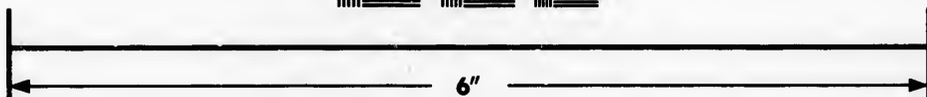
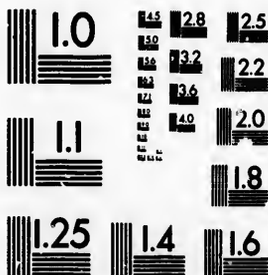


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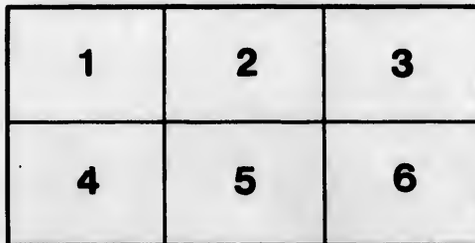
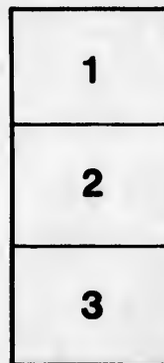
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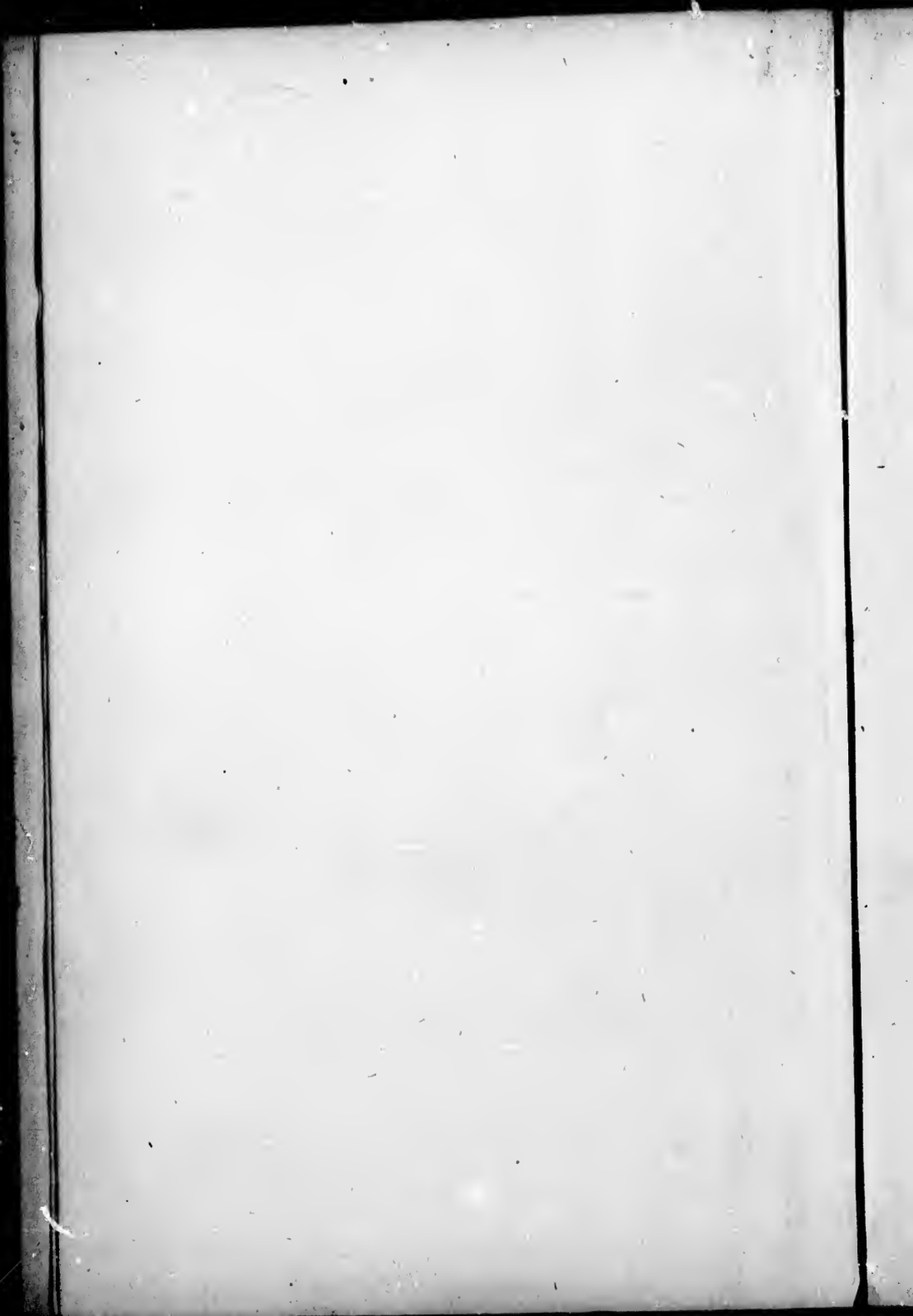
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A SECOND CONSOLIDATION OF THE
BY-LAWS
OF THE
CITY OF TORONTO,

FROM THE DATE OF ITS INCORPORATION IN 1834, TO THE
30TH SEPTEMBER, 1876, INCLUSIVE,

CONTAINING ALL BY-LAWS (EXCEPT LOCAL IMPROVEMENT BY-LAWS) REPORTED AS BEING
IN FORCE ON THE LATTER DATE,

BY THE
SPECIAL COMMITTEE
APPOINTED BY THE MUNICIPAL COUNCIL IN MARCH, 1876.

TOGETHER WITH THE NAMES OF

The Members of the Municipal Council,
AND
PRINCIPAL CIVIC OFFICIALS,

A TABLE OF THE SPECIAL STATUTES RELATING TO THE CITY OF
TORONTO, AND OTHER MATTERS.



ANGUS MORRISON, ESQUIRE, Q.C.,
MAYOR.

PRINTED AND PUBLISHED BY ORDER OF THE MUNICIPAL COUNCIL.

TORONTO:
HUNTER, ROSE & COMPANY.
1876.

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PREFACE

TO THE
CONSOLIDATION OF 1876.

In 1870 the By-laws of the City of Toronto were first published in a consolidated form, to which they had been reduced, in great part from their manuscript originals, by a Select Committee, appointed in May, 1866, upon the motion of Mr. Alderman HARMAN (afterwards Mayor, and now City Treasurer), who himself devoted gratuitously no small amount of care and attention to the execution of the work. The labours of the Committee were completed in 1870, and their result was the publication of two volumes: the larger (of 826 pages) containing the text of 105 By-laws reported by the Committee as in force at the end of 1869, and the titles of 401 others, reported as *effete* or repealed; the smaller volume (of 215 pages) containing a selection of the By-laws—32 in number—which were considered by the Committee as of more practical utility and general application than the others. These volumes were referred to by the Committee in its final report as “second to no works hitherto issued from the Canadian Press;” and not only in point of mechanical execution, but in the method of their arrangement, the accuracy of their text, and the completeness of their references, they certainly reflected the very highest credit upon all those who had to do with their preparation.

The total number of the By-laws, to the end of the year 1869, which were examined by the Committee having charge of the Consolidation of 1866-70, was 506, or an average of less than 15 for each year of the City's history. Since then the progress of Toronto has necessitated a much larger amount of civic legislation, and the total number of By-laws passed from the end of 1869 to the 30th September, 1876, was no less than 246, or an average of more than 47 per annum.

The number of By-laws actually passed in each year since the last Consolidation, and up to the present date, is as follows :—

1870.....	12	1874.....	33
1871.....	22	1875.....	47
1872.....	32	1876(to 30th Sept.)	52
1873.....	43		
		Total.....	246

From these figures it will appear that during the last few years the amount of our municipal legislation has steadily increased in almost geometrical progression ; and when it is considered that, like a great deal of our Statute law, this has largely consisted in the amendment, re-amendment, repeal and re-enactment of the 105 By-laws reported as in force by the Consolidation Committee of 1866-70, the necessity for a second Consolidation, foreshadowed by that Committee in their preface, will be seen to have arisen, and to have become almost imperative.

A Select Committee was accordingly appointed in March last, on motion of Mr. Alderman WRIGHT, to consist of " His Worship the Mayor (ANGUS MORRISON, Esq., Q.C.), Aldermen TURNER, BOUSTEAD, WITHROW, and the mover, with the City Treasurer (SAMUEL B. HARMAN, Esq.), and City Solicitor (C. R. W. BIGGAR, Esq.," for the purpose of consolidating the By-laws to the end of 1875.

On the 8th of April the Committee presented its first report, recommending in general terms a plan similar to that adopted in the Consolidation of 1866-70, and asking an appropriation of \$2,000 (less than one-half the expense of the former Consolidation).

On the 24th of the same month, the Committee again reported that a draft Consolidation had been completed, ready for the press ; but they stated at the same time that, from a memorandum submitted to them by the City Solicitor, it appeared that "it would be unwise to print the By-laws in their present shape, as many of them seem to be wholly or in part illegal, while in other cases much verbal amendment

is necessary, in order to render the different By-laws consistent with each other, and with the present circumstances of the City."

The report contained a tabular statement of By-laws and sections requiring to be amended or repealed, and recommended the consideration, for this purpose, by the respective Committees having charge of the subject, of the following By-laws:—

By-laws Nos. 478, 504, 589, 641, 673, 675, and 690, by the Finance Committee.

