrees east, along the said limit of Wellington street one hundred and nineteen feet and five inches, more or less, to an iron stake planted in line with the rear of the City Hall cr market . buildings; thence south, eighty-seven degrees five minutes east along said rear line of buildings, one hundred and ninety feet and nine inches, more or less, to the western

ing and closing,

Market place.

limit of the Downie road, where an iron stake is planted ; thence south, twenty-four degrees east, along said limit of road, one hundred and eighteen feet and eight inches, more or less, to the place of beginning ; containing twenty-six hundred and twenty square feet of land, be the same more or less; and that strip of land twenty feet in width abutting on the south side of the above described parcel and extending from Downie road to Wellington street, in the said city.

cept on the market.

193. No person residing out of the city,bringing grain, Marketable meat, vegetables, fish, hay, straw, fodder, lumber, shingles, produce not to be farm produce of every description, small wares, or other certain hours ex. articles into the said city for sale and market, shall expose for sale, or sell the same on any market day, before the hour of nine in the forenoon, between the first day of April and the first day of November, and before the hour of ten in the forenoon, between the first day of November and the first day of April, elsewhere than upon the market place.

Cordwood not to be sold except before certain har.

194. No person residing out of the city, bringing cordon market place wood by the load into the City for the purpose of sale shall expose for sale or sell the same before the hour of nine in the forenoon, between the first day of April and the first day of November, and before the hour of ten in the forenoon, between the first day of November and the first day of April, elsewhere than on the market place, on any market day, and in case either the vendor or purchaser of any On request the Such cordwood, require him so to do, the Clerk of the Clerk of the Market shall on market shall, on payment of the fee therefor, hereinafter measure the same provided, measure the same and declare the quantity.

payment of fee

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195. The Butchers' stalls in this market shall be let Butchers stall. annually, on or before the first day of January, by public auction to the highest responsible bidder, above any upset price to be affixed by the Council, previous to such day of sale, and such rent to be payable to the City Treasurer Rent payable mathematic monthly in advance, and that written or printed leases of value. the same be immediately thereafter executed in which leases it shall be part of the covenants, under the penalty of forfeiture of the lease that the lessees and each of them shall comply with the By-laws and Rules established and Lessee passed for the government of the market, and that the laws of market, lessees shall not underlet or assign the said stalls, or any Shallnot sublet. part thereof to be occupied by any other person without the written consent of the Council, and that they shall not sell Meatand Poulor expose for sale in such stalls any other articles than sold. meat and poultry, and no butcher shall be allowed to have or hold more than one stali at any one time, provided that hold more than it shall and may be lawful after the stalls are disposed of at the auction above provided, if then any such stalls provise, for remain not let. then any butcher may one of the vacant stalls remaining unlet at a rent not exceeding that paid for the lowest at such auction, and at a proportionate rent for any shorter time than one year, and it shall and may be lawful for the City Clerk to issue City Clerk may a warrant, and for such purpose to use the City Seal issue warrant to directed to a City Constable to seize any butcher's meat of rent. in any market stall for the arrears of rent of such market stall, and in case such rent shall not be paid within six hours after such seizure, and notice thereof in writing put up in two to satisfy same. places in such market, specifying the mean seized, thecause thereof and the time the same will be offered for sale, such constable shall sell such meat or so much thereof as will satisfy the said rent, to the highest bidder.

to be let annually

comply with By.

No butcher to one stall.

holding ino e rent than one stal!

meat for arrears

Duties of Clerk of the market.

196. The Clerk of the Market shall, under the control of the Council, have the care and superintendence of the Market and Market Place and shall fulfil the duties on him imposed or required by this By-law, and promptly report to a constable of the City every infraction of this By-law or of any order or regulation of the Council not inconsistent therewith. It shall also be his duty to open and close the Market at the hours appointed, to attend the Market constantly during market days, to keep open the weigh house and attend to the scales for weighing hay and straw during the time the Market is open on Market days, to keep and maintain clean and in good order the scales, weights, measures and everything connected with the said weigh house, and to weigh or measure the different articles exposed for sale or sold in the Market when thereto required by any party interested therein.

Chief of Police to inspect meats, sale as food.

197. That it will be the duty of the Chief of Police  $t_0$ to inspect means, e.e., exposed tor inspect all means and other articles of provisions exposed and  $\frac{d}{d}$  troy all for sale as food and to report to the Mayor of the exposure wholesome meat, for sale of any tainted or unwholesome meat, poultry, fish, or other articles of food, and it shall be his duty under the directions of the Mayor to seize and destroy all such tainted or unwholesome meat, poultry, fish or any other article of food so exposed for sale as food.

The Clerk of the Marketon request, and payment of fee,

198. The vendor or purchaser of any hay, straw or on other fodder when the sale thereof is made within the City shall weigh hay, may require the stane to be weighed on the Market scales and the Market Clerk on request either of the vendor or purchaser and on payment of the fee hereinafter provided shall weigh such hay, straw or other fodder on said scales.

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199. The Market Clerk shall deliver to every person requiring any hay, straw or other fodder or any live seight given, animal or other article to be weighed on the Market scales, a certificate of such weight. In the case of hay, straw, or other fodder in the form A to this By-law, annexed or to the like effect, or in the case of weighing animals or other articles in the form B to this By-law annexed.

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200. On Market days all waggons and other articles in which anything is exposed for sale or is marketed upon other vehicles to be placed by dithe Market place, shall be put in such place and order in rection of the pothe Market grounds as the Police shall direct, and they shall have power to enforce the removal of every waggon and vehicle from the Market grounds as soon as the pro duce contained therein shall have been sold.

201. The Clerk of the Market shall keep a book con-Clerk of the market to keep taining duplicates of the ceruincates of the weight of the duplicates of cerseveral loads of hay, straw and other articles weighed by him, which book shall be at all times open for inspection To be open to inspection by perby all persons interested in the weight of any such load, some interested, provided that the Clerk of the Market need not give any Need not give

such certificate until the charge for weighing hereby is paid. prescribed has been paid.

202. The weigh house, scales and other fixtures therein weigh house and the right to receive the tolls and charges hereby im- leased yearly by posed shall be leased each year to the highest bidder at public auction, over an upset price to be previously fixed by the Council,and the lessor thereof shall be the Clerk of Lessee to be the Market, and before entering into possession of the ket. clerk of the mar-

public auction.

Certificate of weight to be

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said weigh house and other fixtures and entering upon the discharge of his duties as such Clerk of the Market, he shall shall execute a deed of demise thereof in the form in the execute deed and enter into bonds, schedule C, to this By-law hereto annexed, and with two surcties to be approved of by the Council, execute a bond in a penalty of twice the amount of such rent, conditioned for the payment of the said rent and the observance of al covenants in the said lease contained, provided that such Lease may be lessee or his deputy, while acting as such deputy, shall term nated. during the currency of his lease be guilty of an infraction of any provision of this By-law, or if he or his deputy wilfully misconduct himself in the office of such Clerk of the Market, such lease, the time thereby created, the right thereby conferred, and his tenure of the said office of the Clerk of the Market, shall absolutely cease and determine and the Council may forthwith thereafter re-let the said weigh house, scales and other fixtures therein and the right to receive the tolls and charges hereby imposed, and every lease aforesaid shall be in writing or be printed and contain the above proviso.

203. The terms of the said deed shall be publicly Conditions of deed to be de-clared at the public auction before any bids are received.

ket scales.

I essee

204. The Clerk of the Market shall not personally or Clerk of the market to have by any deputy, assistant, partner or servant or agent, trade sile on market or directly or indirectly or have any direct or indirect interest weighed on marking the sales or profits of any sales of articles or animals in the sales or profits of any sales of articles or animals exposed for sale in the said Market or weighed upon the Market scales.

Fees for weigh. ing on market scales.

205. The following tolls and charges and no other are hereby imposed and shall be collected by and paid to the Clerk of the Market :---

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For weighing a load of hay	
- or weighting situatifiered meat or utain or other or the	
exposed for sale, under one hundred pounds	
over one numercu poinds, and up to one thousand wounds and	
siver one mousting pounds	
For weighing live animals other than sheep or pigs, per head	
encep and pigs, if more than five, per head	
arress that rive, for the lot	
a or measining a load of wood	
wood.	g
were to weigh or measure, shall be the person liable to a sure weight	ir.
the fee therefor by this By-law imposed.	or

206. No resident of the City shall be required to pay Residents any of the aforesaid tolls or charges upon the weighing or for fees for weight measuring of his own property, or other articles raised or his own property or articles raised grown within the city.

ing or measuring or articles raised within the City.

207. No huckster, butcher, grocer or runner shall, for Nohusterrunner purpose of re-sale, offer to purchase or purchase within the  $\frac{\&c.}{box}$  to purchase City on any Tuesday, Thursday and Saturday, being Mar- certain hours on certain days. ket days, any market grains, wood, meats. fish, fruits, roots, vegetables, poultry, dairy products, (except butter in quantities above fifty pounds) or any article required for family use, and such as is usually sold in the market previous to the hour of eleven o'clock in the forenoon, from the first day of October to the thirty-first day of May, nor previous to the hour of ten o'clock in the forenoon, from the first day of June to the thirtieth day of September.

208. No one shall on any market day go to meet any Forstalling mar-one bringing to the market any market meats, fish, fruits, prohibited. roots, vegetables, poultry or dairy products, or any article

Exceptions.

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required for family use, and such as is usually sold in the market for the puspose of buying or offering to buy any such articles.

Light weight. shortcount, short measure.

200. No person, buyer or seller, shall knowingly make out, give or deliver, light weight, short count or short measurement in anything marketed in the City.

Breach of Bylaw.

210. It shall be the duty of the Police to prosecute every one guilty of this By-law.

211. The Clerk of the market with the approval of Clerk of Market may appoint the Mayor, may by writing under his hand and deposited deputy. with the Clerk, appoint a deputy, who shall, until a notice similarly signed revoking his appointment has been de-

posited with the Clerk, or his dismissal by the Council, exercise and enjoy all the powers, and be subject to all the liabilities, restrictions and penalties of the Clerk of the market.

Council may dismiss deputy.

212. The Council may at any time, on notice to the Clerk of the market, dismiss such deputy.

### ASSIZE OF BREAD.

Assize of bread,

sold unless proper weight.

213. All bread sold or offered for sale within the City, of whatever shape or form, shall be in loaves of two pounds and four pounds weight respectively, and all Bread not to be bread sold or offered for sale within the City of any less weight shall be seized and forfeited for the use of the poor; provided always that nothing in this section contained shall prevent bakers or others, from selling or offering for sale biscuits, buns, rolls, crackers, muffins or any other fancy cakes, commonly made in the trade and not intended to

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represent or pass as a loaf or loaves of bread, and no person shall sell or offer for sale within the City, bread made contrary to the provisions of this By-law.

214. It shall be lawful for any member of the Police Member of Po-Force, by the direction of the Mayor, Police Magistrate or stize bread of less chief of Police at any time from six o'clock in the morning vided by By-law, until eleven o'clock at night (Sundays excepted) to enter into any house, shop or place within the City where bread is sold or offered for sale and to cause the bread found therein to be weighed and if such bread shall be found to be of less weight than as provided for by the next preceding section of this By-law, to seize and carry away the same in order that it may be disposed of for the use of the poor in such manner as shall be directed by the Mayor or Chairman of the Health and Relief Committee.

### GRAVES.

215. No person shall wrongfully remove or attempt to remove any body, or the remains or any part of any body, from any grave, tomb or vault (within the City) in which the same shall have been deposited or interred; or wilfully and wrongfully destroy, mutilate, deface, write upon, mark or injure any tomb, tombstone or vault in any cemetery or burnal ground within the City, or any fence, railing or other work for the protection or ornament of any such cemetery or burial ground, or of any tomb, tombstone, vault or lot therein or wrongfully remove any such tomb, tombstone, vault, fence, railing or other work from such cemetery or burial ground or wilfully destroy, cut, break or injure any tree, shrub or plaut growing, or being therein. or play at any game or sport, or discharge fire-arms in such

Violating

cemetery or burial ground, commit any nuisance or behave in an indecent or unseemly manner therein or in any way violate any such cemetery, grave, tomb, tombstone or vault where the dead are interred within the City.

Transporting ad bodies dead through the City.

216. No person shall, without the permission of the Park and Cemetery Committee, transport or carry, or cause to be transported or carried, or assist in transporting or carrying in, through, or along any street, highway, or public place within the City, the body or remains of any dead person which have been interred and afterwards disinterred for the purpose of removal from place of interment.

#### INTERMENTS.

Interments within the City Cemetery,

Avondale Cemetery.

217. No person shall inter, or cause to be interred, or only in Avondale assist in the interment of any dead person within the limits of the City, save in Avondale Cemetery, comprising all the lands dedicated as such by By-law, No. 156, and also the lands known and described as being composed of Block letter "A" in Forman's Survey of Lot number Four in the First Concession of the Township of Downie, now in the City of Stratford, according to a registered plan and containing by admeasurement fifteen acres of land be the same more or less, heretofore acquired by deed pursuant to section twenty-nine of an "Act to incorporate the City of Stratford, and for other purposes," which are hereinafter called "the new part of the Cemetery," and are hereby declared to form part of Avondale Cemetery, and to be subject to the regulations relating thereto, and other regulations that may be passed thereto, save and except as defined in said Act.

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# GOVERNMENT OF AVONDALE CEMETERY.

## COMMITTEE OF MANAGEMENT.

218. The said Cemetery and the superintendent thereof Committee of shall be under the direction and control of five members of management. the Council who shall be styled the "Park and Cemetery-Committee," being that hereinafter, as far as and including section No. 227, referred to as said Committee.

219. It shall be the duty of said Committee, from time Duties of comto time to lay out, or alter the avenues, walks, and grounds mittee of managein the said Cemetery, to give such instructions to the Cemetery superintendent as they may consider proper for the regulation, and good order of the said Cemetery, and generally to enforce a faithful observance of the provisions of this By-law, and to exercise the powers thereby on them conferred.

# APPOINTMENT AND DUTIES OF SUPERINTENDENT.

220. A Cemetery superintendent shall be appointed Appointment of from year to year, who shall reside in the lodge crected in intendent. entetery superthe Cemetery, or at such other place as said Committee or the Council shall direct and who shall be a peace-officer of the City.

1. The duties of the said Cemetery superintendent Duties of sup-erintendent.

2. To keep the plan of the Cemetery in his office and Planot cemetsuch book or books as the said Committee or this Council record to be kept. may direct and when a deed of any lot or lots is presented to him by any purchaser or the City Clerk instruct him that such a deed has been delivered to mark upon the lot on the plan the word "Sold" in red ink.

On request to

2. To register before commencing to dig any grave dig grave to reg. the name, sex, cause of death, date of death, place of nativdate of death, &c. ity, residence with the name of the street, religion and age of the person to be interred, in the book provided for that purpose unless such registration be dispensed with by order of said Committee or of this Council.

4. To give the Division Registrar of the division

To notify Diceased and date burial.

vision Registrar wherein the death took place within seven days after the residence of de burial a written notice under his hand stating according to of death and his knowledge, information, and belief name, and residence of the deceased, and the date, and place at which the death

and burial took place, unless before burial he has received a certificate under the hand of such Division Registrar that the particulars of such death have been duly registered.

and the name of the intending purchaser, provided always

5. To give any person, requiring the same a certificate

To give cer-tificate of numprice to person setting forth the number of the plot or plots (in no case to exceed four) he desires to purchase, with the price thereof requiring same.

Consent of no such certificate shall be given for any plot in the new Parish Priest of Parish Priest of the Cemetery, without the consent of the Parish required before part of the Parish of the Parish of certificateisgiven Priest of the Roman Catholic Church, of the Parish of for plot in the new part of the Stratford. cemetery,

6. To determine the grades of all plots.

#### To determine grades.

To superintend tery.

On refusal to tery and report to committee,

7. To superintend, and control all workmen employed an workmen em- by owners of plots, in the said Cemetery, in building vaults,

erecting monuments, or ornamenting such plots, and if they wilfully refuse, or neglect to obey his directions, to expel them from ceues them from the Cemetery, to report the circumstances to the said Committee, and to refuse admittance to such workmen until the said Committee shall order to the contrary.