By-laws Nos. 467, 470, 481, 666, and 693, by the Board of Works.

By-laws Nos. 472, 473, and 627, by the Standing Committee on Fire Water and Gas.

By-laws Nos. 474, 476, and 483, by the Market Committee.

By-law No. 477, by the License Committee.

By-laws Nos. 502, 633, and 660, by the Board of Health, &c.

The By-laws above referred to, with many others, were reconsidered as above suggested, and the work of reconstruction and amendment energetically proceeded with during the summer, every section reprinted in the present volume being examined and considered. All the illegalities and inconsistencies cannot be said to have been removed; but a very great improvement was effected, and the Consolidation of 1876, though by no means submitted as a perfect work, will, it is hoped, be found to be free from any glaring instances of legislation in excess of the powers of the Council. The work of remodelling the entire series of the By-laws occupied of course a very considerable time, and it was not until September 25th, 1876, nearly six months after the appointment of the Committee, that the By-law (No. 752), embodying the necessary amendments, was finally adopted by the Council. This By-law, which would cover nearly eighty pages, is not reprinted in the present volume; but all the amendments

contained in it have been made in their proper places, and the text of the By-laws printed as they are now in force. References have been added at the end of each section, showing the number of the original By-law and section, together with the number and section of every By-law by which it has been amended.

By the seventh section of By-law 752 power was given to the Committee "to simplify and improve the language of the old By-laws, titles and preambles, by leaving out unnecessary words and altering the references to repealed or superseded Statutes, so as to apply to those now in force, provided the legal effect of the By-laws is not altered." This power has been sparingly and, it is hoped, judiciously exercised, and, as it was felt to be inexpedient to alter further than might be absolutely necessary the text of the By-laws themselves, the references from *effete*, superseded or repealed Statutes have usually been made by side-notes indicating the corresponding enactments now in force. Similar notes have also been inserted wherever it was practicable, pointing to the statutory authority for the By-law, and to other cognate By-laws.

Near the end of the volume will be found a tabular statement extending from page 470 to page 536, which gives the number and title of every By-law passed from the incorporation of the City of Toronto, in 1834, to the 30th September, 1876, with the date of its passing, the page on which it will be found if still in force, and how it has been reported by the Committee, *e. g.*, as *effete*, repealed, superseded by subsequent legislation, &c.

This tabular statement is followed by an index prepared upon the basis of that which was appended to the Consolidation of 1866-70, but nearly twice as long, owing to the great number of new subjects to be dealt with.

The prefatory lists of officers and members of Council and other civic officials, follow the idea suggested in the former Consolidation, the lists in question, and the alphabetical index at pp. 601 to 615, being made complete to the end of the present year.

Plans of various City properties—the Market Block, St. Lawrence Arcade, St. Lawrence Market, Exhibition Grounds, Water Lots, etc., were given in the former volume, but new ones have been prepared for the present edition, bringing down the information therein contained to the date of this Consolidation.

A feature of the present Consolidation to which reference may here be made is the insertion at pp. lxxvii to lxxii of a list of the special Statutes affecting the City of Toronto, omitting, of course, those Statutes which affect our City in common with the rest of the Province. This list includes those Acts of the Parliament of the late Province of Upper and Lower Canada, and Canada after the Union, and of the Province of Ontario, which relate especially to the Town of York and the City of Toronto. It was felt that such a list would be an appropriate and valuable introduction to the body of the By-laws in force, as exhibiting in a compendious form the statutory authority for much of our municipal legislation, and also as a means of ready reference to enactments which should be read in connection with the By-laws, in order properly to understand the circumstances under which many of the latter were passed, and to obtain a general idea of the successive phases of our civic history and progress.

In one other important particular the present Consolidation differs from that of 1866-70, viz., in the omission from the body of the work of the titles of all repealed By-laws, and the text of what are known as "Local Improvement By-laws," viz., those passed under sections 464-7 of 36 Vict. cap. 48, or the corresponding sections of 29-30 Vict. chap. 51.

These By-laws, 105 in number, are in nearly every case for the construction of sewers, the cost of which is to be repaid to the City Treasury by an annual special rate in the dollar upon the property "to be immediately benefited" by the proposed work. They are all drawn according to one set form, and by a somewhat arbitrary rule the "property to be immediately benefited," has been assumed to be in nearly every

case a strip sixty feet wide along each side of the street under which the sewer is constructed. For this reason, and also because they are already printed *in extenso* at the end of the Minutes for the year in which they were respectively passed, it has been decided (with the approval of the Council) not to reprint them in the present Consolidation; but they are very fully referred to in the tabular statement already mentioned, and in the index to this volume.

A table has also been prepared which will be found at page lxxii, showing, in the case of each of these By-laws: (1) The nature of the improvement;—(2) The street or portion of street on which it was constructed;—(3) The total amount of the debt thereby created;—(4) The proportion of such cost to be repaid by special local rate;—(5) The proportion to be borne by the City;—(6) The annual special rate in the dollar, or per foot of the frontage of the property to be immediately benefited;—(7) The amount which may at any time be paid in commutation of such annual rate;—(8) The date of the passage of the By-law;—(9) The term of the By-law; and (10) the date of maturity of the debentures issued thereunder.

With the assistance of these data, and the general form of a Local Improvement By-law given at page lxxvii any of these omitted By-laws can be easily re-constructed.

It will be observed that the term "Local Improvement By-laws" does not include all By-laws for local improvements, but only those in which the cost of the improvement is to be repaid by a local rate. Whenever the improvement is of general interest, and the cost is to be repaid by a general rate, the By-law has been reprinted; e.g.: By-laws 242, 261, 262, 372, 399, 522, 533, 566, 615, 619, 653, 670, 697 and 698, a perusal of which will show what portion of the Debenture Debt of the City is represented by permanent improvements.

A reference to By-laws 177, 190, 309, 486, 487, 516, 576 and 634 will show what portion of our Debenture Debt has arisen from the popular desire to aid in the construction of Railways;

while in By-laws 255, 288, 318, 392 and 395, will be found a history of the construction of the Toronto Esplanade, and in By-laws 544, 569, 626 and 705 some information as to the Water Works now under construction.

In connection with the Debenture Debt, By-laws 282, 317, 345, 363, 405, 428, 444, 459, 493, 509, 521, 565, 584, 632, 665, and 710 may also be looked at, as they furnish an "annual register" of its increase, and refer to the legislation from time to time obtained for its consolidation. (See 16 Vict. cap. 5; 22 Vict. cap. 71; 24 Vict. cap. 54; 35 Vict. cap. 76, Ont.)

In view of the consideration that a re-consolidation of the By-laws at short intervals will be desirable, and will probably be made, it may be well to call attention to the fact that a number of them have no longer the force of active law, but serve rather as records of the authority under which streets were opened, lands sold, leases made and renewed, and other contracts executed or duties performed, with the authority of the Council.

Examples of such By-laws are Nos. 28, 39, 41, 42, 43, 45, 49, 51, 54, 71, 79, 100, 123, 138, 144, 158, 161, 266, 299, 324, 368, 392, 430, 523, 559, 657, 663, 664, 681, 712. They are valuable now, not as authorities for anything to be done in the future, but as evidence of the validity of what has been done in the past; and being incapable of amendment, it is suggested that instead of reprinting them in each successive Consolidation, they might hereafter be printed in a separate volume, leaving to be consolidated only those By-laws which are, to use the language of the Committee of 1866-70, "of more general utility and practical application," and which will probably be amended from time to time as may be required by the progress of the City.

It remains only to acknowledge the valuable services of Mr. HENRY J. HILL, the Secretary of the Committee which has had charge of the present Consolidation, and to whom, with the approval of the Council, has been entrusted, under the superintendence of Mr. C. R. W. BIGGAR, the clerical work,

proof-reading, and indexing, incidental to the preparation and publication of the present volume. Of the manner in which these duties have been performed, the work now submitted to the Council and the public will be itself the best criterion.

All of which is respectfully submitted,

JOSEPH WRIGHT,

Chairman of the Consolidation Committee of 1876.

TORONTO, 30th September, 1876.

NOTE.—As the final sheets of this volume are passing through the press, a By-law (No. 793) has been adopted by the City Council which materially affects the provisions of By-law 504, post p. 231. Instead of the ten Standing Committees mentioned in section 60 of that By-law, there are to be hereafter only five Standing Committees, viz.:

1. The Finance or Executive Committee :—which, in addition to the powers heretofore exercised by the Standing Committee on Finance and Assessment, is to "supervise all contracts, engagements, reports, recommendations, nominations, and proceedings involving the expenditure of money," of all the other Committees, and no account or claim for money is to be paid until first reported on by this Committee.
2. The Committee on Works :—which corresponds to the present Board of Works.
3. The Committee on Fire, Water and Gas :—corresponding to the present Committee of the same name.
4. The Committee on Property :—with the powers and duties of the present Committee on Wharves and Harbours, Walks and Gardens, and Public Buildings.
5. The Committee on Markets and Health :—with the powers and duties of the present Committees on Public Markets, on Licenses, the Board of Gas Inspectors, and the Board of Health.

The first three Committees are to consist of not more than one member from each Ward, the Committees on Property and on Markets and Health of not more than five members each. A majority of the Committee is to form a quorum, except in the Executive Committee, when any three members, of whom the Mayor or Chairman must be one, are to be a quorum.

In cases of urgency, an expenditure of \$200 may be made by any Committee upon the written report of the head of the Department, endorsed by the Chairman of the Committee, but in all other cases no expenditure is authorized, and no contract, etc., is to have any legal effect until reported on by the Executive Committee and adopted by the Council, a two-thirds majority of which is necessary to reverse the decision of the Executive Committee. A monthly report is to be furnished by the latter Committee to the Council, giving full details of all contracts, etc., approved, with the amounts paid and still due in respect thereof, etc., etc.

PREFACE

TO THE

CONSOLIDATION OF 1866-'70.

To any one accustomed to consult the Statute Law of the land, it is almost needless to allude to the difficulty experienced in arriving at a decision as to the real state of the law on any point which has been the subject of frequent legislation, and that, when the research has to be made through well printed volumes, furnished with well classified indices. When, therefore, it is considered that from the date of the incorporation of the City in 1834, to the issue of the present volume, upwards of five hundred By-laws have been from time to time passed, which could only be, for the most part, referred to in manuscript volumes in which they were transcribed, but without anything like an analytical index or digest of their contents, or to call attention to repeal or amendment, it will be admitted that the wording of the resolution of Council, under which this publication was undertaken, expressed, without exaggeration, its necessity.

Reference to the minutes of the Council shows that such a work was often contemplated; and resolutions in its furtherance frequently adopted only to be abandoned, and it was not until the year 1860 that Mr. Justice WILSON, who then filled the office of Mayor, after expending much time and labour in going through these manuscript volumes, and comparing and noting changes in the way of repeal or amendment, arranged a By-law (No. 334) which repealed a number of By-laws that were at that time obsolete, and partially amended others: to the value of this By-law, and the labour of the learned Judge as preliminary to the present compilation, the Commissioners bear willing testimony.

The lapse of time, and the additional legislation since 1860, rendered it necessary that the Commissioners should again carefully review the entire series of civic enactments, which having been done, they had next to consider the best plan to be adopted to carry out the intention of the Council as embodied in their Resolution or Commission. To this end three courses presented themselves:—*First*, to print the By-laws as they then existed, with notes pointing out amendment or repeal; *secondly*, to codify, or, in other words, to classify and re-arrange the whole body of legislation according to subjects; or, *thirdly* (being a modification of the first), to print the entire series, having first consolidated all the By-laws relating to the same subjects, and amended, where necessary, those relating to a single purpose.

The first course was soon discovered to be impracticable, for it was found that there were so many By-laws on the same subjects, to which there had been continuous addition and amendment, that many of their sections were clearly contradictory, while in others the intention of the Council was lost in the obscurity of frequent change, it was therefore considered that publication in such shape would still leave the By-laws in a condition difficult to interpret, if not calculated to mislead those who had to refer to them, and thus defeat the main object of easy and intelligible reference.

As to the second course, a Codification of the By-laws, the Commissioners, while fully impressed with the convenient and complete result of their labours that such a work would have exhibited, found that the difficulty of its preparation out of a mass of material, for the most part in manuscript, was well nigh insurmountable as a first effort, although it may readily follow at a future day from the shape in which they now leave the By-laws.

The Commissioners therefore, after much hesitation, decided to adopt the third expedient, and print the volume in its present shape.

Another reason which influenced the Commissioners in a

great measure in deciding on this course, instead of codification, was the difficulty of getting over the numbering of the By-laws, particularly those relating to, and referred to by their numbers in the various issues of City Debentures, and the further consideration, that as this was to be the first publication of the laws of the City, whatever shape subsequent publications might assume, it was desirable that the first should exhibit and record the unbroken course of civic legislation by giving the series of both numbers and titles from the beginning, with the sole distinction of only printing at length the By-laws still in force.

The foregoing remarks being, as it were, preliminary, some further explanations respecting the contents of the present volume are deemed in place in presenting the same to the Council.

In the first place, the Commissioners considered it an appropriate introduction to furnish a schedule of the names of the Members of the Council and leading Civic Officials during the long series of years the legislation of which has been under consideration, thus rendering it a matter of easy reference to ascertain, on the one hand, the names of the Members of Council at the time any By-law was passed, and to preserve, on the other, a record of useful and for the most part gratuitous service, rendered to the City by its civic representatives and officials, many of whom have long since passed away.

In the next place, the Commissioners finding themselves frequently surrounded by ambiguity in the matter of both repeal or amendment from the subsequent repeal, it might be, of the amending or repealing enactment, or otherwise, to set the same finally at rest, followed the precedent of Mayor Wilson's Act, already referred to, and can now confidently refer to By-laws numbers 484 and 505, in which a final and complete summary of every provision of the Council on those heads is embodied and set forth,—which "Amending and Repealing" By-laws being printed in full in the series, as the

key or authority, the amendments are inserted in their places in the different By-laws where they occur, without further reference or comment.

The consolidation of the numerous By-laws referring to similar subjects, and the revision of others relating to a single purpose has been proceeded with with a careful endeavor to preserve, as far as possible, both the wording and the intention of the original framers of the enactments, and to amend only in those particulars that were necessary to bring them into accord with the existing Municipal Law, and the present and prospective requirements of the City. These "Consolidated" By-laws having been of necessity submitted to the Council for re-adoption were passed, the majority on the 26th of October, 1868, and the remainder on the 26th of November, 1869, by reference to which dates they may be readily referred to in the present volume. As bearing on these "Consolidated" By-laws, in the preparation of which was involved the heaviest labour of the Commissioners, it may not be out of place to refer to their first report to the Council, inserted in the minutes of the 26th July, 1868.

It was considered inadvisable to amend or in any way to interfere with those By-laws relating to the subjects over which the Commissioners of Police now exercise jurisdiction, their titles have therefore been merely printed.

Reference, it is felt, may be briefly made to two other series of By-laws now for the first time printed at large, namely, By-laws authorizing the leasing of lands belonging to the City, and By-laws authorizing the issue of Debentures.

With regard to the former no particular comment is necessary, and as perspicuity has been the main aim of the Commissioners, they have had prepared on a reduced scale and inserted at the commencement of the volume sundry maps of the properties referred to, which will be found of use in reading these "Lease" By-laws.

With regard to the latter it was only deemed necessary to

print those By-laws under which, from enquiries at the Chamberlain's office, it was ascertained that Debentures were still outstanding. These "Debenture" By-laws afford an opportunity of noting, in the steady growth and development of the City, the unavoidable creation of what is known as the "City Debenture Debt."

A few other Maps having reference to other By-laws, and prepared with a like object to that named above, will be also found at the commencement of the volume.

In addition to marginal notes inserted throughout the volume, the Index or Digest at the conclusion has, in compliance with the desire of the Council, been made as full and complete as possible. It is hoped that these united means of reference will accomplish in utility what they cost in labour.

Foreseeing the bulk the present extended publication would attain, it was considered advisable, while the type was standing, to publish simultaneously a smaller volume entitled "By-laws of Practical Utility and General Application," containing those By-laws (about 32 in number) which have to be more frequently referred to, and for the infraction of the provisions of which, penalties may be incurred.

The Commissioners having availed themselves of the sanction of the Council to employ clerical assistance, record the valuable services rendered in that behalf by FRANK J. JOSEPH, Esq., Barrister-at-Law, whose knowledge of Municipal Law, and ability in its application to the work of the Commission, afforded no small assistance in the preparation of these volumes and their passage through the press.

It is not considered necessary to extend the length of these prefatory remarks by any lengthy apologies or excuses for the time occupied; the Commissioners on this head, merely quoting from their report of July, 1868, already referred to, wherein it was stated: "That from the very nature of the work entrusted to them, involving a careful and patient examination of between four and five hundred By-laws, the result of civic

legislation extending over more than a third of a century, and the difficulties they necessarily experienced, amid their other public and private avocations, in devoting continuous application thereto,—the accomplishment of a work, the necessity and importance of which is universally admitted, has occupied more time than was at first anticipated."

In conclusion it is not presumed that the By-laws as now revised may not from time to time, as circumstances or experience may demand, require in many respects to be modified or amended; but it is hoped, that apart from the convenience the citizens will derive from having the laws of the City printed in a complete and convenient form, the By-laws as they now exist will aid more effectually to carry out the practical working of the various departments of the Corporation, and materially conduce to the welfare and good government of the City.

SAMUEL B. HARMAN, *Mayor,*
Chairman of Commissioners.

CITY HALL, TORONTO,
1st March, 1870.

MAYORS

OF THE

CITY OF TORONTO,

FROM THE DATE OF ITS INCORPORATION IN THE YEAR 1834, TO THE
YEAR 1877.

- 1834. WILLIAM LYON MACKENZIE.
- 1835. HON. ROBERT BALDWIN SULLIVAN, Q.C.
- 1836. THOMAS D. MORRISON, M.D.
- 1837. GEORGE GURNETT.
- 1838. JOHN POWELL.
- 1839. JOHN POWELL.
- 1840. JOHN POWELL.
- 1841. GEORGE MONRO.
- 1842. HON. HENRY SHERWOOD, Q.C.
- 1843. HON. HENRY SHERWOOD, Q.C.
- 1844. HON. HENRY SHERWOOD, Q.C.
- 1845. WILLIAM HENRY BOULTON.
- 1846. WILLIAM HENRY BOULTON.
- 1847. WILLIAM HENRY BOULTON.
- 1848. GEORGE GURNETT.
- 1849. GEORGE GURNETT.
- 1850. GEORGE GURNETT.
- 1851. JOHN GEORGE BOWES.
- 1852. JOHN GEORGE BOWES.
- 1853. JOHN GEORGE BOWES.
- 1854. { JOSHUA GEORGE BEARD.
HON. JOHN BEVERLEY ROBINSON, *President*.
- 1855. HON. GEORGE WILLIAM ALLAN.
- 1856. HON. JOHN BEVERLEY ROBINSON.
- 1857. JOHN HUTCHISON.