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8. After presentation of the Treasurer's receipt for After presenpayment, or deed of any plot, or deed and transfer, but in or deed to perno case before such presentation, except when directed by the Chairman of said committee to perform all interments in the plot to which the Treasurer's receipt or deed relates, Attend promptattending promptly to all instructions regarding the same tions regarding interments. given to him, digging all graves to a depth of at least six traves to be at least 6 ft, deep, feet; provided always, that notice must be given to the Notice to be said Superintendent on the day previous to the interment vious to interif possible, and the size of the coffin on the top or if in a case, the size of the case, and the location of the grave on the ground must be then specified.

9. When not engaged at interments, to improve, and To beautify beautify the grounds, and walks in the said Cemetery as engaged at indecided by the said Committee, or by this Council.

10. To demand and receive before permitting any interment or dis-interment payment of the charges therefor before permitting herein prescribed, unless otherwise directed by said Cominterment. mittee, and to enter the receipt of all such payments in the to enter rebook provided for that purpose.

11. To pay over monthly, or otherwise, as he may be To pay over to City Treasurer directed by the said Committee or by this Council, to the monthly or other-City Treasurer all moneys received by him for, and on all moneys reaccount of interments, and dis-interments, and beautifying plots.

12. To open the gates at sunrise and to close them at  $\frac{To open}{close gates}$ . To open and sunset.

13. To obey all the directions of said Committee, and or Toobey all dithis Council, and to enforce compliance with all the rules, mittee and counand regulations in this By-law contained ; provided also that

given on day prement.

Nor to receive neither the Cemetery Superintendent nor any one under his special services, control shall receive any money in reward of any special service or attention.

Scale charges. of

221. The following scale of charges for interments and dis-interments is hereby adopted as those to be collected by the Superintendent aforesaid :

Adult gra	aves, 6	ft. deep.	.\$2.00	If	Casket	use	d	\$2.50
+ 6								
66	" 9"	· ···	3.00	6 é	66	6.6		4.25
Children'								
66	66	66	66 69	6 6"	" 8	"	••••	2.00
Opening	Vaults,	under	ground			• • • •		1.50
6.6	6.6	in side	of hill			• • • •	• • • • • • •	1.00
6.6	6.6	above	ground			•••••		: 10

Plots in certain sections may be divided.

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222. Plots in certain sections to be defined by the said Committee may be divided into halves, and in certain other sections into quarters, and certain plots reserved for the burial of strangers and paupers.

Re-erved plots.

223. All unsold circular plots, and plots 104, 107, 110, and 113, in section St. John are hereby reserved for flower, and ornamental plots.

Price of plots,

224. All plots, for sale, shall be sold at twelve cents per square foot to residents, and seventeen cents per square foot to non-residents.

THE CONVEYANCE, AND THE TERMS TO BE INSERTED THEREIN.

Payment of 225. On procuring the certificate above mentioned from imade to Treas. the Cemetery Superintendent, and upon paying the City months. T fro su m in in an the

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Treasurer the amount therein mentioned, within three months from the issuing of the said certificate, and handling him such certificate, the said Treasurer shall within the said three months, but not later, give a receipt for the said money number and price mentioned therein, shewing the name of the person mentioned in the certificate, the number of the plot and the price thereof and on production of the said receipt to the City Clerk the said Clerk shall prepare a conveyance to the said person are to be ever and have the same executed by the Mayor and sealed with the City Seal, and deliver the same to the proper party.

226. Such conveyance shall be in the form "D" hereunto Form of conannexed, and shall have endorsed thereon two schedules, one vevance. set corresponding to forms "E" and "F" hereunto annexed shall be endorsed on conveyances of plots in that part de- schemles to dicated by By-law No. 156 and another set corresponding dead, to forms "F and "G" hereunto annexed shall be endorsed on conveyances of plots in the new part of the Cemetery.

227. The City Clerk shall register the said deed in the City Clerk to book provided for such purpose, in such manner as said and register Committee or this Council may direct, and shall upon re-payment of fee. quest of the grantee, or his assigns, of any plot or part of a plot, on payment of the fee of one dollar, register in said book in such manner as said Committee or this Council may direct any transfer of any plot or part of plot.

228. At the end of every week the City Clerk shall City Clerk to give a written statement to the Cemetery Superintendent give written-statesetting out the names of all parties to whom conveyances tendent weekly. have been made during the week with a description of the plot or plots or portion thereof.

Treasurer's receipt to give the of plot.

City Clerk to cuted by Mayor.

be endorsed on

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### GENERAL REGULATIONS RESPECTING VISITORS.

229. Young children will not be admitted unless with Children not with persons in their parents or persons having them specially in charge.

230. No person having refreshments of any kind will Noperson with refreshments admitted, be permitted to come within the grounds.

Persons with dogs, &c., not admitted.

Per-on-

231. Persons carrying baskets, or any like article and those having dogs with them will not be permitted on the grounds.

232. Any person smoking or disturbing the quiet and dise turbing, &c., the the good order of the cemetery by noise or other unseemly or quiet of the cemetery to be expelled. improper conduct will be compelled to leave the said Cemetery.

# TO ESTABLISH FIRE LIMITS AND PREVENT THE ERECTION OF WOODEN BUILD-INGS THEREIN.

Fire limits.

233. All that portion of the City contained in the following description, that is to say :-- Commencing at a point where the north bank of the River Avon intersects the street joining Ontario and Huron streets, thence easterly along the north bank of said channel to the point where it would intersect the westerly boundary of Waterloo street if produced, thence along the line which such westerly boundary of Waterloo street would make, if produced, to the westerly boundary of the last named street, thence southerly along the westerly boundary of Waterloo street to Cobourg street, thence easterly along the northerly boundary of Cobourg street to Nile street, thence southerly along the westerly boundary of Nile street to Guelph street, thence westerly along the 1 S } Ι S

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northerly boundary of Guelph street to St. David's street, thence northerly along the westerly boundary of Birmingham street to the south bank of the creek at Worsley street, thence following the south bank of the said creek to the River Avon, thence northerly across the River Avon to the north bank thereof, thence easterly along said north bank of the River Avon to the place of beginning shall compose and be fixed and known as the Fire Limits of the City.

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234. No person shall creet any wooden building or wooden strucures exceeding 6 addition thereto or any wooden fence exceeding six feet in height not height within the said fire limits.

235. No person shall erect or place any building Wooden build other than with main walls of brick, iron or stone, roofed erected within with some incombustible material or shingles laid in mortar within the said fire limits of the City of Stratford.

236. No one shall repair or alter the roof or external Repairing walls of existing buildings within the fire limits with fire limits, materials less incombustible than those originally used, and in no case shall repair a roof of such existing building with material less incombustible than shingles laid in mortar half an inch thick, nor shall in case of the destruction of one or more external walls of such existing buildings or such injury thereto as could not be repaired without re-building the greater portion of such external wall or walls, rebuild the same of any material save brick, iron or stope.

237. Any building or fence so erected or placed Buildings erected or placed Buildings erected output to be within the said fire limits of the City in contravention of I aw may be removed.

this By-law may be pulled down or removed at the expense of the owner or owners thereof under the direction of the Council or any committee appointed for that purpose.

### PREVENTING FIRES.

City whose duty shall be to examine carefully whenever

238. There shall be an inspector of buildings for the

Duties of In-spector of buildings.

To when he deems requested chimneys, flaes, &c., which may be dangerous.

Mayor, &c.

If dangerous &c., to disconremove same.

In cale to remove same at his expense.

he deems it necessary or is directed by the Mayor, the examine Police Magistrate or the Chairman of the Fire, Water and necessary or is Gas Committee to do so, all chimneys, flues, fire places, chimneys, Paes, stoves, ovens, boilers or other apparatus or things which may be dangerous in causing or promoting fire, and to To report report thereon to the Mayor, Police Magistrate or Chairman of the Fire, Wate and Gas Committee (as the case may be) and under the direction of the Mayor, Police Magistrate or Chairman of the Fire, Water and Gas Comto notify owner mittee, if the same be dangerous, to notify the owner or time use of, or person using the same, or occupying the building in which the same is or are contained, to discontinue the use of or remove the same, and if such owner or person using the owners default same or occupying the building in which the same is or are contained, neglects or refuses after receiving such notice to discontinue the use of the same or to remove the same within a reasonable time in that behalf, under the direction of the Mayor, Police Magist: ate or Chairman of the Fire, Water and Gas Committee to employ such aid and assistance as may be necessary, and to remove the same at the expense of the person in default.

Inspector may 239. The Inspector of buildings may under the under direction have building re- direction of the Mayor, Police Magistrate or Chairman of structed contrary the Fire, Water and Gas Committee pull down or remove

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occu story thro way build to r reacl at the expense of the owner thereof any building or erection which may be constructed or placed in contravention of this By-law.

240. It shall also be the duty of said Inspector vision of bylaw generally to enforce the provisions of the By-laws fire, for preventing of the City in force for preventing fires.

241. Until otherwise provided the Chief of Police Chief of police shall perform the duties of Inspector of Buildings, to he in pector of buildings.

2.4.2. Every person who constructs or crects any Party walls. building within the City shall make the party walls, if of brick, not less than one foot thick in the clear and if of stone not less than sixteen inches thick in the clear; and shall arrange the joints so as to prevent their communicating fire through the wall by so placing them that the joist holes shall not extend more than half way through the wall or correspond with, but be at least four inches in the clear from the joists in the other half of the wall, and shall continue the wall above the roof to the height of not less than eighteen inches of the same materials and thickness and terminate it with a proper coping.

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243. The owner, and in case of his default, the Sentles in roof occupant of every building within the City more than one story in height, shall make or cause to be made a scuttle through the roof of such building and a convenient stairway leading to the same ; or shall have appended to such building a good and sufficient ladder of sufficient length to reach the roof and a good and sufficient ladder to reach the top of the chimney thereof.

and ladders.

Mode of con-

244. Every chimney or flue built or constructed within structing chim- the City shall be built of brick, stone or other incombustible material and the walls thereof shall be not less than four inches in thickness, exclusive of plastering and shall be well and sufficiently plastered, and every such chimney shall rise at least three feet above the ridge of the house or building in which the same shall be, and every such chimney or flue if built in circular form shall be not less than twelve inches in diameter, and if of oval or rectangular form, not less than nine inches by sixteen inches, and every such chimney or flue shall be so constructed as to admit of it being scraped, brushed or cleansed.

Chinney- and flues to be con-structed as in

245. No person shall build or construct within the structed as in City any chimney or flue otherwise than in accordance with the provision of the next preceding section of this By-law; and no person shall use within the City any chimney or flue hereafter constructed or built otherwise than in accordance with such provisions.

Use of dangerous chimneys, &c., forbidden.

246. No person shall within the City construct or use any chimney, flue, fire place, stove, oven, boiler, or other apparatus or thing which may be dangerous in causing or promoting fire; and it shall be the duty of the owner or person using the same or occupying the house, room building or place in which the same is or are contained after receiving uotice in writing from the Inspector of Buildings under the authority of the Mayor, Police Magistrate or Chairman of the Fire, Water and Gas Committee, that the same is or are dangerous as aforesaid, forthwith to discontinue using the same, and if required so to do by the said Inspector, within a reasonable time thereafter to remove the same.

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247. The pipe of every stove, chimney or fire place within the City shall be conducted into a chimney of stone, brick, or other incombustible material, and in all cases where a stove pipe passes through the wood work of a building within the City it shall be separated from such woodwork at least three inches, by metal or other incombustible material, and all pipes from stoves or freeplace: over fifteen feet in length shall be securely tied together by wire running along the whole length thereof, and when necessary for safety supported and stayed by wires, and no person shall within the City use any pipe or stovepipe which is not put up in accordance with the provisions of this section.

248. No occupant or other person in possession or Unised storecharge of any house or building within the City, shall per-closed, &c. mit any stovepipe hole in the chimney of such house or building while the said pipe hole be not in actual use and any part of the chimney in actual use to remain open, but shall cause the same to be closed with a stopper of metal or other incombustible material.

249. The occupant or other person in possession or Hearths charge of any house or building within the City or of any understoves, &c. room or place therein where a stove is used shall have, place and keep under such stove a hearth or pan of brick or metal or other incombustible material, and the bottom Placing and of such stove shall not be less than six inches from such &c. hearth or pa and the sides or ends thereof not less than eighteen me is from any wooden partition, and where any such stove is used to heat more than one room or place by being built into any wall or partition, the space around it on the top and sides to the distance of at least nine inches shall be filled up with bricks and mortar, stone, sheet iron or other incombustible material.

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pans to be placed

vine holes to he

Stove-pipes, &c.

Setting fire to refuse, &c.

250. No person shall set on fire or burn in the open air, within the City, stumps, wood, logs, trees, brush, straw, shavings or refuse, without some person being in charge of the fire to prevent its spreading or doing damage.

Kindling fires in streets, &c., prohibited.

Exceptions,

251. No person shall make or kindle a fire or furnish material for a fire to be made or kindled in any street alley or vacant place within the City; provided always that this section shall not apply to fires made by tinsmiths, plumbers and other nuchanics in pursuing a business which requires the use of a fire made for boiling tar, pitch or oil to be used in the construction or repair of a building or vessel, but all such fires shall be made in some It the same shall not emit sparks or crate or vessel se otherwise enda r urrounding property.

Keeping of ashes.

252. No person shall within the City, place, keep, or deposit ashes in wooden receptacles or within twenty-five feet of a house or building unless the same are contained in some safe depository constructed of brick, stone or other incombustible material.

253. No person shall carry fire or live coals in or &L., through through any street, alley or lot within the City unless the same are placed in a covered metal pan or vessel.

Using lighted candles in stables,

Carrying fire

streets.

254. No person shall use a lighted candle or lamp in &c., prohibited any stable, building or place within the City where hay, straw, hemp, flax, rushes, cotton, gunpowder, or other combustible materials shall be stored or kept or may be unless the same is well secured in a lantern.

Smoking in stables, &c., pro hibited.

255. No person shall smoke or have in his possession any lighted cigar or pipe in any stable, carpenter or cabinet maker's workshop or other shop, building or place within the City where straw, shavings or other combustible materials may be.

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256: No person shall use or occupy within the City Manufacture of turpentine, &c., any building or place for the manufacture of turpentine, forbidden. refined petroleum oil or kerosene, paraffine, benzine, camphene, fireworks or other dangerous or easily inflammable or explosive substances or for the storage of fireworks of any description whatever.

257. No person shall have, part or keep hay, straw, Stacking of hay, cotton, hemp or wood shavings in stack or pile within the City without recurely enclosing the same so as to protect them from flying sparks, except on farms where the hay or straw stack is at least three hundred feet from any dwelling.

258. No person shall burn or place in . ny .......ove.grate, Burning refined or furnace, or use in lighting or kindling fires in any dwell-prohibit of ing house, shop or other building within the City refined petroleum, oil, kerosene, gasoline, benzine, naptha or other highly explosive or inflammable substances, provided always that nothing herein contained shall prevent the use of tar burners or of stoves or furnaces specially constructed for consuming oil or gas.

259. No person shall keep or have in any house or place within the City, at any one time, more than ten pounds powder. of gunpowder unless the same is kept in a magazine to be approved of by the Fire, Water and Gas Committee, and all gunpowder under the said quantity which is kept on hand by any person within the City shall be deposited in a fire proof box or safe, and no person shall take a lighted candle, lantern, lamp or light or fire of any description near the same.

260. No person shall carry or transport or cause to Transporting e carried or transported or assist in carrying or transport- dec. gunpowder.

Exceptions.

Storing of gun-

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ing gunpowder or other combustible or dangerous materials through the City or from one place to another therein unless the same shall be contained in casks secured by good canvas, tow cloth, leather bags or metal covered boxes or chests.

261. Any member of the Police Force or the Inspector Inspector of buildings &c., may examine of Buildings upon the written authority of the Mayor, Police premises to see if provisions of By. Magistrate or Chairman of the Fire, Water and Gas laws are observ-Committee may at anv time between the hour nine o'clock in the forenoon and six o'clock of in the afternoon enter into and upon any house, building or place within the City for the purpose of examining the same in order that he may ascertain whether the provisions of the By-laws of the City for preventing fires are observed, and no person shall obstruct the said Inspector or any Not to be obs. member of the Police Force in making such examination ed in so doing. or refuse him or prevent him having access to such house, building or place for the purpose aforesaid.

### FIRE ERIGADE.

Mire Brigade.

est.

262. The Fire Department of the City of Stratford shall hcreafter consist of an officer to be known as the Chief and one engineer and thirteeen men, one of whom shall be a foreman, and the yearly salaries which they shall be entitled to receive shall be as follows :---

	Chief of the	Fire De	partmen			\$100.00
Salaries of fire. en. &c.	Engineer	6.6	a 6			125.00
	Forenian,	* 6	• 6			65.00
	And other firemen, each the sum of					
	per annum					

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263. The Chief shall be appointed by the Council and Appointment the engineer and foreman shall be nominated by the Fire, and forem n. Water and Gas Committee, and appointed by the Council.