1858. { WILLIAM HENRY BOULTON.
DAVID BRECKENRIDGE READ, Q.C.
1859. HON. ADAM WILSON, Q.C.
1860. { HON. ADAM WILSON, Q.C.
JOHN CARR, *President*.
1861. JOHN GEORGE BOWES.
1862. JOHN GEORGE BOWES.
1863. JOHN GEORGE BOWES.
1864. FRANCIS H. MEDCALF.
1865. FRANCIS H. MEDCALF.
1866. FRANCIS H. MEDCALF.
1867. JAMES E. SMITH.
1868. JAMES E. SMITH.
1869. SAMUEL BICKERTON HARMAN.
1870. { SAMUEL BICKERTON HARMAN.
GEORGE D'ARCY BOULTON, *President*.
1871. JOSEPH SHEARD.
1872. JOSEPH SHEARD.
1873. ALEXANDER MANNING.
1874. FRANCIS H. MEDCALF.
1875. { FRANCIS H. MEDCALF.
JOHN BAXTER, *President*.
1876. ANGUS MORRISON.
1877. { ANGUS MORRISON.
PATRICK G. CLOSE, *President*.
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A LIST
OF THE
MEMBERS OF THE MUNICIPAL COUNCIL
AND
PRINCIPAL CIVIC OFFICIALS
OF THE
CITY OF TORONTO,

FROM THE DATE OF ITS INCORPORATION, IN THE YEAR 1834, TO
 THE YEAR 1877.

1834.

WILLIAM LYON MACKENZIE,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Thos. D. Morrison, M.D. John Harper.	John Armstrong. John Doel.
<i>St. David</i>	Wm. L. Mackenzie. James Lesslie.	Franklin Jackes. Colin Drummond.
<i>St. George</i>	Thomas Carfrae, Jr. Edward Wright.	John Craig. George Gurnett.
<i>St. Lawrence</i>	George Monro. { Geo. Duggan, Sr. ⁽¹⁾ { William Cawthra.	William Arthurs. { Lardner Bostwick. { Joshua G. Beard. ⁽²⁾
<i>St. Patrick</i>	John E. Tims, M. D. ⁽³⁾ Geo. T. Denison, Sr.	Joseph Turton. James Trotter.

CIVIC OFFICIALS.

James Hervey Price, <i>City Clerk.</i>	{ Matthew Walton, ⁽⁴⁾ { Andrew T. McCord, <i>Chamberlain.</i>
Charles Barnhart, <i>Governor of the Gaol.</i>	William Higgins, <i>Chief of Police.</i>

(1) Mr. Duggan unseated by judicial decision, and Mr. Cawthra declared duly elected and took his seat 1st May.
 (2) Mr. Beard elected, 15th September, in place of Mr. Bostwick, deceased.
 (3) Dr. Rolph refused to be sworn into office after being elected. Dr. Tims was elected in his stead, and took his seat 25th April.
 (4) Mr. Walton was Chamberlain till his death in July, 1834, and was succeeded by Mr. McCord.

1835.

HON. ROBERT BALDWIN SULLIVAN, Q. C.,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i> ⁽¹⁾	T. D Morrison, M. D. John Harper.	John Doel. { John Armstrong. Wm. Ketchum. ⁽²⁾
<i>St. David</i>	Hon. R. B. Sullivan, Q. C. Geo. Duggan, Sr.	George Henderson. Charles Stotesbury.
<i>St. George</i>	{ Thomas Carfrae, Jr. Edward Wright. ⁽³⁾ George Gurnett.	John Craig. Alexander Rennie.
<i>St. Lawrence</i>	John King, M. D. George Monro.	Joshua G. Beard. Alexander Dixon.
<i>St. Patrick</i>	Geo. T. Denison, Sr. Rich. H. Thornhill.	James Trotter. George Nichol.

CIVIC OFFICIALS.

{ James Hervey Price, ⁽⁴⁾ Charles Daly, <i>City Clerk</i>	Andrew T. McCord, <i>Chamberlain.</i>
Charles Barnhart, <i>Governor of the Gaol.</i>	George Kingsmill, <i>Chief of Police.</i>

1836.

THOMAS D. MORRISON, M. D.,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Thos. D. Morrison, M. D. John Harper.	John Doel. Wm. Ketchum.
<i>St. David</i>	James E. Small. James King,	James Hervey Price. Edward McElderry.

(1) A new election was ordered for this Ward. The same members were re-elected, and took their seats 20th February.

(2) Mr. Armstrong resigned 5th June. Mr. Ketchum was elected in his stead 23rd June.

(3) Mr. Wright unseated by judicial decision, and Mr. Gurnett declared duly elected, and took his seat 15th April.

(4) Mr. Price was City Clerk until 20th February, 1835, and was succeeded by Mr. Daly.

AND PRINCIPAL CIVIC OFFICIALS.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	George Gurnett. John King, M.D.	John Craig. George Walton.
<i>St. Lawrence</i>	John Eastwood. William Cawthra.	James Beaty. William Arthurs.
<i>St. Patrick</i>	Geo. T. Denison, Sr. Rich. H. Thornhill.	Thomas Cooper. James Trotter.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
John Kidd, Sr., <i>Governor of the Gaol.</i>	James Stitt, <i>Chief of Police.</i>

1837.

GEORGE GURNETT,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Armstong. John Powell.	John Ritchey. Hugh Carfrae.
<i>St. David</i>	Simon E. Washburn. ⁽¹⁾ Charles Stotesbury.	George Henderson. James Turner.
<i>St. George</i>	George Gurnett. John King, M.D.	John Craig. George Walton.
<i>St. Lawrence</i> ...	George Monro. Alexander Dixon.	Joshua G. Beard. James Browne.
<i>St. Patrick</i>	Geo. T. Denison, Sr. Rich. H. Thornhill.	James Trotter. Robert Blevins.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
John Kidd, Sr., <i>Governor of the Gaol.</i>	George Kingsmill, <i>Chief of Police.</i>

(1) Mr. Washburn died in October. The seat was not again filled till the following year.

1838.⁽¹⁾

JOHN POWELL,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Powell. John Armstrong.	John Ritchey. Hugh Carfrae.
<i>St. David</i>	Charles Stotesbury. James Newbigging. ⁽²⁾ Samuel E. Taylor. George Duggan, Jr.	George Henderson. Alex. Hamilton.
<i>St. George</i>	James G. Chewett. George Gurnett.	George Walton. John Craig.
<i>St. Lawrence</i>	George Monro. Alexander Dixon.	Joshua G. Beard. James Browne.
<i>St. Patrick</i>	Geo. T. Denison, Sr. Wm. H. Boulton.	James Trotter. Robert Blevins.

CIVIC OFFICIALS.

Charles Daly,
City Clerk.

Andrew T. McCord,
Chamberlain.

John Kidd, Sr.,
Governor of the Gaol.

George Kingsmill,
Chief of Police.

Thomas D. Harris,
Chief Engineer, Fire Brigade.

1839.

JOHN POWELL,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Powell. John Armstrong.	Thomas Young. John Ritchey.

(1) The elections this year and until 1850, were held under the Act 7 William IV, cap. 89, sec. 8, passed 4th March, 1837, which provided that the Aldermen and Common Councilmen to be thereafter elected, should "act in their office for two years," and further provided, in order to bring the Act into effect, that the Aldermen and Common Councilmen in each ward having the fewest votes should retire at the expiration of one year, but should be eligible for re-election.

(2) Mr. Taylor elected in place of Mr. Newbigging, deceased 19th February, 1838. Mr. Taylor's death, in July, again left the seat vacant, when Mr. George Duggan, Jr., was elected, and took his seat 12th August.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. David</i>	George Duggan, Jr. Charles Stotesbury.	Alex. Hamilton. George Henderson.
<i>St. George</i>	George Gurnett. James G. Chewett.	John Craig. George Walton.
<i>St. Lawrence</i>	Alexander Dixon. George Monro.	Robert Beard. Joshua G. Beard.
<i>St. Patrick</i>	Wm. H. Boulton. Geo. T. Denison, Sr.	William Mathers. James Trotter.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Kingsmill, <i>Chief of Police.</i>	John Kidd, Sr., <i>Governor of the Gaol.</i>
Thomas D. Harris, <i>Chief Engineer, Fire Brigade.</i>	

1840.

JOHN POWELL.

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Armstrong. John Powell.	John Ritchey. Thomas Young.
<i>St. David</i>	Charles Stotesbury. George Duggan, Jr.	{ George Henderson. ⁽¹⁾ William Andrews. Alex. Hamilton.
<i>St. George</i>	John King, M.D. George Gurnett.	George Walton. John Craig.
<i>St. Lawrence</i>	George Monro. Alexander Dixon.	Joshua G. Beard. Robert Beard.
<i>St. Patrick</i>	Geo. T. Denison, Sr. Wm. H. Boulton.	James Trotter. William Mathers.

(1) Mr. Henderson resigned 20th May, and Mr. Andrews took his seat 8th June.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	Thomas Young, <i>City Engineer.</i>
George Kingsmill, <i>Chief of Police.</i>	John Kidd, Sr., <i>Governor of the Gaol.</i>
Thomas D. Harris, <i>Chief Engineer, Fire Brigade.</i>	

1841.