264. The Firement shall be enrolled by the Chief in a Enrolment of Register to be kept at the office of the City Clerk for the purpose, and each shall on his appointment subscribe the following declaration in said register before acting :

"We, whose names are subscribed hereto, agree "severally to serve the corporation of the City of Stratford firemen. " as firemen for the term of one year and thereafter untit "a notice in writing is given to the Chief to terminate "this engagement in one month after the service of said "notice, and we severally agree to observe and obey all the " commands and orders of the officers of the Fire Depart-"ment and faithfully observe all By-laws, rules and regu-"lations of the corporation of the City of Stratford, "touching or concerning our duties as firemen and for "such remuneration as the said corporation may from time "to time determine payable only on the certificate of the " Chief."

265. The said firemen shall be appointed by the Council Appointment of the recommendation in writing of the Chief, and <n a report of the Fire, Water and Gas Committee approv- To reside withing thereof, and such firemen shall reside within 500 yards fire station. of the fire station.

said committee shall procure if necessary the services of good horses and drivers for the transportation thereof to and from fires as aforesaid and for the performance of

Declaration of

such other duties connected with said department as may be determined upon by the said Fire, Water and Gas Committee.

267. The Chief shall have full command of all Chiefshall have full control the firemen, to be appointed under this By-law, at all fires of firemen at fires, &c. and whenever the said firemen or any of them shall be performing any duty required of them under the provisions of this or any other By-law.

268. The firemen appointed and enrolled under this Chief responshle for firmen By-law cannot leave the city without permission of the Members leav. Chief, he being held responsible. Members leaving the ing without permission fields to City without such permission are subject to dismissal. dismissal.

Apparatus and management of to be under Chief. sole control.

260. The whole apparatus and management of Fire Department the Fire Department shall be under the direction of the subject to instructions from the Fire, Water and Gas Committee, but at fires the Chief shall have sole con-Gas Committee, Gas Committee, but at fires the Chief shall have sole con-At fires the Chief shall have trol over all members of the Fire Department and all persons engaged at any fire, and over all the engines. apparatus and horses belonging thereto, and any person who shall refuse or neglect to obey any lawful order of the said Chief or other officer of the department in charge

ing of fire.

The Chief or 270. The Chief of Fore Department at any fire in the City of Stratford, with the of Fire Depart. Department at any fire in the Spid City or Chairman of the 270. The Chief or Foreman in charge of the Fire ment with the sanction of the Mayor of the said City or Chairman of the Mayor or chair-man of Fire, Fire, Water and Gas Committee, is hereby empowered to Water and Gas Committee may cause to be pulled down or demolished adjacent houses or jacent structures other erections when necessary to prevent the spreading of fire, but not otherwise.

shall be subject to the penaltics of this By-law.

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271. In the absence of the Chief, the Foreman in absence of Chief, foreman to and in case of his absence, the senior firentian of the Depart- take charge. ment present, shall have the power and perform the duties of the Chief, and in case of dispute the Chairman of the Fire, Water and Gas Committee shall decide who is to be considered senior fireman.

272. On all occasions of fire the side of the Streets near three to be kept street nearest the fire, and for a distance of fifty feet on the obstruct Fire each side of the fire and for two-thirds the width of the Department. street thereof and also the centre of the street on both sides of the space above described and also any lane or by-way between the public street and the rear of any premises on fire through or along which it may be necessasy to run any portion of the fire apparatus, shall be kept clear of all persons who may in any way obstruct the working of the Fire Department, and all and every person who shall be in any of the places above mentioned shall immediately retire therefrom when called upon so to do by any fireman or policeman of the said City.

273. No person or persons shall in any way persons not to impede or hinder any fireman or other person who shall be of Fire Department. assisting in extinguishing a fire or be in the performance of any other duties connected therewith, nor shall any person-Driving over driving any vehicle whatever drive over any hose while in hose prohibited. use or about to be used at any fire.

274. It shall be the duty of the Chief every year or Chief to make anddelivery early oftener if required by the Committee to make out and deliver to the Fire Water and Gas Comto the Fire, Water and Gas Committee a list in writing of fire apparatus in all fire engines hose and other apparatus good, and the City of Stratall fire engines, hose and other apparatus, goods and ford. chattels in use and not in use by the Fire Brigade of the

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City of Stratford, stating the description of property, and where and in whose charge the same may be at the time of making out such statement.

275. Any person wantonly or maliciously injuring any fire engine, hose or other apparatus belonging bujury to fire pro- thereto or any bell or bell-rope used in giving the alarm of fires or who shall without reasonable cause by out-crying, ringing of bells or otherwise make or circulate or cause to balse alatins be made or circulated any false alarm of fire or who shall and bontire- proafter sunset without previously warning the Chief or foreman make any bon-fire or other large fire in any field. yard or open space, shall be subject to the penalties of this By-law.

0380 assist as directed

apparatus bibited.

bibired.

276. All members of the said Fire Department Firemenincase by this By-law organized, shall in case of fire or alarm of or fire alarm to fire forthwith proceed with all possible haste to the fire and until dis station and immediately assist in getting engine, hose reel, hook and ladder waggon and other apparatus to the fire as quickly as possible, also to perform such services as may be required of them by the Chief or officer in charge and not depart or absent themselves from duty without permission of the Chief or other officer in charge.

The Chief may for cause.

Officers or men

277. The Chief mav suspend any officer or wpend member fireman for disobcdience of orders or neglect of duty and report him to the Fire, Water and Gas Committee, also any may report griev-ances to Fire, officer or fireman can report to said committee any grievance Wasse and Gas which may occur between the Chief and members of the Fire which may occur between the Chief and members of the Fire

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City ing alar buil Department ; in all cases the said Fire, Water and Gas Committee shall be the sole judge of such suspension or grievance subject to appeal to the council.

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278. No fireman shall be entitled to be paid for his Fireman before services unless upon producing to the City Treasurer a ment to produce certificate therefor from the Chief, and it shall be the duty Chief. of the City Treasurer to see that no greater sum is paid to any fireman than may have been provided by this Council.

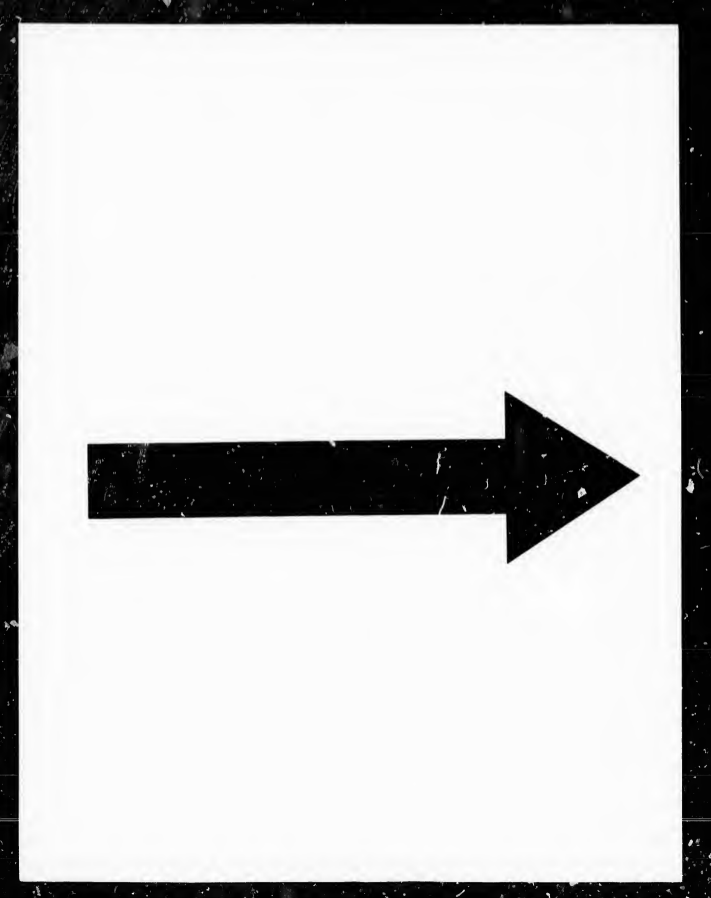
279 Every enrolled fireman shall only be continued Terms of seras such during the pleasure of this Council, and in case of vice. dismissal shall only be entitled to pay to the time of such dismissal.

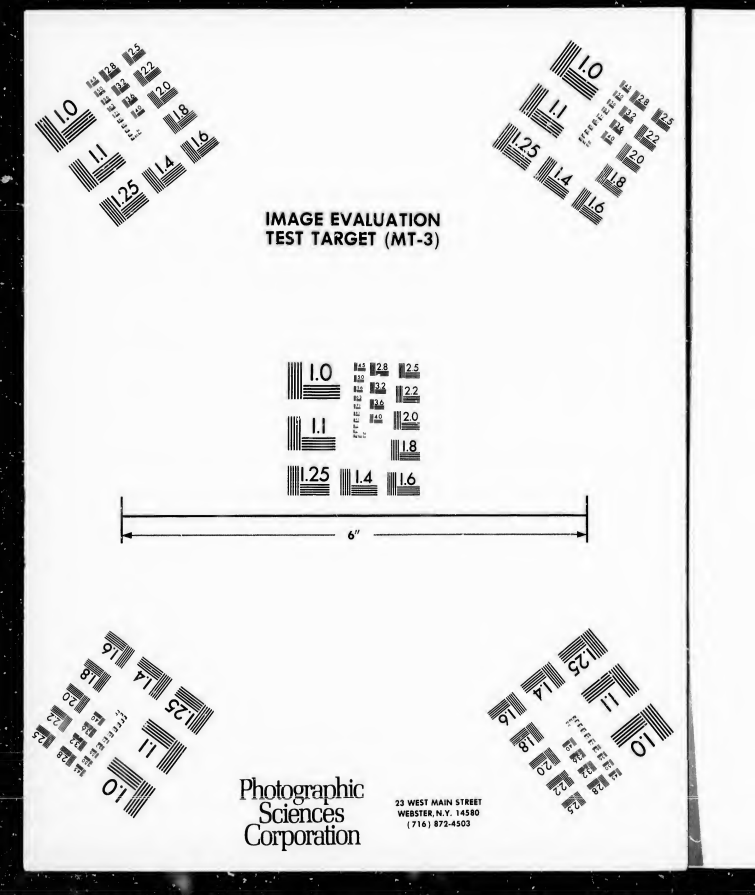
280. The Fire, Water and Gas Committee only shall Fire, Water have power to incur any expense or liability for or on tee only may incur expenses on account of said Department.

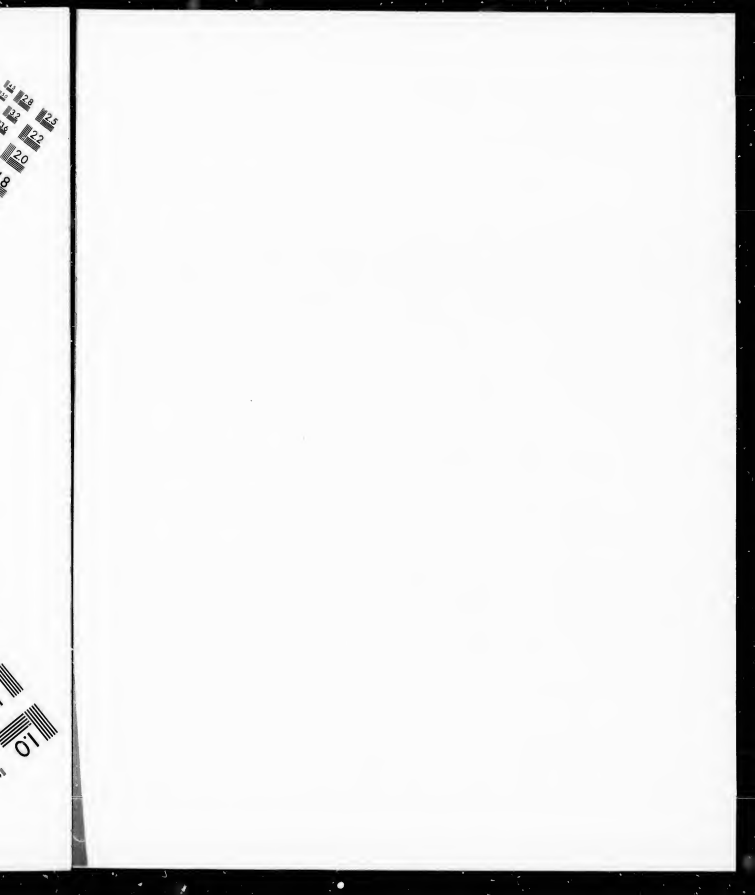
281. No member of the Department shall be or become intoxicated or make use of profane, obscene, blasphemous duct and lan guage prohibited. or grossly insulting language while on duty.

282. No spirituous liquors of any kind shall be Spirituous allowed or used about the fire station at any time nor shall of chance at Fire any game of cards or chance be played therein.

283. The Chief shall attend at all fires within the City of Stratford and direct the operations for extinguishwithin the City ing the same, he shall keep a record of all fires and fire tions and keep alarms within the City, the number and description of &c. buildings destroyed or damaged, the names of the owners







or occupants thereof, the amount of losses and insurance The Chief to see that tanks as well as can be ascertained, he shall see that the water kept in good order and suptanks and hydrauts are in good order and tanks filled with plied with water. water under the directions of the Fire, Water and Gas Committee, and perform generally such duties as may be

88

required from him by the said committee at all times.

284. It shall be the duty of the engineer to keep clean The engineer to keep engine, and neat the engine and apparatus connected therewith ready for im-mediate use and and in proper order for immediate use at all times and to assist at fires, assist as fireman at all fires whether engine is required or

285. The said Fire, Water and Gas Committee is ... Fire, Water and Gas Comb hereby empowered and authorized to make from time to::. rales for govern-ment of the de- time such rules and regulations for the government of the : partment, said department as are not inconsistent with this By-law.

The brigade to

not.

286. The brigade shall attend practice when called upon attend practice when called upon, by the order of the Chief or Chairman of the Fire, Water and Gas Committee without extra pay therefor.

Members of

287. It shall be the duty of all the members of the reels, hook and brigade (except the engineer) to have all the hose hung in ladders, &c. the transmission of tr the tower and placed on reels properly taken care of as may be directed by the Chief or foreman, and to clean and keep in neat condition the hose, hose reels, hook and ladder waggon and all other apparatus in connection with the said Fire Department.

Fees payable for teams taking

288. The following sums will be paid to the owner of engine to fire, &c. team taking fire engine to fire, remaining there and performing services required from team and returning engine to fire station :

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Between the hours of seven o'clock a. m. and six o'clock	p. m.
When engine used	\$5.00
" not used	2,50
Between the hours of 6 p. m. and 7 a. m. :	
Any alarm	5,00
When engine not taken out, first team shall take hose	
reel and get,	2,50
When engine is taken out, second team shall take hose	
reel and get	2.50

### SWEEPING OF CHIMNEYS.

289. There shall be one chimney sweep for the City Chimney sweep, appointed by the Council.

290. It shall be the duty of the chimney sweep Duties of.

(1) To provide himself with such brushes and other To provide apparatus for cleaning chimneys as shall be approved of apparatus. by the Fire, Water and Gas Committee, and he shall not be entitled to collect the fees and rates authorized by this By-law unless such apparatus is used.

(2) To cause to be well and effectually swept every and chimneys flue and chimney in use which he shall be required by the when required. occupant or Fire, Water and Gas Committee to sweep.

(3) To make complaint to the Chairman of the Fire, To complain to Water and Gas Committee of any infraction of the By-laws Water and Gas Committee of of the City relating to the sweeping of chimneys, in order infraction of Bylaws, that the offender may be proceeded against.

(4) To report to the Chairman of the Fire, Water To report any and Gas Committee any chimney or flue which shall be so hey or flue. constructed as to be dangerous in promoting or causing fires, and any other infraction of the By-laws of the City for preventing fires.

89

Chimney sweep to give security.

201. The chimney sweep shall give security to the satisfaction of the Fire, Water and Gas Committee for the due and efficient performance of his duties and for the payment of any damage done any citizen by the negligent discharge of such duties.

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292. The chimney sweep shall be entitled to the following rates and fees for services performed by him, that is to say :

Fees of chim. Dev sweep.

For sweeping each flue of a one-story house, eight cents. For sweeping each flue of a two-story house, ten cents. And for sweeping each flue of a house more than two stories high, twenty cents.

Duty of occu-piers of houses Sec., to have chimneyand flues swept.

293. Every person occupying a house or building or room therein within the City in or attached to which there is a chimney or flue or pipe used as a chimney or flue if the same has been in constant use during the year shall cause the same to be well and sufficiently swept and cleaned once in every six months; and if the same has Twice a year not been in constant use during the year shall cause the and in constant use same to be well and sufficiently swept and cleaned once in once a year. every twelve months.

#### FENCES.

Height and description lawful fences,

294. A lawful fence shall be of the height of at least four feet six inches, and so constructed as not to allow horses, cattle, sheep, goats, swine or geese to pass through the same.

295. The owner of every lot or parcel of land within Lots with pits Sc., on them the City upon which there is a pit, precipice, deep water or be fenced.

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other place dangerous to travellers, shall cause the same to be enclosed with a lawful fence and maintain and keep in repair such fence.

### SEWERAGE AND DRAINAGE.

206. The plans heretofore prepared by Alan Mac- Sewerage system adopted. dougall for the sewerage system of the City and amended by the direction of the Provincial Board of Health are, as amended, hereby adopted and all sewers hereafter made shall be made in accordance therewith.

297. Every lot or parcel of land abutting on any street Every lot to be drained into some in the City, through which a common sewer runs, and non sever runs, and log opposite to ic, which is opposite to such common sewer, shall be drained into it; and it shall be the duty of the owner and occupier of every lot or parcel of land which is drained into such common sewer to cause the connecting drain between his premises and such common sewer to be kept in good repair.

208. No person shall connect any drain from his Private connects premises with any common sewer now made or constructed. or which shall hereafter be made or constructed within the City; or with any private drain whereby his premises will be drained into any such common sewer except on previous application in writing to and permission by the Board of Works.

299. All private drains hereafter made by any person Size, &c., private control of the control o in any public street, lane or alley within the City and con- ing drains. necting with any such common sewer shall be of such size, dimensions and materials and constructed and laid as

directed by the Board of Works, and shall enter such com-

mon sewer under and according to the personal supervision and direction of the City Engineer or Street Commissioner. 300. If the owner and occupier of any lot or parcel Neglecttu of land within the City required by this By-law to be drained into a common sewer shall neglect or refuse to commence the work necessary to cause such lot or parcel of land to be so drained in accordance with the provisions of this By-law for the period of ten days after notice in writing shall have been given to him either personally or by advertisement published in one of the City newspapers Board of Works or by any person under the after notice may cause work to be authority and instructions of the said Board, or to prosepense of own cute the same without delay and to the satisfaction of the

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drain.

City Engineer or Street Commissioner, or to make good any want of repair which shal' be found in any drain now or hereafter constructed for the purpose of connecting such lot or parcel of land with such common sewer, or to remove any obstruction that may be found therein, the And asses cost necessary work may be made by the Council and the cost

against the land, thereof may be assessed against such lot or parcel of land.

### CAB LICENSES.

Omnibuses.

301. Every vehicle, by whatever name or names it may be called, whether covered or open, on wheels or runners, drawn by one or more horses used for hire in the City for the conveyance of persons from places within the City, if capable of accommodating ten or more persons apart from the seat whereon the driver sits, shall be an omnibus within the meaning of this By-law, and if incapable of so accommodating ten or more persons shall be a cab within the said meaning.

Cabs

302. From and after the day appointed for this By-law Cabs and omnito take effect no person shall set up or use in the City of buses to licensed. Stratford any cab or omnibus without having first obtained a license from the said corporation, which said license shall be in the form H to this By-law annexed or to the like effect, provided always that this By-law shall not apply to the owners or keepers of livery stables who do not own a cab or omnibus.

Provise

303. Such license shall from time to time be issued by Licenses to be the City Clerk to any person who is of the full age of issued by City twenty-one years, on his applying for the same and producing the certificate of the City Treasurer that he has paid the proportionate license fee herein fixed and upon giving the bond hereinafter mentioned.

304. The following fees respectively are hereby de- Fees to be paid for licenses, clared to be those payable for cab or omnibus licenses herein and shall be payable to the City Treasurer for the general use of the City, that is to say :

For each omnibus drawn by two or more horses, ten dollars. For each cab drawn by two horses, ten dollars. For each cab drawn by one horse, six dollars.

305. Each person applying for a license under this Bond to be By-law shall execute a bond himself in the sum of one executed. hundred dollars and two surctics, freeholders and resident in the Province of Ontario, each in the sum of fifty dollars conditioned for the payment of any penalty or fine which may be imposed on the applicant or the driver employed by him for breach of any of the provisions of this By-law, such bond to be in the form I to this By-law annexed.

Licenses to be May.

306. All licenses issued hereunder shall be in force for year from first of a year from the first day of May in each year and a separate license shall be issued for each cab or omnibus and such license shall be liable to be revoked by the Council if the owner or driver shall be convicted of a breach of this By-law, and every person licensed under this By-law who afterwards sells the cab or omnibus in respect of which a license is in force may have license transferred to the purchaser if the latter is a person of the full age of twenty-one years and gives the bond aforesaid and on pay-Transfer fees. ment to the Treasurer of a transfer fee of two dollars which shall become part of the City funds.

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to be charged,

307. The rates of fare to be taken by the owners or Rates of fare drivers of cabs and omnibuses in the City are hereby established as follows :

> For omnibuses the sum of twenty-five cents for each passenger from any place within the City, to any other place therein. For two horse cabs the sum of twenty-five cents each. For one horse cabs the sum of twenty-five cents each.

308. No charge shall be made for any child under Cnildren between 8 and 14 cight years of age and for children between eight and vears twelve years of age half the tariff shall be charged. under 8 years, free.

allowed.

extra baggage,

309. Each passenger shall be entitled to have carried Bassase with him or her one trunk free of charge, for every extra trunk not over one hundred pounds the passenger shall pay Charge for ten cents, and ten cents for every additional one hundred pounds, but no cab or omnibus shall be compelled to carry baggage of any passenger of greater weight in all than three hundred pounds.

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310. No extra charge shall be made against any pas- No charge for small parcels. senger for satchels or small articles which can be carried inside the omnibus or cab

311. From and after ten o'clock in the evening from Extra fares the first day of October to the first day of May, and after winter, in eleven o'clock in the evening from the first day of May to the first day of October the charge shall be ten cents more than the said tariff.

312. Every person who has engaged any cab hereby No extra licensed who shall not detain the same at his destination detained more than five minutes. within the limits of the City more than five minutes shall be entitled to return with the same to the place of departure or a similar distance in the same direction without payment of additional fare provided that if such detention when cab is deextend beyond five minutes and be less than fifteen minutes one half of the original fare shall be added as return fare and if the detention be over half an hour the charge shall be on time.

313. The charge when a cab is hired by the hour shall charge by the be one dollar for the first hour and seventy-five cents per hour for every hour afterwards and a proportionate charge shall be allowed for every part of an hour after the first during which the cab is engaged.

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314. It shall not be lawful for any owner or driver of Overcharging an omnibus or cab to ask or demand any higher rates of prohibited. fare than those established by this By-law and if such owner or driver shall ask or demand any higher rates of

Fatra fares

Fares shall be forfeited &c.

fare, the fare to which he would otherwise be entitled shall be forfeited and he shall be subject to the penalty imposed by this By-law.

Non-payment of fare,

315. Every person having or using for hire any omnibus or cab duly licensed hereunder who neglects or refuses on demand to pay the lawful fare established hereby shall be liable to be fined as for a breach of this By-law.

Cab stands.

316. The following place is appointed as a public cab stand in the City, so far as the Council hath power to appoint the same, namely on Erie street, south of Ontario street, and no driver of any cab shall be allowed to use any other portion of the public streets or places of the City as a cab stand.

Cabs to be numbered.

317. Every Cab shall be numbered by the owner thereof with a number which the Clerk of the City shall assign thereto and mention in the license in some conspicuous part thereof, such number to correspond with the number mentioned in his license, and a printed copy of the tariff of fares established hereby shall be put up and kept Printed tariff up inside every cab, and such printed copy of tariff shall be of fares to be furnished by the City Clerk on application, to every person eab, &c. licensed under this By-law, and every driver shall if required give his name and number of his cab to any person employing or desiring to employ him or to any one to whom injury may have been done by any horse or vehicle under his charge.

318. No owner of any omnibus or cab shall employ Driver must be be years of age, any person to drive the same who is under the age of eighteen years.

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319. Every driver in charge of any omnibus or cab Driver to reshall remain sufficiently near his horse or horses so as to horses, his have perfect control of the same at all times.

320. Every owner or driver of a cab shall go with the Driver to go first person who requires him unless he has some other cauts engagement which prevents him, and if required the owner or driver asserting such previous engagement shall furnish the person he refuses to drive with the true name and residence of the person with whom he has made such previous engagement and the hour and time thereof.

321. Every owner or driver of any cm being licen id shall faithfully keep all engagem ... into by hir with any person in respect to the hiring is vehicle, and every person making such engagement and afterwards refusing to use the vehicle in pursuance of such Person making engagement shall be liable to pay the proper charge therefor as if the service agreed to be rendered had been performed.

322. No owner or driver shall loiter with his omnibus Loitering and furious driving or cab on the streets or galop or drive at a furious rate upon prohibited. the streets or at the railway station, nor block up the road or access thereto or to any place of resort or stop at any of the public street crossings.

323. No driver of any vehicle licensed hereunder Ili treatment of shall abuse or ill-treat the horse or horses under his charge, abustve language prohibited. or whilst so in charge wantonly or unnecessarily snap his whip or use obscene or abusive or impertinent language or solicit any person to take or use his vehicle, but the

D Owner to keep engagements,

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hibited

Soliciting pro- person wishing to engage a vehicle shall be allowed to choose without interruption or annoyance.

324. No owner of any licensed cat or omnibus shall Driving no-toriously bad drive or submit or suffer to be driven about or through the women of ill-fame during day time streets in the day time in any cab or vehicle in respect of which a license is in force, persons of notoriously bad character or women of ill-fame unless for the purpose of taking any such persons to or from any railway station when arriving in or departing from the City.

325. No driver of a licensed vehicle shall appear on Not to appear an stand on any stand or place for hire on Sunday. Sunday.

prosecution.

326. Every owner or driver of any cab or omnibus trivers liable to licensed hereunder who shall be inebriated when in charge of his vehicle in the public streets shall be guilty of a breach of this By-law and be liable to the penalty accordingly.

327. It shall be the duty of every person in charge of a anslaimed goods cab or omnibus licensed hereunder to deliver to the owner if known, all goods and parcels which may be inadvertently left in his cab or omnibus by any person who has used the same, and if such owner be not known it shall be the duty of the person so in charge of such cab or omnibus to hand over any goods or parcels so left in his cab or omnibus to the Chief of Police of the City, or leave the same at the police office for him and shall retain possession thereof until the same be claimed and identified.

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# LIVERY STABLES.

328. Every person keeping horses or horses and vehi- Lavery stable cles for hire for the conveyance of passengers other than outlicense. such as may be included under the By-law relating to cabs and omnibuses shall be deemed a livery stable keeper within the meaning of this By-law, and shall be required to take out license thereunder annually.

229. From and after the time appointed for this By-law Shall not carry to take effect no person shall carry on the business of without license, on business livery stable keeper within the City without first having obtained a license therefor from the Corporation of the City, which license shall be in the form "J" to this Bylaw annexed or to the like effect and shall be in force from the first day of May till the thirtieth day of April in the year following that in which it is issued.

330. Such license shall from time to time be issued by License to he the City Clerk to any person applying for the same who is clerk. of the full age of twenty-one years, whose application therefor to the Council is granted, on giving the bond hereinafter mentioned and upon the production to the said Clerk of a certificate from the City Treasurer of the Treasurer's payment of the sum of twenty-dollars, or proportionate produced. part as hereinafter mentioned, being the license fee chargeable herein.

331. The fee to be paid for licenses issued under this Deduction to be By-law shall be the sum of twenty dollars, provided, how- allowed in certain ever, that for every calendar month which shall have elapsed since the first day of May in the year in which such license shall issue, a deduction of one dollar and fifty cents shall be made from the said fee of twenty dollars.

332. No license shall be granted or transfer of license Applicant 332. We needed shart be granted of transfer of needed petition City made under this By-law except upon petition in the form "K" or to the like effect by the applicant to the Council, hcense, &c. praying for the same, and the resolution of the Council granting the same after the said Council has been satisfied the applicant is a fit and proper person to receive such In case of license, nor in the case of transfer of license shall transfer transfer, fee must be made till a fee of two dollars has been paid to the be paid. Treasurer to form part of the City funds.

333. No license under this By-law shall be granted to No license to be granted to any one under the age of twenty-one years. minors.

334. The person in whose name a license is taken out outlicense to be for a livery stable shall be considered as the owner of the same for the purpose of this By-law. owner.

ments clean.

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335. Every owner of a livery stable licensed under stable and equip this By-law must keep his stable continually clean, dry and in good repair with the vehicles, harness, tackling and equipments used in connection with the same and with horses proper and sufficient to do their work.

Chief of inspecting same,

336. Every owner licensed under this By-law shall Police may in spect stable, &c., when required submit his stalles, horses, harness, vehicles and must not be hindered from and other equipments for the inspection of the Chief of Police both before and during the continuance of his license and no owner shall at any time prevent or hinder the Chief of Police or any other person authorized by him from entering the stable of such owner for the purpose of inspecting the same

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p v 337. The owner and occupants of livery stables within Washinghorses or vehicles ou the City shall not wash or clean their carriages or other the streets provehicles or horses or cause them to be washed or cleaned in the streets or public highways or otherwise encumber the same.

338. No such owner so licensed as aforesaid shall let Letting or hir-ing horses and or hire any horse or vehicle or horse and vehicle to any vehicles to not to any vehicles to any vehicles to any vehicles to not to any vehicles to any veh notoriously bad characters or women of ill-fame knowing forbidden. &c., or having reasonable grounds of suspicion that the same are to be used for any illegal or publicly indecent purpose.

339. In case such owners shall violate any of the pro- $\frac{\text{License may}}{\text{be suspended for violation of By-law}}$  the said Council may by resolution  $\frac{1}{\text{be suspended for by-law}}$ suspend, (for such time as they may think proper) cancel or rescind any license given hereunder, and every license shall be suspended from the time the holder thereof shall have received notice of the resolution of the Council suspending the same until the end of the period mentioned in the said resolution during which period it shall be unlawful for him to exercise the trade or calling of livery stable keeper, and no person whose license has been cancelled and No person rescinded shall be again licensed within twelve calendar having license months from the time of the passing of such resolution, within twelve provided that the Council find and in such resolution declare that the violation of this By-law was wilful in the particular instance.

340. Every such owner shall give information to any Owner to give police officer or constable as to parties to whom horses or police, &c. vehicles or horse and vehicle have been hired.

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341. No person licensed under this By-law shall abuse Shall not abuse or ill-treat or ill-treat or permit so to be any horse or horses owned or horses. used by him or her.

342. All property or money left in any vehicle belong-Property or money left in ing to any person licensed under this By-law shall be forthwith delivered over to the person entitled to the same, or livered to owner if the owner cannot at once be found then at the police office, and the person so licensed shall at the time of delivery at the said police office give all information in his power regarding the same.

343. No person hiring any horse or horses and vehicle No person hir-ing shall abuse from any person licensed under this By-law shall ill-treat or abuse any such horse or shall when he returns the horse or vehicle or horses and vehicle refuse to pay the fare or hire for the same as agreed upon and (in case of his neglect or default in that respect) to pay for any whip, robe or other equipment which may have been lost or damaged or any damage done which any such horse or vehicle shall have sustained while in his use or possession.

#### To pay damages.

or police.

Auctioneer license.

344. No auctioneer or other person shall sell or put must obtain up for sale any goods, wares, merchandise or effects by public auction within the limits of the City without having first obtained a license from the said corporation.

AUCTIONEERS.

Fee for auc-tioneer's license, Rr.

345. Such license shall from time to time be issued by the City Clerk to any person applying for the same upon payment to the City Treasurer of a fee of fifteen dollars for the year or part of a year ending upon the first day of M pr Ti

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May next following the issue of such license, and upon the production to said Clerk of a certificate from the said City Treasurer of the said payment.