GEORGE MONRO,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	{ John Powell. ⁽¹⁾ Wm. B. Jarvis. John Armstrong.	Richard Tinning. John Ritchey.
<i>St. David</i>	Alex. Burnside, M.D. Charles Stotesbury.	Alex. Hamilton. William Andrews.
<i>St. George</i>	George Gurnett. John King, M.D.	John Craig. George Walton.
<i>St. Lawrence</i>	Alexander Dixon. George Monro.	Robert Beard. Joshua G. Beard.
<i>St. Patrick</i>	{ Wm. H. Boulton. ⁽²⁾ Col. J. S. Macaulay. Geo. T. Denison, Sr.	{ William Mathers. ⁽³⁾ Robert Blevins. James Trotter.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	Thomas Young, <i>City Engineer.</i>

(1) Mr. Powell resigned 27th September, and Mr. Jarvis took his seat 4th October.

(2) Mr. Boulton resigned 15th November, and Mr. Macaulay took his seat 29th November.

(3) Mr. Mathers resigned 3rd May, and Mr. Blevins took his seat 12th May

George Kingsmill,
Chief of Police.

John Kidd, Jr.,
Governor of the Gaol.

Thomas D. Harris,
Chief Engineer, Fire Brigade.

1842.

HON. HENRY SHERWOOD, Q. C.,
Mayor

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Armstrong. { Wm. B. Jarvis. ⁽¹⁾ Capt. J. M. Strachan.	John Ritchey. Richard Tinning.
<i>St. David</i>	Hon. H. Sherwood, Q.C. Alex. Burnside, M.D.	William Andrews. Alex. Hamilton.
<i>St. George</i>	John King, M.D. George Gurnett.	George Walton. John Craig.
<i>St. Lawrence</i>	George Monro. Alexander Dixon.	Joshua G. Beard. Robert Beard.
<i>St. Patrick</i>	Geo. T. Denison, Sr. { Col. J. S. Macaulay. ⁽²⁾ Wm. H. Boulton.	James Trotter. Robert Blevins.

CIVIC OFFICIALS.

Charles Daly,
City Clerk.

Andrew T. McCord,
Chamberlain.

Clarke Gamble,
City Solicitor.

Thomas Young,
City Engineer.

George Kingsmill,
Chief of Police.

John Kidd, Jr.,
Governor of the Gaol.

Robert Beard,
Chief Engineer, Fire Brigade.

(1) Mr. Jarvis resigned, and Capt. Strachan took his seat 7th February.

(2) Col. Macaulay resigned 22nd January, and Mr. Boulton took his seat 7th February.

1843.

HON. HENRY SHERWOOD, Q.C.,

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	George Duggan, Jr. John Armstrong.	Richard Tinning. John Ritchey.
<i>St. David</i>	Alex. Burnside, M.D. Hon. H. Sherwood, Q.C.	Wm. A. Campbell. William Andrews.
<i>St. George</i>	George Gurnett. { John King, M.D. ⁽¹⁾ Wm. Wakefield.	John Craig. George Walton.
<i>St. Lawrence</i>	Alexander Dixon. George Monro.	Robert Beard. Joshua G. Beard.
<i>St. Patrick</i>	Geo. T. Denison, Sr. Geo. T. Denison, Jr.	Jonathan Dunn. James Trotter.

CIVIC OFFICIALS.

Charles Daly,
*City Clerk.*Clarke Gamble,
*City Solicitor.*George Kingsmill,
*Chief of Police.*Andrew T. McCord,
*Chamberlain.*John G. Howard,
*City Engineer.*John Kidd, Jr.,
*Governor of the Gaol.*Robert Beard,
Chief Engineer, Fire Brigade.

1844.

HON. HENRY SHERWOOD, Q.C.,

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Armstrong. George Duggan, Jr.	John Ritchey. Richard Tinning.
<i>St. David</i>	Hon. H. Sherwood, Q.C. Alex. Burnside, M.D.	Sheldon Ward. Wm. A. Campbell.

(1) Dr. King resigned 8th May, and Mr. Wakefield took his seat 16th May.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Lawrence</i>	George Munro. Alexander Dixon.	Joshua G. Beard. Robert Beard.
<i>St. George</i>	Wm. Wakefield. George Gurnett.	George Walton. John Craig.
<i>St. Patrick</i>	Wm. H. Boulton. Geo. T. Denison, Jr.	James Trotter. Jonathan Dunn.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	John G. Howard, <i>City Engineer.</i>
George Kingsmill, <i>Chief of Police.</i>	John Kidd, Jr. <i>Governor of the Gaol.</i>
Robert Beard, <i>Chief Engineer, Fire Brigade.</i>	

1845.

WILLIAM HENRY BOULTON.
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	George Duggan, Jr. John Armstrong.	Alex. Macdonald. John Ritchey.
<i>St. David</i>	Angus Bethune. Hon. H. Sherwood, Q.C.	Samuel Mitchell. Sheldon Ward. ⁽¹⁾ George Platt.
<i>St. Lawrence</i>	Robert Beard. George Munro.	Samuel Platt. Joshua G. Beard.
<i>St. George</i>	George Gurnett. Wm. Wakefield.	John Craig. George Walton.
<i>St. Patrick</i>	Geo. T. Denison, Jr. Wm. H. Boulton.	Jonathan Dunn. James Trotter.

(1) Mr. Sheldon Ward died. Mr. George Platt took his seat 23th July.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	John G. Howard, <i>City Engineer.</i>
George Kingsmill, <i>Chief of Police.</i>	John Kidd, Jr. <i>Governor of the Gaol.</i>
Robert Beard, <i>Chief Engineer, Fire Brigade.</i>	

 1846.

 WILLIAM HENRY BOULTON,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Hon. J. H. Cameron, Q. C. George Duggan, Jr.	John Ritchey. Alex. Macdonald.
<i>St. David</i>	Hon. H. Sherwood, Q. C. Angus Bethune.	George Platt. Samuel Mitchell.
<i>St. Lawrence</i>	James Beaty. Robert Beard.	Joshua G. Beard. Samuel Platt.
<i>St. George</i>	Wm. Wakefield. George Gurnett.	Thomas J. Preston. John Craig.
<i>St. Patrick</i>	Wm. H. Boulton. Geo. T. Denison, Jr.	James Trotter. Jonathan Dunn.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	John G. Howard, <i>City Engineer.</i>
George Kingsmill, <i>Chief of Police.</i>	John Kidd, Jr. <i>Governor of the Gaol.</i>
Robert Beard, <i>Chief Engineer, Fire Brigade.</i>	

1847.

WILLIAM HENRY BOULTON.

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	George Duggan, Jr. Hon. J. H. Cameron, Q.C.	Samuel Shaw. John Ritchey.
<i>St. David</i>	Joseph Workman. Hon. H. Sherwood, Q.C.	William Davis. George Platt.
<i>St. George</i>	George Gurnett. Wm. Wakefield.	John Craig. Thomas J. Preston.
<i>St. James</i> ⁽¹⁾	John Bell, Q.C. John Armstrong.	Thomas Storm. Alex. Hamilton.
<i>St. Lawrence</i>	{ Hon. J. H. Hagarty, Q.C. Robert Beard. ⁽²⁾ James Beaty.	Samuel Platt. Joshua G. Beard.
<i>St. Patrick</i>	Geo. T. Denison, Jr. Wm. H. Boulton.	John Carr. James Trotter.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	John G. Howard, <i>City Engineer.</i>
George L. Allen, <i>Chief of Police.</i>	John Kidd, Jr., <i>Governor of the Gaol.</i>
James Armstrong, <i>Chief Engineer, Fire Brigade.</i>	

1848.

GEORGE GURNETT,

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Geo. Percival Ridout. George Duggan, Jr.	John Ritchey. { Samuel Shaw. ⁽³⁾ John Howcutt.

(1) The Ward of St. James was formed this year, from St. David's, and members were elected to represent the same.

(2) Mr. Hagarty resigned 31st May, and Mr. Beard took his seat 16th August.

(3) Mr. Shaw resigned 17th April, and Mr. Howcutt took his seat 16th May.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. David</i>	Richard Dempsey. Joseph Workman.	George Coulter. William Davis.
<i>St. George</i>	Wm. Wakefield. George Gurnett.	E. F. Whittemore. John Craig.
<i>St. James</i>	{ John Armstrong, Hon. H. Sherwood, Q.C. ⁽¹⁾ John Bell, Q.C.	{ Alexander Hamilton. ⁽²⁾ Edwin Bell. Thomas Storm. ⁽³⁾ Robert James, Jr.
<i>St. Lawrence</i>	James Beaty. Robert Beard.	John Smith. Samuel Platt.
<i>St. Patrick</i>	Wm. A. Campbell. Geo. T. Denison, Jr.	Robert B. Denison. John Carr.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	John G. Howard, <i>City Engineer.</i>
George L. Allen, <i>Chief of Police.</i>	John Kidd, Jr., <i>Governor of the Gaol</i>
	Robert Beard, <i>Chief Engineer, Fire Brigade.</i>

1849.

GEORGE GURNETT,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	George Duggan, Jr. Geo. Percival Ridout.	Thomas Armstrong. John Ritchey.
<i>St. David</i>	{ Joseph Workman. ⁽⁴⁾ Hon. Geo. W. Allan. Richard Dempsey.	William Davis. George Coulter.

(1) Mr. Sherwood took his seat 4th September, in place of Mr. Armstrong, deceased.

(2) Mr. Hamilton resigned 8th May, and Mr. Bell took his seat 22nd May.

(3) Mr. Storm resigned 27th March, and Mr. James took his seat 10th April.

(4) Mr. Workman resigned 9th July, and Mr. Allan took his seat 30th July.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	George Gurnett. { Wm. Wakefield. ⁽²⁾ Thomas Bell.	{ John Craig. ⁽¹⁾ James Ashfield. E. F. Whittemore. ⁽³⁾ Samuel Thompson.
<i>St. James</i>	John Bell, Q.C. Hon. H. Sherwood, Q.C.	Robert James, Jr. Edwin Bell.
<i>St. Lawrence</i>	Robert Beard. { James Beaty. ⁽⁴⁾ Joshua G. Beard.	Samuel Platt. { John Smith. ⁽⁵⁾ John T. Smith.
<i>St. Patrick</i>	Geo. T. Denison, Jr. Wm. A. Campbell.	John Carr. Robert B. Denison.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Clarke Gamble, <i>City Solicitor.</i>	John G. Howard, <i>City Engineer.</i>
George L. Allen, <i>Chief of Police.</i>	John Kidd, Jr., <i>Governor of the Gaol.</i>
Robert Beard, <i>Chief Engineer, Fire Brigade.</i>	

1850.⁽⁶⁾

GEORGE GURNETT,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	George Duggan, Jr.	John Ritchey. Thomas Armstrong.
<i>St. David</i>	Richard Dempsey.	William Davis. George Coulter.
<i>St. George</i>	George Gurnett.	James Ashfield. Samuel Thompson.

- (1) Mr. Craig resigned 16th April, and Mr. Ashfield took his seat 7th May.
- (2) Mr. Wakefield resigned 16th April, and Mr. Bell took his seat 7th May.
- (3) Mr. Whittemore resigned 16th April, and Mr. Thompson took his seat 7th May.
- (4) Mr. Beaty resigned 9th July, and Mr. Beard took his seat 30th July.
- (5) Mr. John Smith resigned 16th April, and Mr. John T. Smith took his seat 7th May.
- (6) The elections this year were held under the Act 12 Vic. cap. 81, sec. 83 (1849), which provided for the election of one Alderman and two Councilmen for each Ward.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. James</i>	John G. Bowes.	Edwin Bell. ⁽¹⁾ Robert James, Jr.
<i>St. Lawrence</i>	Joshua G. Beard.	Samuel Platt. John T. Smith.
<i>St. Patrick</i>	Wm. A. Campbell.	Jonathan Dunn. John Bugg.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	John G. Howard, <i>City Engineer.</i>
Clarke Gamble, <i>City Solicitor.</i>	John Kidd, Jr., <i>Governor of the Guol.</i>
George L. Allen, <i>Chief of Police.</i>	Robert Beard, <i>Chief Engineer, Fire Brigade.</i>

1851.⁽²⁾

JOHN GEORGE BOWES,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Hon. J. H. Cameron, Q.C. Geo. Percival Ridout.	John Ritchey. John Carr.
<i>St. David</i>	Richard Kneeshaw. Richard Dempsey.	Adam Beatty. David C. Maclean.
<i>St. George</i>	{ George Gurnett. ⁽³⁾ Wm. Wakefield. Samuel Thompson.	James Ashfield. Edward Wright.
<i>St. James</i>	John G. Bowes. E. F. Whittemore.	James Price. Michael P. Hayes.

(1) Mr. Edwin Bell resigned 2nd December, but his place was not filled until the following Municipal Elections.

(2) The Act, 12 Vic. cap. 81, sec. 88, which provides for the election of only one Alderman for each Ward was repealed by 13 & 14 Vic. cap. 64, sec. 2, and the election of two Aldermen for each Ward again provided for.

(3) Mr. Gurnett resigned his seat 24th January, was appointed Police Magistrate, and Mr. Wakefield took his seat 10th February.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Lawrence</i>	Robert Beard. Joshua G. Beard.	John T. Smith. Samuel Platt.
<i>St. Patrick</i>	Hon. John B. Robinson. Joseph Sheard.	Jonathan Dunn. John Bugg.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	John G. Howard, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	George L. Allen, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	John Kidd, Jr., <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1852.

JOHN GEORGE BOWES,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Hon. J. H. Cameron. Thomas Armstrong.	John Carr. Kivas Tully.
<i>St. David</i>	Richard Dempsey, George Brooke.	Adam Beatty. George Platt.
<i>St. George</i>	{ Wm. Wakefield. ⁽¹⁾ Capt. J. M. Strachan. Samuel Thompson.	James Ashfield. Edward Wright.
<i>St. James</i>	John G. Bowes. John Hutchison.	Charles E. Romain. R. C. McMullen.
<i>St. Lawrence</i>	Robert Beard. Joshua G. Beard.	John T. Smith. Joseph Lee.
<i>St. Patrick</i>	Wm. H. Boulton. Joseph Sheard.	Jonathan Dunn. John Bugg.

(1) Mr. Wakefield resigned 16th March, and Capt. Strachan took his seat 29th March.

CIVIC OFFICIALS.

Charles Daly,
City Clerk.

Andrew T. McCord,
Chamberlain.

George Duggan,
Recorder.

John G. Howard,
City Engineer.

George Gurnett,
Police Magist. &c.

{ George L. Allen,
Samuel Sherwood,
Chief of Police.

Clarke Gamble,
City Solicitor.

George L. Allen,
Governor of the Gaol

James Ashfield,
Chief Engineer, Fire Brigade.

1853.

JOHN GEORGE BOWES.

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Thomas Armstrong. { John Carr. ⁽¹⁾ Joseph Dixon. ⁽²⁾ Samuel Shaw.	Alex. Macdonald. Samuel Rogers.
<i>St. David</i>	{ John Bell, Q. C. ⁽¹⁾ James Beaty. George Brooke. ⁽¹⁾ Samuel Platt.	George Platt. William Davis.
<i>St. George</i>	Samuel Thompson. E. H. Rutherford.	James Ashfield. { Edward Wright. ⁽¹⁾ Frederick C. Capreol.
<i>St. James</i>	John G. Bowes. { John Hutchison. ⁽¹⁾ Angus Morrison.	Charles B. Romain. Samuel T. Green.

(1) Aldermen Carr, Bell, Brooke, Hutchison and Denson, and Councilmen Wright, Bugg and Smith resigned 3rd November, and were succeeded by the several gentlemen bracketted with them, namely, Aldermen Dixon, Beaty, Platt, Morrison, Robinson, and Councilmen Capreol, Hall, &c. McConkey, all of whom took their seats 14th November, except Mr. Dixon.

(2) Mr. Dixon's return was set aside by judicial decision, and Mr. Shaw declared duly elected, and took his seat 5th December.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. John</i> ⁽¹⁾	Sir J. L. Robinson, Bart. Ogle R. Gowan.	{ John Bugg. ⁽²⁾ William Hall. Robert Dodds.
<i>St. Lawrence</i>	Michael P. Hayes. Wm. Gooderham.	{ John Smith. ⁽³⁾ Thos. McConkey. Joseph Lee.
<i>St. Patrick</i>	{ Geo. T. Denison, Jr. ⁽⁴⁾ Hon. John B. Robinson. Hon. Wm. Cayley.	Jonathan Dunn. James Baxter.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord. <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	William Thomas, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Samuel Sherwood, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>

James Ashfield,
Chief Engineer, Fire Brigade.

1854.

JOSHUA GEORGE BEARD,
Mayor

HON. JOHN BEVERLEY ROBINSON,⁽⁵⁾
President.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Carr. Charles March.	William Graham. E. B. Gilbert.
<i>St. David</i>	Samuel Platt. Hon. Geo. W. Allan.	Adam Beatty. John Carruthers. ⁽⁴⁾

(1) St. John's Ward was formed this year from St. Patrick's Ward.

(2) See note 1 on preceding page.

(3) Mr. Robinson presided in the Council from 30th January to 3rd April during the illness of the Mayor.

(4) Mr. Carruthers, unseated by judicial decision and a new election ordered, when he was again returned, and took his seat 24th February.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	John Duggan. E. H. Rutherford.	S. H. Thompson. Edward Wright.
<i>St. James</i>	Charles E. Romain. Angus Morrison.	John T. Smith. James Good.
<i>St. John</i>	{ Ogle R. Gowan. ⁽¹⁾ Hon. J. H. Cameron, Q. C. Joseph Sheard.	John Bugg. Joseph Rowell.
<i>St. Lawrence</i>	Joshua G. Beard. Joseph Lee.	Thos. McConkey. Wm. Murphy. ⁽²⁾
<i>St. Patrick</i>	Hon. John B. Robinson. Jonathan Dunn.	Thomas Mara. Theophilus Earl.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	John G. Howard, <i>City Engineer.</i>
George Curnett, <i>Police Magistrate.</i>	Samuel Sherwood, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

 1855.

 HON. GEORGE WILLIAM ALLAN,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Carr. Robt. P. Crooks.	E. B. Gilbert. Henry Prittie.
<i>St. David</i>	Hon. George W. Allan. Wm. Henderson.	Adam Beatty. { John Carruthers. ⁽³⁾ William Ramsay.

(1) Mr. Gowan, unseated by judicial decision, and a new election ordered, when Mr. Cameron was returned, and took his seat 24th February.

(2) Mr. Murphy, unseated by judicial decision and a new election ordered, when he was again returned, and took his seat 24th February.

(3) Mr. Carruthers resigned 23rd July, and Mr. Ramsay took his seat 6th August.