### TRANSIENT TRADERS.

346. No transient trader or other person who occupies Tran premises within the City for a temporary period and whose name has not been duly entered on the Assessment Roll of the City in respect of income or personal property for the then current year, and who may offer goods or merchandise of any description for sale by auction, or in any other manner conducted by himself or by a licensed auctioneer or otherwise, shall carry on his trade or business on business with or offer goods or merchandise for sale in manner aforesaid without having obtained a license so to do, provided always that this section shall not affect, apply to or restrict the sale of the stock of an insolvent estate which is being sold or disposed of within the City where the insolvent carried on business therewith at the time of the issue of a writ attachment or the execution of an assignment.

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347. Every such transient trader shall be entitled to License. procure from the City Clerk a license for carrying on his business either for a year or nine months, or six months or three months upon payment to the Treasurer of the following fees for such respective periods, and upon the production to the Clerk of a certificate that such fees have been paid, that is to say :

For one year a fee of \$100.00								License fees.			
					ling six mo						
Fo1 six	66	66	66	66	three	66		70.00			
For three		66				• • • •		60.00			

Not to carry

Proviso.

Provided always that such license shall in no case issue to run past the first day of May in each year.

#### HAWKERS.

348. No hawker or petty chapman or other person who petty chapmen, carries on a petty trade within the City, or who goes from place to place or to other men's houses on foot or with any animal bearing or drawing any goods, wares or merchandise for sale or in or with any boat, vessel or other craft or otherwise carrying goods, wares or merchandise for sale, shall exercise such calling within the City without having obtained a license so to do.

> Provided always that no such license shall be required for hawking, peddling or selling from any vehicle or other conveyance any goods, wares or merchandise to any retail dealer or for hawking or peddling any goods, wares or merchandise, the growth, produce or manufacture of this Province not being liquors within the meaning of the law relating to taverns or tavern licenses, if the same are being hawked or peddled by the manufacturer or producer of such goods, wares or merchandise, or by his bona fide servants or employees having written authority in that behalf, and any such servant or employee shall produce and exhibit his written authority when required so to do by any municipal or peace officer.

349. Each of the persons in the last preceding section described shall be entitled to procure from the City Clerk Fee for license of hawkers, petty clarmen. a license for carrying on his business in the City, upon payment to the City Treasurer of a fee of fifty dollars for the yea ne: du Tr

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Previso.

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censed,

year or part of a year, ending upon the first day of May next following the issue of such license and upon the production to said Clerk of a certificate from the said City Treasurer of the said payment.

#### VICTUALLING HOUSES.

351. The owner, proprietor or person in charge of any Gambling prosuch eating house, shall not allow any gambling, or games of chance or skill, wherein money or its value is being staked, bet or gained, to be played within the said eating house or room or place connected therewith.

352. Every keeper of such eating hoase shall before  $Mu_{n,t}$  obtain opening the same or receiving the public therein, apply for and obtain a license therefor as herein mentioned,

353. Every keeper of such eating house desiring a Shall apply to license shall apply to the "Finance, Assessment, License sessment, license and Printing Committee" of the Municipal Council of the committee. City of Stratford, for the same, by application in writing, setting forth the accommodation his premises possess, and stating that he is the true owner of the business.

354. In order to entitle the applicant to such license Accornectation be shall satisfy the said "Finance, Assessment, License and <sup>rise,</sup>

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Printing Committee" that his premises contain the following accommodation, namely :---

A dining room capable of accommodating four guests at one time at meals.

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During room

Dining

furniture.

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A dining table or dining tables capable of seating the same number of guests at one time.

Table linen, knives, forks, spoons, crockery and all other proper and necessary furniture for such dining room and for entertaining the number of guests aforesaid at one time.

Kitchen furni ture. Kitchen furniture, cooking stove and utensils ordinarily sufficient to provide meals for the said number of guests at one time, and shall further satisfy said committee that he or she is the true owner of such business, and is of fit and proper character to receive such license.

Issue of license.

355. The said "Finance, Assessment, License and Printing Committee" shall forthwith report upon such application to the Council, and if the Council approve thereof, the Clerk shall forthwith issue such license, upon receipt from the applicant of the receipt from the treasurer of the City, of the license fee herein provided, and date the same on the day of its issue.

356. Such license shall continue in force until the first Term of license. day of May next ensuing the date thereof.

Amount of license. 357. The fee payable for the said license shall, if more than six months shall elapse before its expiration, be the sum of twenty dollars, and if less than six months shall so elapse, the sum of fifteen dollars.

# CARTER'S LICENSE.

358. No person shall engage in the calling of a carter Carters must for hire within the said city, or drive any vehicle for the conveyance, for hire, of any goods, wares or merchandise, either wholly within the limits of the city, or from any point within the city to any other point not more than three miles beyond said limits, without being licensed so to do, and the license therefor, hereinafter called a "Carter's License to be License," shall be issued by the City Clerk upon the pro- issued by Cay duction of the Treasurer's receipt for the payment of the license fee hereinafter fixed, and a certificate from the Chairman of the Finance, Assessment, License and Printing Committee, directing the issue of such license, and every such carter's license shall expire on the first day of May next ensuing the date thereof.

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359. The respective sums to be paid for said carter's Fees to be paid for license. 

For every waggon or other vehicle for the carriage of goods for hire (if drawn by one horse or other animal) per annum \$3.00.

For every waggon or other vehicle for the carriage of goods for hire (if drawn by two horses or other animals) per annum \$6.00.

360. The license of every carter shall, when issued, be Number of license to be numbered, and every carter shall cause the number of his painted on velicense to be fairly painted on each side of his cart or other vehicle, so as to be easily seen and read.

# BILLIARD LICENSE.

108

anst be licensed.

361. No person shall, for hire or gain, directly or inbagatelle tables directly, keep or have in his possession or on his premises, any billiard or bagatelle table, nor shall any person keep or have a billiard or bagatelle table in a house or place of public entertainment or resort, whether such billiard or bagatelle table is used or not, without first procuring a license therefor, which license, for convenience, is hereinafter called a billiard License, the price of which shall be fifty dollars for the first table, and for the second, and each other table, twenty dollars, to be payable to the Treasurer of the city.

License fee.

Expiration of hcense.

Reductions if

for less than a vear.

362. Every such billiard license shall expire on the first day of May next ensuing the date thereof.

363. The fee aforesaid shall be reduced one-fourth if less than nine but more than six months shall elapse before the expiration of the license; one-half if less than six months but more than three months shall elapse, and threefourths if less than three months shall so elapse.

fame of license.

364. The said license shall be issued by the City clerk on production of the Treasurer's receipt for the sum payable therefor and the certificate of the Finance, Assessment, License, and Printing Committee in writing, signed by the Chairman thereof, directing the same to issue, and every license shall be dated on the day of the issue thereof.

When rooms he kept may open.

365. Billiard and bagatelle rooms may be kept open on every lawful day, except as herein provided, on Saturdays, from six o'clock, a. m., till eleven o'clock, p. m., but shall be closed during all other hours of the day and night, and on Saturdays the same shall be closed at ten o'clock, p. m. No minor or apprentice shall use or be allowed to use such tables.

366. No person to whom a billiard license has been Gambling granted, shall allow gambling of any kind to be carried on premises probabwithin the rooms or places where his billiard tables are situate, or any room or place connected therewith, or allow the same to be frequented by any gambler or person who is known to the licensee to have been convicted of gambling, or keeping a gambling house or of any violation of the Act known as " An Act respecting Gaming Houses."

#### CIRCUS LICENSES.

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367. For every menagerie, circus or travelling caravan Circuses, &c. exhibited within the limits of the City of Stratford, and license. before any such menagerie, circus or travelling caravan shall be allowed to be exhibited, there shall be taken out by, or on behalf of the proprietor thereof, a license for such purpose; and for every such license there shall be paid the sum of one hundred dollars for every day of exhibition, to ie, or traveling be paid to, levied, and collected by the Treasurer, and gaid to City every such license shall be issued by the City Clerk on production of the Treasurer's receipt for the sum payable therefor.

License fee that Freasurer

368. For each other exhibition of artificial or natural curiosities, theatres, and sideshows in connection with a tions, side shows, we have a circus or menagerie, or other show exhibited for hire or profit, within the said municipality (except when exhibited in the City Hall, under the auspices of the Mayor and

Other exhibitlicense.

1321

City Council), there shall be charged a license per day Rate of such and to the price of one hundred tickets or fees of admission, during the continuance of such exhibition, to be payable to, levied, and collected by the Treasurer; and on production of the Treasurer's receipt, for the sum payable Lacente to be therefor, the City Clerk shall issue a license for such purpose.

manual by Clerk.

369. There shall be paid to the City Clerk for each the paid to City such exhibition license issued by him, the sum of one there. dollar, which shall form part of the funds of the City.

# BOWLING ALLEYS AND SHOOTING GALLERIES.

licensed.

370. No person shall keep for hire or profit any bowland shooting ing alley or shooting gallery or other place of anusement without obtaining a license therefor, which license shall be issued by the City Clerk upon production of the City Treasurer's receipt for the payment of the license fee here-Certificate of inafter fixed and a certificate from the Chairman of the ment, license and Finance, Assessment, License and Printing Committee, tee must first be directing or sanctioning the issue of such license. obtained.

Expiration of license.

ed.

371. The license to be issued under the last preceding section shall expire on the first day of May 'owing the issue thereof, and the fee to be paid therefor and il be the May be forfeit- sum of twenty dollars, and the same be forfei able at the option of the City Council or upon the directioning the convicting Magistrate upon the holder thereof being con victed of any breach of this or any other By-le of sa City.

372. The said bowling alleys, shooting galleries and Liensed places other places of amusement so licensed as hereinbefore pro- he open in spection is vided, and every circus, menagerie or other show or ex- proper officers. hibition hereinbefore referred to, shall be open for inspection at any and all times by any police officer acting under the authority of the Chief of Police or direction of the Mayor or Police Magistrate of said city.

373. No minor or apprentice shall be allowed to play Minors 373. No numor or apprentice shall be allowed to play Minors and apprentices not in any said bowling alleys or shoot in any such shooting allowed to play. galleries, unless upon the consent in writing of the parent sent of parent or or guardian or master of such minor or apprentice, as the case may be.

374. No gambling or card-playing shall be permitted Gambling proin any such bowling alleys or shooting galleries or any hibited. other licensed place of amusement, nor shall any such licensee allow his premises, in respect of which he holds such license, to be frequented by any gambler or person who is known to the licensee to have been convicted of quenting licensed gambling or keeping a gambling house, or of any vio- ted, lation of the Act known as " an Act respecting gaming houses."

#### POLL TAX.

375. That there shall be levied and collected upon Persons liable and from every male inhabitant of the City of Stratford of for poll (as, the age of twenty-one years and upwards and under sixty years of age (and not otherwise exempted by law from from performing statute labor) who has not been assessed upon the assessment roll of the City or whose taxes does not amount to two dollars, instead of such labor the sum

of two dollars yearly by the Collector of the said City after the first day of October in each year.

W. or payable.

of ected

376. Such tax shall be, and be deemed to be, exigible on the second day of October in each year, and the col-By when to be lector is hereby authorized to levy and collect the same on and after the second day of October in each year in the same manner as other taxes are levied and collected and from and upon other resident ratepayers of the said City and their property.

377. The Assessor or Assessors of the City shall make a list passes or attach to his or their roll a list of persons liable to the mate poll of perthe relation of the shall before the completion of the roll leave for every party named on the said list, at his residence, domicile or place of business within the City, a notice of the amount of the said tax and shall enter on the list opposite the name of the party the time of delivering such rotice.

# REGULATINC PERCENTAGE ON TAXES.

378. The Collector of the said City of Stratford shall Testors office have an office in the City Hall, which he shall keep open from shall be epon. the hour of ten in the forenoon, till the hour of two in the afternoon, during the months of October, November and December, Sundays and lawful public General Holidays excepted.

379. All taxes and assessments shall be paid into the und assessments office of the said Collector, by the thirty-first day of Decand the second ember in each year.

positione.

380. An additional percentage charge of five cents in Additional per the dollar is hereby imposed upon every tax and assess- on taxes impair ment remaining unpaid after the said thirty-first day of ember. December in the year in which the same shall be payable, which shall be added to such unpaid tax or assessment and be collected by the collector as if the same had originally been imposed and formed part of such unpaid tax or assessment.

#### PENALTY.

381. Any person guilty of an infraction of any of the Penalty. provisions of this By-law (save and except such provisions therein as are of a character in respect of which the said council cannot, in law, impose any penalty) shall, upon conviction before the Mayor, Police Magistrate or any justice or justices of the peace for the City of Stratford, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of said Mayor, Police Magistrate, justice or justices convicting, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs, and in default of payment thereof forthwith, it shall and may be lawful for the Mayor, Police Magistrate Distress in dejustice or justices convicting, as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, justice or justices, or any two or more of them are acting together therein, then under the hand and seal of one of them, to levy the said penalty and costs, or costs only, by distress and sale of the offender's or offenders' goods and chattels; and in case of no sufficient distress to satisfy the said penalty and costs, it shall and tress may be lawful for the Mayor, Police Magistrate, justice or

Commitment in default of dis-

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the ecjustices convicting, as aforesaid, to commit the offender or offenders to the County Jail or House of Correction for any period not exceeding twenty-one days, unless the said penalty be sooner paid.

382. In the construction of this and every other Byation clauses to law of the said Municipal Council, passed after this By-law by passed, and takes effect, except in so far as the provisions of this section are inconsistent with the intent and meaning of such Byhow By-laws to law, or the interpretation which such provisions would give to any word, expression or clause, is inconsistent with the context, and except in so far as any provision thereof is in any such By-law declared not applicable thereto,

expressions pre ent teuse.

he construct.

(1) The law shall be considered as always speaking ; Application of and whenever any matter or thing is expressed in the present tense, the same is to be applied to the circumstances as they arise, so that effect may be given to each By-law and every part thereof according to its spirit, true intent and meaning.

(2) The word "shall" shall be construed as imperative, "Shall" ard and the word "may" as permissive. 'May.

"Herein."

(3) Whenever the word "herein" is used in any section of a By-law, it shall be understood to relate to the whole By-law, and not to that section only.

"Person,

(4) The word "person" shall include any body corporate or politic, or party, and the heirs, executors, administrators, or other legal representatives of such persons to whom the context can apply according to law.

(5) The word "month" shall mean a calendar month,  $\frac{-\infty M_{eff}}{(Vear)^2}$  and the word "year" a calendar year.

(6) The word "holiday" shall include Sunday, New Year's Day, Good Friday, Christmas Day, Dominion Day, the days appointed for the celebration of the Birthday of Her Majesty and of Her Royal Successors, and any day appointed by proclamation of the Governor-General or Lieutenant-Governor as a public holiday or for a general fast or thanksgiving.

(7) Words importing the singular number or the  $N_{\text{number and}}$  masculine gender only shall include more persons, parties,  $g^{\text{ender}}$  or things of the same kind than one, and females as well as males, and the converse.

(8) The repeal of any By-law or part of a By-law shall Repeal of a By-law shall Repeal of a By-law not revive any By-law or provision of law repealed by such vive By-law repealed by such vive By-law, or prevent the effect of any saving clause therein.

(9) Where a By-law is repealed wholly or in part, and <u>d Belaw or</u> other provisions substituted, all officers, persons, bodies <u>belaw or</u> politic or corporate, acting under the old law shall continue to act as if appointed under the new law until others are appointed in their stead, and all proce lings taken under the old law shall be taken up and continued under the new law when not inconsistent therewith; and all penalties and forfeitures may be recovered, and all proceedings had in relation to matters which have happened before the repeal, in the same manner as if the law were still in force, pursuing the new provisions as far as they can be adapted to the old law,

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(10) No offence committed, and no penalty or forfeiture stined and pen-incurred, and no proceeding pending under any By-law at and a share of the repealed shall be affected by the repeal, except that the proceedings shall be conformable where necessary to the repealing By-law; and that where any penalty, forfeiture or punishment has been mitigated by any of the

provisions of the repealing By-law, such provision shall be extended and applied to any judgment to be pronounced after such repeal.

Passed in open council this twenty-ninth day of December, in the year of our Lord one thousand eight hundred and eighty-seven.

R. R. LANG.	C. J. MACGREGOR,
Clerk.	Mayor.
[L. S.]	

# FORM "A"

FORM OF CLRIFFICATE OF WEIGHT OF HAY, STRAW, &C.