AND PRINCIPAL CIVIC OFFICIALS.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	John Duggan. Geo. A. Philpotts.	Edward Wright. Andrew Drummond.
<i>St. James</i>	Charles E. Romain. James Good.	John Wilson. Alex. M. Smith.
<i>St. John</i>	Hon. J. H. Cameron. { Richard Dempsey. ⁽¹⁾ { Joseph Sheard.	John Bugg. { Robert Moodie. ⁽²⁾ { Joseph Rowell.
<i>St. Lawrence</i>	John Smith. Wm. Gooderham.	Wm. Murphy. Thos. McConkey.
<i>St. Patrick</i>	Jonathan Dunn. Hon. A. Wilson, Q.C.	Thos. Mara. Theophilus Earl.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	William Kingsford, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Samuel Sherwood, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>

James Ashfield,
Chief Engineer, Fire Brigade.

1856.

HON. JOHN BEVERLEY ROBINSON.
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Worthington. Robt. P. Crooks.	Henry Prittie. Henry Sproatt.
<i>St. David</i>	Wm. Henderson. John G. Bowes.	Adam Beatty. John Carruthers.

(1) Mr. Dempsey unseated by judicial decision, and Mr. Sheard declared duly elected, and took his seat 26th February.

(2) Mr. Moody unseated by judicial decision, and a new election ordered, when Mr. Rowell was returned, and took his seat 5th March.

MEMBERS OF THE MUNICIPAL COUNCIL

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	John Duggan. Geo. A. Philpotts.	Edward Wright. George Netting.
<i>St. James</i>	John Harrington. John Hutchison.	John Wilson. John Cameron.
<i>St. John</i>	John Bugg. Richard Dempsey.	Joseph Rowell. Robert Moodie.
<i>St. Lawrence</i>	Alexander Manning. William Strachan.	William Davis. Wm. Murphy.
<i>St. Patrick</i>	Hon. John B. Robinson. Jonathan Dunn.	Thomas Shortis. Theophilus Earl.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	Thomas H. Harrison, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Samuel Sherwood, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

 1857.

JOHN HUTCHISON,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	John Worthington. Robt. P. Crooks.	James Prittie. Henry Sproatt.
<i>St. David</i> ⁽¹⁾	John O'Donohoe. John Ritchey, Jr.	William Ardagh. William Ramsay.

(1) In consequence of a disturbance which arose at the election in St. David's Ward, no return was made by the Returning Officer. The members of the Council representing the other Wards appointed the above members to represent the Ward for the current year, in accordance with the statute in that behalf.

AND PRINCIPAL CIVIC OFFICIALS.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	Alfred Brunel. Geo. A. Philpotts.	Edward Wright. George Netting.
<i>St. James</i>	John Harrington. John Hutchison.	Thomas Craig. William W. Fox.
<i>St. John</i>	Richard Dempsey. John Bugg.	Robert Moodie. James E. Smith.
<i>St. Lawrence</i>	Oliver Mowat. Alexander Manning.	{ William Davis. ⁽¹⁾ W. M. Gorrie. Wm. Murphy.
<i>St. Patrick</i>	Hon. John B. Robinson. Thomas Shortis.	Theophilus Earl. George Simpson.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	Thomas Booth, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Samuel Sherwood, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1858.

WILLIAM HENRY BOULTON,⁽²⁾
Mayor.

DAVID BRECKENRIDGE READ, Q. C.,
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Wm. H. Boulton. John Carr.	Henry Sproatt. Abel Wilcock.

1) Mr. Davis unseated by judicial decision and a new election ordered, when Mr. Gorrie was returned and took his seat 20th July.

2) The Mayor, Mr. Boulton, resigned 8th November, and Mr. Read was elected Mayor, 11th November.

MEMBERS OF THE MUNICIPAL COUNCIL

WARD.	ALDERMEN.	COUNCILMEN
<i>St. David</i>	Jeremiah Carty. John Ritchey, Jr.	William Ardagh. { John Carruthers. ⁽¹⁾ William Ramsay.
<i>St. George</i>	Alfred Brunel. George Boomer.	Christopher Mitchell. Frederick Upton.
<i>St. James</i>	Oliver Mowat. Alex. M. Smith.	William W. Fox. Thomas Craig.
<i>St. John</i>	John Bugg. Robert Moodie.	Robert J. Griffith. James E. Smith.
<i>St. Lawrence</i>	George Ewart. William Strachan.	William Lennox. W. M. Gorrie.
<i>St. Patrick</i>	Jonathan Dunn. David B. Read, Q. C.	John Purdy. Henry Prittie.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	Thomas Booth, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Samuel Sherwood, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1859.

HON. ADAM WILSON, Q. C.,⁽²⁾
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Sproatt. Thompson McCleary.	Abel Wilcock. Erastus Wiman.
<i>St. David</i>	Jeremiah Carty. John O'Donohoe.	William Ardagh. John Reed.

(1) Mr. Carruthers resigned 21st June, and Mr. Ramsay took his seat 28th June.

(2) Mr. Wilson was elected by the vote of the people under the provisions of the Municipal Act of 1865.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	{ Alfred Brunel. ⁽¹⁾ Samuel Sherwood. Kivas Tully.	William S. Finch. John E. Pell.
<i>St. James</i>	{ Joseph Sheard. ⁽²⁾ William W. Fox. Alex. M. Smith. ⁽³⁾ Hon. M. C. Cameron, Q.C.	John Sterling. { John W. Drummond. ⁽⁴⁾ Robert Mitchell.
<i>St. John</i>	John Bugg. James E. Smith.	Robt. J. Griffith. John Boxall.
<i>St. Lawrence</i>	George Ewart. James Stock.	Thomas Berkinshaw. Archibald Taylor.
<i>St. Patrick</i>	Jonathan Durn. Michael Lawlor, M.D.	George Carroll. William A. Lee.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	Alfred Brunel, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1860.

HON. ADAM WILSON, Q. C.⁽⁵⁾

Mayor.

JOHN CARR,⁽⁶⁾

President.

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- (1) Mr. Brunel resigned 11th April, and Mr. Sherwood took his seat 25th April.
 (2) Mr. Sheard resigned 11th April, and Mr. Fox took his seat 2nd May.
 (3) Mr. Smith resigned 28th February, and Mr. Cameron took his seat 4th April.
 (4) Mr. Drummond resigned 11th April, and Mr. Mitchell took his seat 2nd May.
 (5) Mr. Wilson again elected Mayor by vote of the people.
 (6) Mr. Carr appointed 23rd February, to preside as President of the Council during Mr. Wilson's absence in Parliament.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Sproatt. Henry Godson.	Patrick Conlin. Robert Bell.
<i>St. David</i>	Jeremiah Carty. James J. Vance.	William Ardagh. John Carruthers.
<i>St. George</i>	Samuel Sherwood. Hon. John McMurrich.	Edmund L. Butters. John E. Pell.
<i>St. James</i>	John Smith. William W. Fox.	Chas. E. Stotesbury. David Smith.
<i>St. John</i>	Robert Moodie. James E. Smith.	Robert J. Griffith. James Farrell.
<i>St. Lawrence</i>	{ George Ewart. ⁽¹⁾ Francis H. Medcalf. William Strachan.	William Higgins. Archibald Taylor.
<i>St. Patrick</i>	Jonathan Dunn. John Carr.	John Baxter. Robert McKnight.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	{ Alfred Brunel, J. H. Bennett, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1861.

JOHN GEORGE BOWES, ⁽²⁾
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Godson. Henry Sproatt.	Robert Bell. Patrick Conlin.

(1) Mr. Ewart resigned 5th March, and Mr. Medcalf took his seat 15th March.

(2) Mr. Bowes elected Mayor by vote of the people.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. David</i>	John Ritchey, Jr. Thomas Snarr.	John Reed. James Spottiswood.
<i>St. George</i>	George Boomer. Alfred Brunel.	John E. Pell. ⁽¹⁾ { Frederick Upton. ⁽²⁾ { Samuel Sherwood.
<i>St. James</i>	John Nasmith. John Sterling.	William Edwards. Neil C. Love.
<i>St. John</i>	Robert Moodie. James E. Smith.	John Boxall. James Farrell.
<i>St. Lawrence</i>	William Strachan. James Stock.	William Higgins. Thomas Thompson.
<i>St. Patrick</i>	John Carr. Jonathan Dunn.	John Baxter. Robert McKnight.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	J. H. Bennett, <i>City Engineer.</i>
George Gurnett, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1862.

JOHN GEORGE BOWES,⁽³⁾
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Godson. Henry Sproatt.	Robert Bell. Patrick Conlin.
<i>St. David</i>	Patrick Hynes. John Smith.	John Reed. James Spottiswood.

(1) Mr. Pell resigned 11th November. No one elected in his stead.

(2) Mr. Sherwood elected and took his seat 11th March, in place of Mr. Upton, deceased.

(3) Mr. Bowes elected Mayor by vote of the people.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	Alfred Brunel. Stephen M. Jarvis.	Thomas Smith. Richard Tinning, Jr.
<i>St. James</i>	John Nasmith. John Sterling.	William Edwards. Neil C. Love.
<i>St. John</i>	Robert Moodie. James E. Smith.	John Boxall. James Farrell.
<i>St. Lawrence</i>	George Leslie. William Strachan.	William Higgins. Thomas Thompson.
<i>St. Patrick</i>	John Carr. Jonathan Dunn.	John Baxter. Nathaniel Dickey.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	J. H. Bennett, <i>City Engineer.</i>
George Boomer, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

 1863.
JOHN GEORGE BOWES,⁽¹⁾*Mayor.*

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Sproatt. John Wallis.	Robert Bell. John Spence.
<i>St. David</i>	Patrick Hynes. Francis H. Medcalf.	James Kerr. James Mitchell.
<i>St. George</i>	Stephen M. Jarvis. Thomas Smith.	James Bennett. Richard Tinning, Jr.