Stratford,

18

Weighed for Mr. load of

S prof

lbs, gross weight. Ibs, weight vehicle. lbs, net weight.

Market Clerk.

## FORM "B."

# FORM OF CERTIFICATE OF WEIGHT OF ANIMALS, &C.

# Stratford,

Weighed for Mr. (describe animal or article)

weight

of the other part

the

lbs.

Market Clerk.

18

### FORM "C."

# LEASE OF WEIGH HOUSE AND TOLLS AND CHARGES BY MARKET REGULATIONS IMPOSED.

This indenture made this day of in the year of our Lord one thousand eight hundred and Between the Corporation of the City of Stratford, hereinafter called the lessor of the one part, and of thereinafter called the lessoe

Whereas on

#### day of

at public auction, the lessee was the highest bidder for a lease of the weigh house, scales and other fixtures therein, the property of the lessor, and situate on the market place, in the City of Stratford, and for the tolls and charges for measuring and weighing articles by By-law of the City of Stratford imposed.

Now, therefore, this indenture witnesseth that the lessor hereby demises to the lessee or his executors and administrators the said weigh house and scales and other fixtures therein and the tolls and charges for measuring and weighing articles by the City By-law imposed, to hold from the date hereof until the day of in the year of our Lord one thousand eight hundred

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and inclusive, yielding and paying therefor to the lessor, its successors and assigns the clear yearly rent or sum of dollars in equal monthly payments of dollars each,on the first day of each monthl during the said term without any deduction or abatement, the first of such payments to be made on the first day of the month next following the rlate hereof.

And the lessee, for himself, his heirs, executors administrators and assigns, hereby covenants with the lessor its successors and assigns in manner following, that, is to say: That he and they will pay the rent hereby reserved at the days and times and manner above mentioned, and that he and every deputy by him appointed will faithfully fulfil and discharge all the duties of the clerk of the market of the City of Stratford, by any By-law or regulation of the lessor, its successors or assigns, now or hereafter to be imposed, and will not assign nor sublet the term hereby created nor any interest, right, title, privilege, franchise or profit hereby demised without the consent of the lessor, its successors and assigns, and will at the end of the term hereby created peaceably surrender and yield up to the lessor, its successors and assigns, the said demised premises, and that during the currency of the term hereby created neither he nor any deputy by him appointed, whilst acting as such deputy, will be guilty of an infraction of any provision of the said By-law, and that neither he nor any such deputy will wilfully misconduct himself in the office of such Clerk of the Market.

Provided always, that in case of a breach of any one or more of the above covenants, and, whether the rent be awfully demanded or not, this lease and the term hereby created, and the rights hereby conferred, and the tenure of the office of Clerk of the Market by the lessee, shall absolutely cease and determine, and the Council of the said City of Stratford may forthwith thereafter relet the said weigh-house scales and other fixtures therein and the right to receive the tolls and charges hereby imposed.

In witness whereof the parties hereto have hereunto set their hands and seals.

## FORM "D"

# CONVEYANCE OF PLOTS IN AVONDALE CEMETERY.

This Indenture, made the day of in the year of our Lord One Thousand Eight Hundred and Eighty

Between the Corporation of the City of Stratford, of the First part, and

of the Second part,

Witnesseth that the said the Corporation of the City of Stratford, in consideration of the sum of

Dollars,

to it paid by the said party of the Second part (the receipt whereof is hereby acknowledged) doth grant unto the said party of the Second part heirs and assigns, tha certain parcel of land, situate in the Avondale Cemetery, in the said City of Stratford, which said parcel of land is designated and set down on the map or plan of the said Cemetery, in the office of the Superintendent thereof, and therein designated by the number

in Section Letter and containing superficial feet,

To Have and to Hold unto the said party the Second part, heirs and assigns, to and for and their sole and only use for ever,

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Upon the Condition following, that is to say: That if the said party of the Second part, heirs and assigns, or some or one of them, shall not in all things abide by, perform, fulfil and keep all and each of the provisions, rules and regulations contained in schedule "B" hereon endorsed, or if the said party of the Second part,

heirs or assigns, or some or one of them, shall knowingly or wilfully, be a party or parties, privy or privies, to any breach of all or any one of the said provisions, rules and regulations, then the Estate and interest of the said party of the Second part, heirs and assigns, in the said land, hereby to and them granted, shall cease, determine, and be utterly void, and the said 1 he Corporation of the City of Stratford, and its successors, may enter thereupon and receive, have and hold the same lands, discharged and acquitted of all the Estate of the said Party of the Second part, heirs and assigns, therein and thereto.

And the said The Corporation of the City of Stratford doth hereby grant the privileges, and reserve the powers, rights and authorities, contained in schedule "C" hereon endorsed And the said The Corporation of the City of Stratford doth hereby for itself and its successors, covenant with the said Party of the Second part, heirs and assigns, that the said lands and premises are free and clear of all charges and incumbrances.

In witness whereof, the Mayor of the said City hath hereunto set his hand and caused the City seal to be hereunto affixed the day and year first aforesaid.

Signed, sealed and delivered In presence of b

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breach of all or any one of the said provisions, rules and regulations, then the Estate and interest of the said party of the Second part, heirs and assigns, in the said land, hereby to and them granted, shall cease, determine, and be utterly void, and the said The Corpozation of the City of Stratford, and its successors, may enter thereupon and receive, have and hold the same lands, discharged and acquitted of all the Estate of the said Party of the Second part, heirs and assigns, therein and thereto.

And the said The Corporation of the City of Stratford doth hereby grant the privileges, and reserve the powers, rights and authorities, contained in schedule "C" hereon endorsed And the said The Corporation of the City of Stratford doth hereby for itself and its successors, covenant with the said Party of the Second part, heirs and assigns, that the said lands and premises are free and clear of all charges and incumbrances.

In witness whereof, the Mayor of the said City hath hereunto set his hand and caused the City seal to be hereunto affixed the day and year first aforesaid.

Signed, sealed and delivered In presence of

# SCHEDULE "E"

# AVONDALE CEMETERY.--ENDORSED ON CONVEYANCE OF PLOTS IN THAT PART DEDICATED BY BY--LAW NO. 156.

1. The within named grantee at the time of execution of the within Deed is not the owner by purchase for

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money of more than four lots in the Avondale Cemetery, inclusive of the lot hereby granted.

2. The within name grantee, heirs or assigns, will not exact, demand, or receive, directly or indirectly, any reward, recompense, or sum of money from any person, or persons, or bodies Corporate for any interment, burial or grave in or for the use of the within granted land or any portion thereof.

3. And will not erect any railing, fence or wall, or plant any hedge upon the within granted land or any part thereof.

4. And will not cut down, destroy or injure any tree or shrub growing within, or upon the within granted land without the consent of the Cemetery Committee or of the City Council.

5. And will, as soon as the same is reasonably possible, remove all earth and rubbish accumulated upon the within granted land, in the course or by means of any building, structure, erection, or improvement thereon made, directed, or authorized by the within grantee, heirs or assigns, or any of them

6. And will, in case they or any of them erect a tomb wholly or in part above ground, in or upon the within granted land or any portion thereof, furnish the same with shelves having divisions allowing interments to be separately made, and will seal the same so as to prevent the escape of unpleasant effluvia.

#### SCHEDULE "F"

123

#### ENDORSED ON CONVEYANCE OF PLOTS IN CEMETERY.

I, No transfer or assignment of any lot or portion of any lot will be recognized or be acted upon until registered with the City Clerk, and the exclusive right of performing all interments is reserved to the Corporation of the City of Stratford.

2. In case it shall appear to the Cemetery Committee, or to this Council, that any tree, shrub or hedge situated on any lot or lots in the Avondale Cemetery, have, by means of their roots, branches or otherwise, become detrimental to the adjacent plots, walks or avenues, or that the same are detrimental to the good appearance of the said Cemetery; or in case any effigy, erection, inclosure, monument, structure, inscription, or epitaph, shall appear to the said Committee, or to this Council, to be offensive, improper or injurious to the appearance of the said Cemetery, they may with the Council's workmen, servants or agents, enter in and upon the within granted land and prune, trim, cut down or remove any such tree or shrub, and remove, or erase, or prevent the completion of an such effigy, erection, inclosure, monument, structure, inscription or epitaph.

3. The within named grantee heirs and assigns may at each corner of the lot sink stone pillars or posts with the tops thereof below "or to", but in no case above the level of the ground, with the proper letters and words cut on the tops thereof to indicate the situation of such lot, and may erect any proper stones, monuments, or sepulchral structures.

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#### SCHEDULE "G"

# ST. JOSEPH'S AVONDALE CEMETERY.-ENDORSED ON CON-VEYANCES OF PLOTS IN THE NEW PART OF THE CEMETERY.

I. The within named grantee at the time of execution of the within Deed is not the owner by purchase for money of more than four lots in the Avondale Cemetery, inclusive of the lot hereby granted.

2. The within named grantee, heirs or

assigns, will not exact, demand, or receive, directly or indirectly, any reward, recompense, or sum of money from any person, or persons, or bodies Corporate for any interment, burial or grave in or for the use of the within granted land or any pertion thereof; or inter or permit any interment therein of anyone other than of the Roman Catholic Church, and then with the consent of the Parish Priest of the Parish of Stratford, or in case of an appeal from him, with the consent of the Roman Catholic Bishop of the Diocese.

3. And will not crect any railing, fence or wall or plant any hedge upon the within granted land or any part thereof.

4. And will not cut down, destroy or injure any tree or shrub growing within, or upon the within granted land without the consent of the Cemetery Committee or of the City Council.

5. And will, as soon as the same is reasonably possible, remove all earth and rubbish accumulated upon the within granted land, in the course or by means of any building, structure, erection or improvement thereon made, directed

#### 124

or authorized by the within grantee, heirs or assigns, or any of them.

6. And will, in case they or any of them erect a tomb wholly or in part above ground, in or upon the within granted land or any portion thereof, furnish the same with shelves having divisions allowing interments to be separately made, and will seal the same so as to prevent the escape of unpleasant effluvia.

#### FORM "H"

#### CAB LICENSE.

This is to certify that residing on Street in the City of Stratford is hereby licensed to keep a cab (or omnibus, as the case may be) for hire in the said City, the said cab to be numbered.

This license is to be in force from the day of the date until the thirtieth day of April in the year of our Lord one thousand eight hundred and unless sooner forfeited.

Provided nevertheless that he the said

shall observe and keep all such laws of this Province and such By-laws as are now or hereafter may be inforce in the said City relating to the regulating and licensing of owners of cabs and omnibuses and establishing the rates of fares to be taken by the owners or drivers thereof.

Dated at the City of Stratford this day of in the year of our Lord one thousand eight hundred and

City Clerk.

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### FORM "I"

# BOND OF CAB OR OMNIBUS OWNER.

Know all men by these presents that we of the City of Stratford, in the County of Perth, and Province of Ontario

of the

and

of the are respectively and severally held and firmly bound unto the Corporation of the City of Stratford, in the respective sums following, that is to sav:

Of the said in the sum of one hundred dollars of lawful money of Canada, and each of us the said in the sum of fifty dollars of lawful money of Canada to be paid to the said Corporation of the City of Stratford, its successors or assigns for which several payments well and truly to be made, each of us doth bind himself, his heirs, executors, and administrators severally and respectively (but not jointly or one for the other) firmly by these presents.

Sealed with our respective seals and dated this day of in the year of our Lord one thousand eight hundred and

Whereas the above named hath applied for a license to keep a (cab or omnibus as the case may be) for hire in the said City of Stratford and the said having agreed to become security

with the said for the due observance by the said of all acts of the Legislature as well as the provisions of a By-law of the Corporation of the City of Stratford for regulating and licensing the owners of cabs and omnibuses used for hire and for establishing the rates of fares to be taken by the owners or drivers and for enforcing payment thereof and passed

and all other By-laws, rules and regulations in force, from time to time, made by the said corporation of the City of Stratford, for the licensing of cabs and omnibuses, used for hire for the conveyance of persons in the said City of Stratford,

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cts of ng for And whereas it has been further agreed by the above bounden parties, that in any suit to be brought upon this bond, for an infraction of any of the said acts of the legislature, or any of the said By-laws, rules and regulations of the Corporation of the City of Stratford, shall be entitled to recover from time to time, as damages for every breach a sum not exceeding the sum of dollars and the penalty of this bond shall stand as security, not only for the sum so recovered in respect of the particular breach or breaches sued for but for any subsequent to breach or breaches in which the damages shall be assessed in like manner.

Now the conditions of this obligation are such that if the said does and shall at all times hereafter during the currency of the said license well and truly obey and observe all the said Acts of the Legislature and all the said By-laws, rules and regulations of the said Corporation of the City of Stratford in force during the said period, then this obligation shall be void or otherwise shall remain in full force.

Signed, Sealed and Delivered In presence of

#### FORM "J"

128

## LIVERY STABLE LICENSE.

This is to certify that

of Street, in the City of Stratford, is hereby licensed to keep a Livery Stable in the said city,

This license is to be in force (after the payment of the license fee) from the day of the date hereof. until the thirtieth day of April next.

Stratford,

18

City Clerk.

# FORM "K"

LIVERY STABLE OWNER'S PETITION.

To the Municipal Council of the City of Stratford :

The petition of fthe city of Stratford, sheweth :

That I am the owner of horses and am desirous of procuring a license for a Livery Stable.

That I reside on in the city of Stratford.

That I am of the full age of twenty-one years.

That the names of my surcties are

of theofin the County ofandof theofCounty of...

Your petitioner therefore prays that your petitioner may be licensed to keep the said livery stable.

Stratford, this day of A. D. 18

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# BY-LAW NO. 180.

A By-law for granting authority to certain persons as a Gas Company to lay down pipes for the conveyance of gas under the Streets, Squares and other public places of the Town of Stratford and for other purposes therein mentioned.

Recitals.

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Whereas certain persons hereinafter mentioned, to the number of eleven, have by their petition to the Municipal Council of the Town of Stratford set forth that they desire to form themselves into a Gas Company under the Corporate name of "The Stratford Gas Company", in accordance with the provisions of the Statute, chapter 65, of the Consolidated Statutes of Canada entitled "An Act respecting Joint Stock Companies" for supplying Cities, Towns and Villages with gas and water, and whereas the said persons have made and signed a declaration in writing which was duly acknowledged in duplicate by them before Thomas Stoney, Esq., Mayor of the Town of Stratford, on the twenty-first day of July, one thousand eight hundred and seventy-three, in conformity with the requirements of the said in part recited Act ;

And whereas by the said petition the said persons have prayed the said Municipal Council to make a By-law granting authority to them as a Company to lay down pipes for the conveyance of gas under the streets, squares and public places of the said Town of Stratford;

And whereas by the Statutes of Canada, 36 Vic. Chap. 48, An Act respecting the Municipal Institutions in the Province of Ontario, it is enacted among other things

129

that the Council of every Township, City, Town or incorporated Village may pass By-laws for authorizing any Corporate Gas Company or Water Company to lay down pipes or conduits for the conveyance of water or gas under the streets, squares and public places subject to such regulations as the Council sees fit;

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And whereas it is expedient to grant the prayer of the said petition and to make such By-law ;

And whereas it is necessary that such By-law should be made within thirty days from the date of the acknowledgment hereinbefore mentioned;

Fnaciment.

Be it therefore enacted by the Municipal Corporation of the Town of Stratford and it is hereby enacted by the authority of the same :

Name of Company.

Power to lay

BIDEN

I. That James Feter Woods, James Redford, John J. Clark, William Gordon, Samuel Rollin Hesson, William Mowat, Williamson, Foster & Co., Thomas Mayne Daly, James Corcoran, and James Fisher as a company by them to be formed and incorporated under the name of the "Stratford Gas Company" shall have full power and authority as a Gas Company so soon as they shall have complied with all the formalities of the statute in that behalf necessary to constitute them a corporate company but subject to the regulation hereinafter specified, to lay down the necessary pipes for the conveyance of gas under the streets, squares and public places of the said Town of Stratford and for such purposes to do such work as may be necessary on, in, and under the streets, squares and public places of the said Town, and shall have full power to take

up, alter and repair the said pipes when and so often as the

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ın J. illiam Daly, them i the and have that pany o lay under wn of ay be public o take as the said Company shall deem it necessary so to do, in all cases doing no unnecessary damage in the premises and taking care as far as may be to preserve a free and uninterrupted To leave a free passage through the said streets, squares and public places passage. while the work is in progress.

Provided always that the said Company shall while laying down the pipes as aforesaid place guards or fences with lamps to be lighted at night for the prevention of accidents to passengers, and shall finish the works and put As to preventthe streets, squares, and public places in as good condition as they were before the commencement of the work, without unnecessary delay.

2. That in the occupation of the said streets, squares and public places by the said Company during the progress of the said work, and while mending or repairing the same the Corporation of the Town of Stratford shall not be held Corporation responsible for any accident that may happen through the accidents from negligence, &c, of negligence or carelessness of the said Company, and if any Company. action shall be brought against the said Corporation, for, or on account of any neglect or default of the said Company and damages shall be recovered against the said Corporation therefor that the said Company shall within Any action corporfifteen days after demand shall be made in writing by the by Company said Corporation on them pay or satisfactorily settle the days after desaid damages so recovered with all taxable costs and expenses connected therewith; and further, that the said Company immediately on becoming incorporate under the statutes in that behalf shall execute under its corporate seal a covenant to pay or satisfactorily settle the said damages, taxable costs and expenses from time to time as entered into.

ation to be settled within fifteen mand therefor.

Covenant to be

the same may be incurred by or recovered against the said Corporation of the Town of Stratford within fifteen days after demand as aforesaid, and that in default of so doing the said Company shall forfeit all rights and privileges conferred on them by this By-law as if the same had never been made.

Uniform rates to be charged.

3. That the said Company shall supply the said Corporation with such quantity of gas as they may require for the lighting of the streets, the Town Hall, and other public buildings of the Town of Stratford, and to the inhabitants thereof at such rate as shall from time to time be charged by the said Company to the shareholders being consumers-

Exemption from taxes for five years.

4. That the property of the said Company shall be exempt from taxation for the period of five years.

Finally passed at Stratford this nineteenth day of August, A. D., 1873.

H. SEWELL, Town Clerk. THOS. STONEY, Mayor.

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**BY-LAW NO. 300.** 

## A By-law for authorizing the Stratford Gas Company to extend its power in pursuance of the Act of the Legislature of the Province of Ontario, 42 Vic., Chap. 23.

Whereas the Stratford Gas Company is desirous of Recitate extending its powers in pursuance of the above mentioned Act and has applied to the Municipal Corporation of the Town of Stratford for its consent to such extension;

And whereas it is by the fifth section of the said Act provided that no Company shall be entitled to the benefit of the said Act until it shall have obtained the consent of the Municipal Corporation of the Municipality within which the powers thereby given are to be exercised;

And whereas it is expedient to grant such consent to the said Stratford Gas Co.;

Be it therefore enacted by the Municipal Corporation Enactment. of the Town of Stratford, and it is hereby enacted:

and

I. That the said Municipal Corporation do hereby con-Powers sent that the said the Stratford Gas Company may, and it privileges to be enjoyed. shall and may be lawful for the said Company, and the said Company is hereby authorised and empowered to exercise and enjoy all the rights, powers, and privileges conferred by the said Act in accordance with the various provisions thereof and by the By-laws of the said Town, subject to the conditions in the said Act contained and subject also to all the conditions, restrictions duties and liabilities contained in and imposed by the By-law of the said Town

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numbered one hundred and eighty, which are incorporated with and from part of this By-law and subject also to the conditions hereinafter mentioned.

Uniform rates to be charged.

2. That the said Company shall, if required, supply the said Corporation with such quantity of gas or such other light or heat as the said Company shall from time to time manufacture or supply as they may require for the lighting of the streets, or the lighting or heating of the town hall, and other public buildings of the Town of Stratford, and for all other purposes for which gas or such other light or heat as the said Company may from time to time manufacture or supply is capable of being used, and also the inhabitants of the said town for the purpose aforesaid, at a rate not exceeding the rate which shall from time to time be charged by the Company to the shareholders thereof, being consumers.

Repeal of conflicting By-laws. ford conflicting with this By-law are hereby repealed.

Finally passed at Stratford this 5th day of July, A. D., 1880.

H. SEWELL,

A. W. ROBB, Reeve.

Clerk.

# BY-LAW NO. 329.

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A By-law for granting authority to certain persons as a "Water Supply Company" to lay down pipes for the conveyance of water under the Streets, Squares and other Public Places of the Town of Stratford and for other purposes hereinafter mentioned.

Whereas certain persons hereinafter named, to the number of nine, have by their petition to the Municipal Council of the Town of Stratford, set forth that they desire to form themselves into a Company under the corporate name of the Stratford Water Supply Company, in accordance with the provisions of the Revised Statute of Ontario, Chapter 157, intitled An Act respecting joint stock companies for supplying Cities, Towns and Villages with gas and water;

And whereas the said persons have made and signed a declaration in writing which was duly acknowledged in duplicate by them before Andrew Wm. Robb, Esquire, Mayor of the Town of Stratford, on the 30th day of November, one thousand eight hundred and eighty-one, inconformity with the requirements of the said in part recited Act;

And whereas by the said petition the said persons have prayed the said Municipal Council to make a By-law granting authority to them as a Company to lay down pipes for the conveyance of water under the streets, squares and other public places of the said Town of Stratford;

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And whereas by the Revised Statute of Ontario Chapter 174, entitled An Act respecting Municipal Institutions, it is enacted among other things that the Council of every Township, City, Town, or Incorporated Village may pass By-laws for authorizing any corporate Gas or Water Company to lay down pipes or conduits for the conveyance of water or gas under the streets or public squares subject to sv ... regulations as the Council sees fit;

And whereas it is expedient to grant the prayer of the said petition and to make such By-law;

And whereas it is necessary that such By-law should be passed within thirty days from the date of the acknowledgment heretofore mentioned;

Enactment.

Be it therefore enacted by the Municipal Corporation of the Town of Stratford, and it is hereby enacted by the authority of the same:

I. That James Trow, John Corrie, James Peter Woods, William Buckingham, Malcolm Macfarlane, James Corcoran, Samuel Street Fuller, David Bog Burritt, and Henry Macfarlane, as a company by them to be formed and incorporated under the name of "The Stratford Water Supply Company", shall have full power and authority as a and Water Company as soon as they shall have complied with all the formalities of the statutes in that behalf necessary to constitute them a corporate company, but subject to the regulations hereinafter specified, to lay down the necessary pipes for the conveyance of water under the streets, squares, and other public places of the said Town of Stratford and for such purpose to do such work as may be necessary on, in and under the streets, squares and other public places of

Name of company.

Power authori' '. the said Town, and shall have full power to take up, alter and repair the said pipes when and so often as the said Company shall deem it necessary so to do, in all cases doing no unnecessary damage in the premises and taking care as far as may be to preserve a free and uninterrupted passage through the said streets, squares and public places while the works are in progress. Provided always that the said Company in addition to all other liabilities imposed by law shall while laying down the pipes as aforesaid place accidents. guards or fences with lamps to be lighted at night for the prevention of accidents to passengers and shall finish the works and put the said streets, squares and public places in as good condition as they were before the commencement of the work, without unnecessary delay.

2. That in the occupation of the said streets, s pares, Corporation not and public places by the said Company during the progress responsible for accidents through of the said work and while mending or repairing the same carelesines, &c., the Corporation of the Town of Stratford shall not be held responsible for any accident that may happen through the negligence or carelessness of the said Company, and if any action shall be brought against the said corporation for or on account of any accident occurring through neglect or default of the said Company and damages shall be recovered against the said corporation therefor, that the said Company shall within fifteen days after demand shall be made in writing by the said corporation on them pay or satisfactorily settle the said damages so recovered with all taxable costs and expenses connected therewith, provided however, that the Company shall remain liable in all respects as by law provided.

3. That the said Company immediately upon becom-

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performance he executed.

Covenant for ing incorporated under the statute in that behalf shall upon being so required by the said Corporation execute 10 under its corporate seal a covenant to carry out on its part the provisions and regulations hereinafter contained on its part to be observed and performed and that in default of so doing the said Company shall forfeit all right and privileges conferred on it by this By-law as if the same had never been passed.

4. That the said Company shall supply the said cor-Uniform rates poration with such quantity of water on such of the streets to be charged. of the said town as may hereafter be mutually agreed upon, as they may require for fire protection and for the use of the town hall and other public buildings of the Town of Stratford and to the inhabitants thereof at such rate as shall be charged from time to time by the Company to the shareholders thereof being consumers, or as to water required for the public uses of the Town, or for fire protection, at such less rate or price as may be mutually agreed upon.

That this By-law be wall and void unless the con-By-law to be struction of said works be commenced within two years menced within from the date of the passing hereof. two years.

> Finally passed at Stratford this 5th day of December, A. D. 1881.

#### H. SEWELL,

{ L. S. }

#### D. SCRIMGEOUR,

Town Clerk.

Reeve.

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## BY-LAW NO. 348.

Whereas the Stratford Water Supply Company incorporated under the provisions of the Revised Statutes of Ontario, Chapter 157, desire to exercise all and every the compulsory powers conferred upon Municipal Corporations by the 4th, 10th, 11th and 13th Sections of the Municipal Water Works Act, 1882, and whereas it is necessary in the public interest of the Municipality of the Town of Stratford that the powers proposed to be exercised should be exercised by such Company.

Now therefore be it enacted by the Municipal Corporation of the Town of Stratford, and it is hereby enacted as follows:

1. It is hereby declared that it is necessary in the public Necessary for interest of the Municipality of the Town of Stratford, that powers conferred to be exercised. ... powers hereisafter mentioned, referred to and given, or intended to be given to the Stratford Water Supply Company should be exercised by such Company subject to the provisions of the Municipal Water Works Act, 1882, as to compensation.

2. The properties in respect of which the said powers are to be exercised are as follows, that is to say: that part which powers to be exercised. of lot 46, in the first concession of the Township of North Easthope, now in the Town of Stratford, lying east of the Stratford and Huron Railway; lot 45, in the first concession of North Easthope, now in the Town of Stratford, and the several lots through which the River Avon runs in the first and second concessions of the said Township

Properties to

Enactment.

of North Easthope, respectively, from lot number thirteen in the first concession of the said Township of North Easthope to lot number forty-five in the first concession of said township now in the Town of Stratford, both inclusive, and also all the lots through which the several branches or feeders of the said river run north of the said river, and also lots thirty-seven and thirty-eight in the first concession of the said Township of North Easthope.

3. The said company, their engineers, surveyors,

May survey and set out such servants and workmen from time to time, and at such quired for pur-poses of water times as the said Company shall see fit, may enter into and Works,

May divert and appropriate such lands for Water

upon the said lands and may survey, set out and ascertain such parts thereof as are required for the purpose of the Water Works and may divert and appropriate any river, appropriate such ponds of water, springs or streams of water therein, as any

Works purposes, engineer, surveyor or other person authorized in this behalf by the said Company, shall judge suitable and proper for May contract the said purposes, and may contract with the owner or with owner or occupier for pur-cluse or renting.

occupier of the said lands and those having a right or interest in the said water for the purchase or renting thereof or of any part thereof or of any privilege that may be required for the purpose of the Water Works at the option of the said Company.

Company may construct neces sary works.

4. The said Company may construct, erect and maintain in and upon the said lands all such Reservoirs, Waterworks and machinery requisite for the undertaking and for conveying the water thereto and therefrom in, upon, and through any lands lying intermediate between the said Reservoirs and Water Works and the springs, streams, river, ponds, or waters from which the same are procured

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and the Municipality by one or more lines of pipes as may from time to time be found necessary.

5, The said Company and their servants under their May lay down pes for the conauthority may for the said purposes enter and pass upon veyance of water. and over the said lands intermediate as aforesaid, and the same may cut and dig up if necessary, and may la, down the said pipes through the same and in, upon, through, over and under the highways, streets, lanes, roads, or other passages within the Municipality, or within ten miles thereof, and in, upon, through, over and under the said lands and premises of any person or persons, bodies corporate or public, within the Municipality.

6. All lands and all highways, roads, streets, lanes or Lands and other passages so dug up or interfered with shall be re-restored to origmal condition. stored to their original condition without unnecessary delay.

7. The said Company may set, ascertain, purchase in May set out, manner aforesaid, use and occupy such parts of the said said lands as nelands as the said Company may think necessary and ling and main-taining of said proper for the making and maintaining of the said works. or for the opening of new streets required for the same and for the purchasing of any lands required for the protection May purchase of the said works, or for preserving the purity of the water protection of works, purity of supply, or for taking up, removing, altering or repairing the water, &c. same and for distributing the water to the inhabitants of the Municipality, or for the use of the Corporation of the Town of Stratford, or of the proprietors or occupiers of the land through or near which the same may pass.

highways to be

parties whose property is en-

8. The said Company shall do as little damage as may Shall do as lit be, in the execution of the powers hereby granted to them, be, in the execution of the exercise of any such powers as possible, and and shall previous to the exercise of any such powers as make adequate satisfaction to before mentioned make reasonable and adequate satis-parties whose before mentioned make reasonable and adequate satistered upon, &c. faction to the proprietors and others whose property is entered upon, taken or used by the said Company, or injuriously affected by the exercise of its powers to be ascertained as provided in like cases in the Municipal Act.

9. The said, the Stratford Water Supply Company and Exemption the lands and works of the said Company shall be exempt ten vers. from taxation for the period of ten years.

> Finally passed at Stratford this 25th day of August, A. D., 1882.

#### D. SCRIMGEOUR, H. SEWELL, Town Clerk. Mayor.

# BY-LAW NO. 375.

143

To define certain areas or sections within the Municipality in which the streets thall be watered, and to impose a special rate on the assessed real property therein according to the frontage thereof in order to pay the expenses incurred in watering such streets.

Whereas the Municipal Council of the Town of Stratford has decided that the streets within the following areas or sections, that is to say, Ontario street from its intersection with Nile street to the bridge crossing the River Avon on the Huron Road, Erie street from its intersection with Ontario street to lot fiftyseven on the west side of Erie street, the Downie Road from its intersection with Ontario street to the Grand Trunk Railroad crossing, Wellington street from the westerly limit of Downie Road to lot 299 on the west side of Wellington street, Albert street from the casterly limit of Downie Road to the easterly limit of lot 241 in the Canada Company's Survey shall be watered;

And whereas the expense incurred in watering such streets or parts of streets amounts to \$500;

And whereas the total frontage of the assessed real property in the streets within the said areas or sections is eight thousand three hundred and thirty-four feet;

And whereas in order to raise the said sum of \$500 it. will be necessary to impose a special rate of six cents per foot upon the said property so fronting on said streets;

The Municipal Council of the Town of Stratford hereby enacts as follows :

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or.

1. The streets of the said Town of Stratford within the following areas or sections that is to say:

Ontario street from its intersection with Nile street to the bridge crossing the River Avon on Huron Road;

Erie street from its intersection with Ontario street to lot fifty-seven on the west side of Erie street;

The Downie Road from its intersection with Ontario street to the Grand Trunk Railroad crossing;

Wellington street from the westerly limit of Downie Road to lot 299 on the west side of Wellington street;

Albert street from the easterly limit of Downie Road to the easterly limit of lot 241 in the Canada Company's Survey shall be watered;

2. In order to pay the expenses incurred in watering such streets within the said Areas or Sections the said Council hereby imposes a special rate upon the assessed real property therein of six cents per foot upon each foot of frontage of such property on the street or streets or parts of streets so watered.

This By-law shall take effect and come into operation immediately after the passing thereof.

All By-laws and parts of By-laws heretofore passed inconsistent with this By-law are hereby repealed.

Finally passed the Sixth day of October, A. D., 1884.

R. R. LANG, WM, GORDON,

Town Clerk.

Mayor.

L. S.

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A TABLE OF THE LOCAL IMPROVEMENT BY-LAWS

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Mature.	1880	1893	1894		SS SS SS SS SS SS SS SS SS SS SS SS SS
Тееть.	Vrs. 10	20	20		9
Date of Passage of By-law.	14th Nov. 1870.	15th Dec. 1873	21st Dec. 1874.	lst Sept. 1873.	5th Feby. 1877.
T'otal Cost.	\$ 600	1,700	1,354.54		676
Annual Rate.	3 Mills \$	6 2-5	F61-F66		il 3.5
Xature of Laprovement.	Sewer.	Sewer.	Sewer	Straighten- ing water	course.
lšenefited.	J. Nos. 52, 99,C.C.Sy.	13, 251, pt.	7. 1.2,3,4,5, of Park-lot		(G. Alexand- lot.448.C. C. 21,22,23, 28, 34.S. 4, of W. S. Y. of pt. C. S.Y. 331, 447, C.C.SY.
operties to be	ots letters H 2,301,300, pt.2	pt,49,50,205, 2-	0, C. C. Sy. pt. 250, C. C. Sy. 7, Woods Sv.	456, C.C. Sy. 38, Grange's Sy. of Park-lot 457, C.C.Sy. 1.6, 3, 4, 45, 43, 42, 46, Grange's Sy. of Park-lot 460, C.C.Sy. 233, 254, 255, 256, 257, 257, 260, 291, C.C.Sy.	1,2,3,4,5,6,7,8,9,G. Alexand. er's Sy.of Park-0.1,48,C, C, 28,5,5,6,0,12,22,23, 28, 29,30,31,52,31,52,32, 28, 29, 30, 31, 32,33, 34, 54,57, 55,57, 54,57, 54,57,57,57,57,57,57,57,57,57,57,57,57,57,
Portion of Street 1'. operties to be Benefited	145 147 Market and West Side to Lots letters H. J. Nos. 52, Sewer	188 Market and EastSide to Creek S. pt. 49.50, 205, 243, 251, pt. Sewer.	on Downercoard Sou. C. SY. East Side From S. pt. 250, C. C. Sy. 1.2, 3, 4, 5, Sewer 994-194, 1, 354, 54, 218t Dec. Mitran - st. toold, 7, Wonds, SV. of Park-lock	Creack Downie 456, C.C.Sy. 38, Grange's Sy. Road of Park-lot 457, C.C.Sy. 1.6, 3,4,44,57,43,42,46, Grange's Sy. of Park-lot 460, C.C.Sy. Sy. of Park-lot 460, C.C.Sy. 182 Downie Road to Wellington-st. 253, 254, 257, 250,	234 Cambria-st Vincent to Church 1, 2, 3, 4, 5, 6, 7, 8, 9, G. Alexand. er's Sy. of Park-0.448.C. C. Sy. 5, 6, 7, 8, 9, 10, 21, 22, 23, 28, 29, 30, 31, 32, 33, 34, 5, 30, 60, 71, 20, 23, 23, 26, W. J. 16, Holmes' Sy. of pt. Park-lot 447, C. C. Sy. 331, 332, 509, 510, pt. 447, C. C. Sy.
Street.	Market and V Wellington	Market and H	Downie Koad ISI 198 Downie Road	Downie Road t	Cambria-st 1
W.J. of By-law imposing rate.	IFI		861	182	
No. of By-law determined. No. of By-law wiley rate.	146	er	ž		229

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n	6	8	<b>6</b>
•	Sewer	Sewer	Sewer
241 246 St. David-st. G. T. R. Crossing [12,3,4,5,6,7,8,9,10, Merch. Sewer. to Eric, south arts Eark's subfivision of side	247 274 Douro-st Nile to Downle 39, 42,43,46,415,060,159,143, McKanzie's Sv. of purk-lot 451,526,269,291,C.C.Nv. Road pt.55,in Grange's Sv. of Road pt.55,in Grange's Sv. of purk lot 457, C.C.Ny, 58, 27, 10,11,14,15,18,19,22,23	249 272 Milcon-st Nile-st to Downie 26, 27, 30, 31, 32, 35, 38, 47, 48, Newer. Road Road	Inverness, Downie 34, 35, 36, 37, 38, 39, 40, 41, 42, Sewer. Road to St. 43, 44, 45, 46, 47, 48, 49, 50, 51, Bavid st, 18, 17, 23, 24, 31 G. 32 G. in Linton's Sy of park-lot 453 C. C. Sy., hounded on the north by Guelph-st. on the south by Sub-st. on the south by Sub-st., on the east by Nile-st, lands owned by R. McLagan and
5.9, 10, subdivi 453, C.O. pt. 15, pt. 15, c.T.8, 9, 6, 7, 8, 9, of pt. 7, of pt. 7,	<ul> <li>X. 127, 126, 142, 160, 1591</li> <li>McKenzie's Sv. of purk 451, 526, 260, 291, C.C. Sv. 39, 42, 43, 46, 47, 50, 51, 54, pt. 55, in Grange's Sy. pt. 55, in Grange's Sy. 20, 10, 11, 14, 15, 18, 19, 29</li> </ul>	of park 4, 35,33 irange C. S.	8,39,40 7.48,49 31 C. : 31 C. : burk - purk - vurk - Nile-s Nile-s Nile-s
	, 126, 14 zie's - 2 13, 46, 4 13, 46, 4 1, 14, 1	is Sy. 30,31, 3 0,31, 3 1,52, 6	34 35, 36, 37, 38, 37, 38, 37, 38, 37, 38, 47, 41, 45, 46, 47, 41, 45, 46, 47, 41, 45, 46, 47, 41, 45, 45, 45, 45, 45, 45, 45, 45, 45, 45
urts B bt. Paulot. Paulot. 2,3,45,5,45,5,45,5,45,5,45,5,45,5,45,5,4	<ul> <li>WeKan</li> <li>WeKan</li> <li>WeKan</li> <li>WeXan</li> <li></li></ul>	irage 0. 7. 8 26,27.3 19,50.5 park-le	34 35.3 13,44,4 15,17, 15,17, 15,17, 16,17, 14,4 14,4 14,4 14,4 14,4 14,4 14,4
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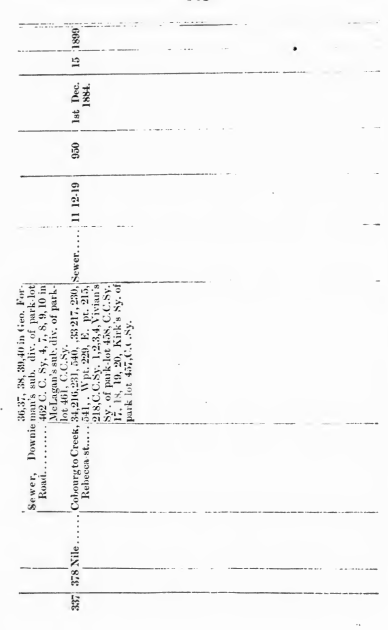
the east by Nile-st, huds owned by R. McLagan and Mrs. A. Alcock. A TABLE OF THE LOCAL IMPROVEMENT BY LAWS-Continued.

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Mature	1858	1130	18.8
Тегт.	19	8	13
Date of presses	21st Oct. 1878.	öthSept. 1881.	lst Oct. 1883,
Total Cost.	\$ 521.90	1,800	1,100
Annual Rate.	24	101-40	11.7-11
Nature of Improvement,	Sewei	Sewer.	Sewer
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## BY-LAW NO. 388.

#### To amend By-law 375.

Whereas it is expedient to enlarge the areas or sections within the limits of the Municipality of the City of Stratford in which the streets shall be watered along Wellington street to the southerly limit of Patrick street, and along Patrick street, easterly from the easterly limit of Wellington street, fifty-five feet to the easterly limit of Merner's Hotel property;

The Municipal Council of the City of Stratford hereby enacts as follows:

That By-law No 375 be amended by striking out that part of the same which relates to the watering of Wellington street and substituting therefor the words following, that is to say, Wellington street from the westerly limit of Downie Road to the southerly limit of Patrick street;

And by adding to Section One of said By-law the words following, that is to say;

Patrick street from the easterly limit of Wellington street, easterly fifty-five feet to the easterly limit of Merner's Hotel property.

This By-law shall take effect and come into operation immediately after the passing thereof.

Finally passed the fifteenth day of June, A. D., 1885. R. R. LANG, WM. GORDON,

City Clerk.

Mayor,

# LIST OF BY-LAWS

# Relating to changes in Streets not embodied in this By-LaW.

By-law No. 20.—Stopping up streets in the Mill block survey.

By-law No. 157 .- Closing part of Victoria-street.

By-law No. 166, 191.—Opening street across Millpond and building bridge thereon.

By-law No. 224 .- Dedicating Romeo Place.

By-law No. 226.—Changing name Commercial-street and giving name Avondale Avenue to whole street to Cemetery.

By-law No. 240.—To enable the Stratford and Huron Railway Co. to construct their road on Peter-street.

By-law No. 244 .- Opening Hamlet Avenue.

By-law No. 251.—To acquire lot 249 and parts of lots 250 and 251 in C. C. Sy. tor storing lumber, stone, &c., and lots 663 and 664 in Arnold & Robinson's Sy. for the purpose of connecting Milton and Bay streets.

By-law No. 189.—To open Dufferin-street from Goreto Cambria-street.

To open Dufferin-street across Grand Trunk Railway lands.

By-law No. 279.—To change names of and name certain streets.

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By-law No. 295.—To stop up and close part • St Andrews-street.

By-law No 334.—To close part of Erie-street for Post Office site.

By-law No. 337.- To vest same in the Crown.

By-law No. 346.—To close a portion of Guelph and Front-streets.

The following is a synopsis of the numbers, titles and subject matter of By-laws passed up to 4th June, 1888, and since the consolidation was undertaken, and still in force, and not included in afores aid By-law No 400.

No 405.--- Authorizing the issue of Debentures to the amount of \$19,000 to pay city's share of county debt.

No. 406.—Granting a Bonus of \$2,000 to Thomas Orr.

No. 410.—Granting aid and assistance to the Grand Trunk Railway Company to the amount of \$120,000 \$60,000 of which has been paid, the payment of the balance being conditional on the erection of car shops in the city.

No. 414.—Exempting ThomasOrr's planing mill from taxation for five years.

No. 415.—Exempting Hodd & Cullen's flouring mill from taxation for ten years.

No. 418.—Regulating Hotel and Shop Licenses.

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No. 424.—Authorizing the issue of Debentures to the amount of \$10,000 for the enlargement of Romeo Ward Public School.

No. 428 .- Appointing polling places.

No. 429.—Authorizing the issue of Debentures to the amount of \$8,500 to pay city's proportion for erection of Court house and Jail.

No. 433.--Authorizing assessors to assess land not, built upon at its full and fair value.

434 ---- Early closing of shops.

435.-Fixing tariff of carters and other purposes.

436 .- Appointing chief of Fire Department.

437.—Authorizing the purchase of Lots 238 and 246. C. C. Survey.

438 --- Amending By-law No 400 relating to dogs.

440.--Amending By-law No 400 relating to billiard and cab licenses.

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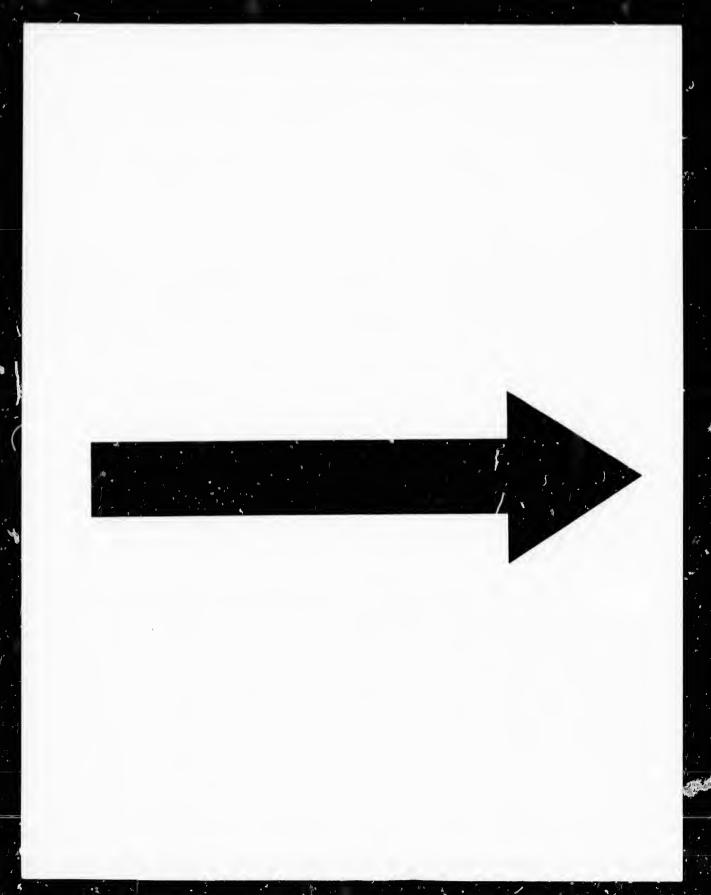
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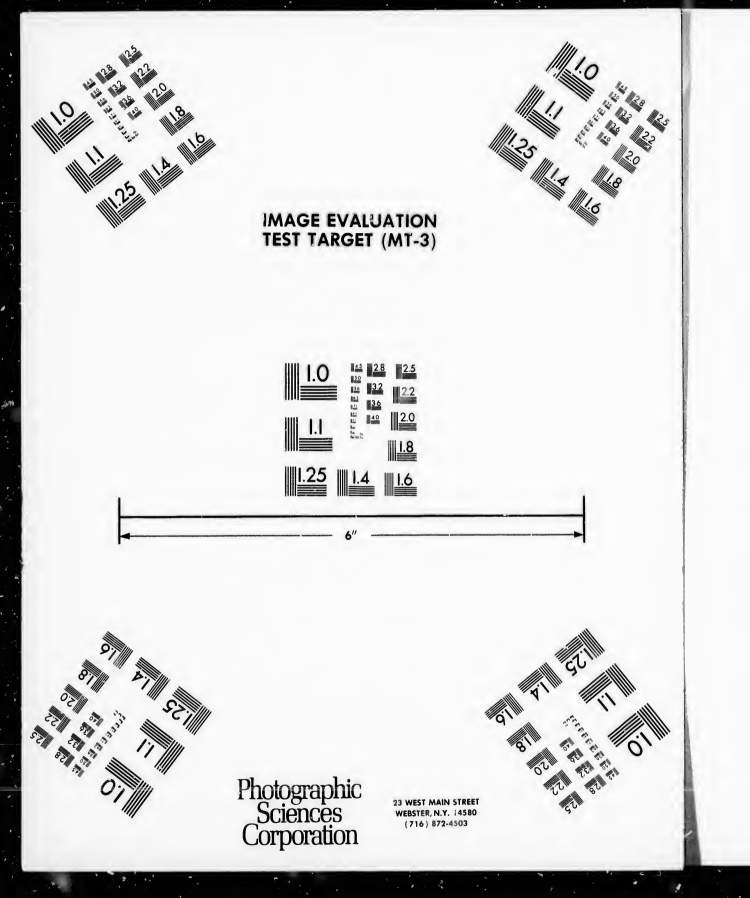
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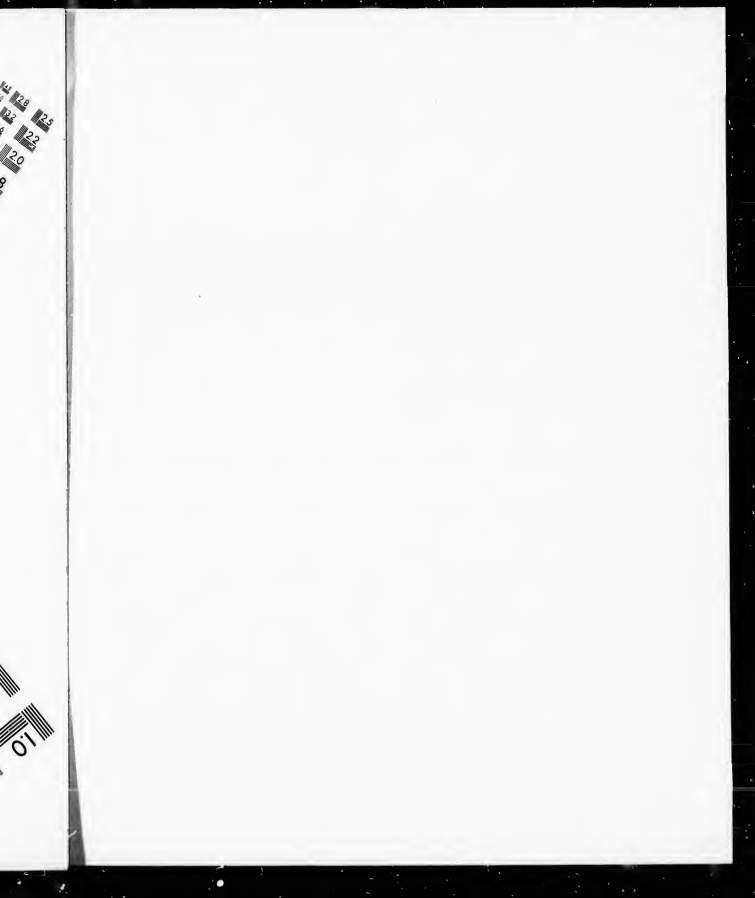
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