 (1) Mr. Bowes elected Mayor by vote of the people.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. James</i>	Neil C. Love. John Sterling.	William Edwards. Robert James, Jr.
<i>St. John</i>	Robert Moodie. James E. Smith.	John Bozall. James Farrell.
<i>St. Lawrence</i>	George Ewart. William Strachan.	John O'Connell. Thomas Thompson.
<i>St. Patrick</i>	John Carr. Jonathan Dunn.	John Baxter. Nathaniel Dickey.

CIVIC OFFICIALS.

Charles Daly, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	J. H. Bennett, <i>City Engineer.</i>
George Boomer, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Clarke Gamble, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1864.

FRANCIS H. MEDCALF,⁽¹⁾

Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Godson. John Wallis.	Robert Bell. John Spence.
<i>St. David</i>	Patrick Hynes. James J. Vance.	Wm. Adamson. Richard Ardagh.
<i>St. George</i>	Stephen M. Jarvis. Thomas Smith.	James Bennett. Richard Tinning, Jr.
<i>St. James</i>	Neil C. Love. John Sterling.	William Edwards. Robert James, Jr.

(1) Mr. Medcalf elected Mayor by vote of the people.

MEMBERS OF THE MUNICIPAL COUNCIL

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. John</i>	Robert Moodie. James E. Smith.	James Farrell. John Greenlees.
<i>St. Lawrence</i>	George Ewart. William Srachan.	John O'Connell. Thomas Thompson.
<i>St. Patrick</i>	John Baxter. { John Carr. ⁽¹⁾ { Nathaniel Dickey. ⁽²⁾	{ Nathaniel Dickey. { John Canavan. ⁽³⁾ James R. Dunn.

CIVIC OFFICIALS.

{ Charles Daly, ⁽⁴⁾ { John Carr, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	J. H. Bennett, <i>City Engineer.</i>
George Boomer, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Hon. John B. Robinson, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1865.

FRANCIS H. MEDCALF,⁽⁵⁾
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Henry Godson. { John Wallis. ⁽⁶⁾ { Robt. P. Crooks.	Robert Bell. John Spence.
<i>St. David</i>	Patrick Hynes. James J. Vance.	Wm. Adamson. James B. Boustead.

(1) Mr. Carr resigned 11th April, and was subsequently appointed City Clerk (see note 4.)
 (2) Mr. Dickey, who resigned as Councilman, 11th April, was elected in place of Mr. Carr, and took his seat as Alderman, 18th April.
 (3) Mr. Canavan, elected in place of Mr. Dickey, took his seat 25th April.
 (4) Mr. Daly died in April, after holding the office of City Clerk for 29 years (see 1835), and was succeeded by Mr. Carr.
 (5) Mr. Medcalf elected Mayor by vote of the people.
 (6) Mr. Wallis resigned 1st May, and Mr. Crooks took his seat 18th May.

AND PRINCIPAL CIVIC OFFICIALS.

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WARD.	ALDERMEN.	COUNCILMEN.
<i>St. George</i>	Thomas Smith. John J. Vickers.	Richard Tinning, Jr. John Clements.
<i>St. John</i>	James E. Smith. Robert Moodie.	John Greenlees. John Boxall.
<i>St. James</i>	Joseph Sheard. Robert James, Jr.	George T. Beard. James Fraser.
<i>St. Lawrence</i>	William Strachan. Thomas Thompson.	James Burns. Wm. Hamilton, Jr.
<i>St. Patrick</i>	John Canavan. Nathaniel Dickey.	James R. Dunn. George T. Denison, Jr.

CIVIC OFFICIALS.

John Carr, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	J. H. Bennett, <i>City Engineer.</i>
George Boomer, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Hon. John B. Robinson, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

1866.

FRANCIS H. MEDCALF,⁽¹⁾
Mayor.

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. Andrew</i>	Samuel B. Harman. Geo. D'Arcy Boulton.	Robert Bell. John Spence.
<i>St. David</i>	Wm. Adamson. Patrick Hynes.	John Carruthers. Samuel Parker.
<i>St. George</i>	Thomas Smith. John J. Vickers.	Richard Tinning, Jr. John Clements.

(1) Mr. Medcalf elected Mayor by vote of the people.

MEMBERS OF THE MUNICIPAL COUNCIL

WARD.	ALDERMEN.	COUNCILMEN.
<i>St. James</i>	Joseph Sheard. William Edwards.	James B. Boustead. James Fraser. ⁽¹⁾ George T. Beard.
<i>St. John</i>	James E. Smith. John Greenlees.	John Boxall. Francis Riddell.
<i>St. Lawrence</i>	William Strachan. Thomas Thompson.	James Burns. John O'Connell.
<i>St. Patrick</i>	Nathaniel Dickey. John Baxter.	Geo. T. Denison, Jr. James R. Dunn.

CIVIC OFFICIALS.

John Carr, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
George Duggan, <i>Recorder.</i>	J. H. Bennett, <i>City Engineer.</i>
Alex. MacNabb, <i>Police Magistrate.</i>	Capt. W. S. Prince, <i>Chief of Police.</i>
Hon. John B. Robinson, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
James Ashfield, <i>Chief Engineer, Fire Brigade.</i>	

 1867.⁽²⁾
JAMES E. SMITH,⁽³⁾*Mayor.*

ALDERMEN.

<i>St. Andrew's Ward.</i>	<i>St. David's Ward.</i>
Samuel B. Harman.	Patrick Hynes.
Geo. D'Arcy Boulton.	Francis H. Medcalf.
Robert Bell.	William Adamson.

(1) Mr. Fraser resigned 19th February, and Mr. Beard took his seat 5th March.

(2) By the Municipal Acts of 1866 (29 & 30 Vic., chaps. 51 and 52), the election of the Mayor, in Cities, was again vested in the Corporation, the office of Councilmen was abolished, and the number of Aldermen was increased to three for each Ward, to hold office for three years—one retiring annually by rotation. To bring the provisions of the Act into operation, the Act provided that after the first election, it should be determined by ballot, under the direction of the Clerk, which of the members should retire in the first, second, and third years respectively, which ballot being taken, entitled the members to hold office, the first named for three years, the second for two, and the last for one year.

(3) Mr. Smith elected Mayor by vote of the Members of the Council.

AND PRINCIPAL CIVIC OFFICIALS.

ALDERMEN.

<p><i>St. George's Ward.</i> John J. Vickers. Thomas Smith. { James D. Edgar.⁽¹⁾ { John Clements.</p>	<p><i>St. James's Ward.</i> Joseph Sheard. George T. Beard. George Ewart.</p>
<p><i>St. John's Ward.</i> John Boxall. Francis Riddell. James E. Smith.</p>	<p><i>St. Lawrence Ward.</i> Alexander Manning. Thomas Thompson. William Strachan.</p>
<p><i>St. Patrick's Ward.</i> Robert A. Harrison, Q.C. Nathaniel Dickey. George T. Denison, Jr.</p>	

CIVIC OFFICIALS.

<p>John Carr, <i>City Clerk.</i> George Duggan, <i>Recorder.</i> Alex. MacNabb, <i>Police Magistrate.</i> Hon. John B. Robinson, <i>City Solicitor.</i></p>	<p>Andrew T. McCord, <i>Chamberlain.</i> J. H. Bennett, <i>City Engineer.</i> Capt. W. S. Prince, <i>Chief of Police.</i> George L. Allen, <i>Governor of the Gaol.</i></p>
<p>James Ashfield, <i>Chief Engineer, Fire Brigade.</i></p>	

1868.

JAMES E. SMITH,⁽²⁾
Mayor.

ALDERMEN.⁽³⁾

<p><i>St. Andrew's Ward.</i> Robert Bell. Samuel B. Harman. Geo. D'Arcy Boulton.</p>	<p><i>St. David's Ward.</i> { John Boyd.⁽⁴⁾ { Wm. Adamson. Patrick Hynes. Francis H. Medcalf.</p>
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- the Mayor, in Cities, and the number of Aldermen retiring annually provided that after the ballot, which of the members being taken, entered two, and the last
- (1) Mr. Edgar unseated by judicial decision, and a new election ordered. Mr. Clements returned, and took his seat 11th February.
 - (2) Mr. Smith again elected Mayor by vote of the Members of the Council.
 - (3) In this and subsequent years the Aldermen first named only went to the polls, and were elected for three years.
 - (4) Mr. Boyd unseated by judicial decision and a new election ordered, when Mr. Adamson was returned and took his seat 9th March.

ALDERMEN.

<p><i>St. George's Ward.</i> John Clements. John J. Vickers. Thomas Smith.</p> <p><i>St. John's Ward.</i> James E. Smith. John Boxall. Francis Riddell.</p>	<p><i>St. James's Ward.</i> Alexander Henderson. Joseph Sheard. George T. Beard.</p> <p><i>St. Lawrence Ward.</i> William Strachan. Alexander Manning. Thomas Thompson.</p>
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St. Patrick's Ward.
John Baxter.
Robert A. Harrison, Q.C.
Nathaniel Dickey.

CIVIC OFFICIALS.

<p>John Carr, <i>City Clerk.</i></p> <p>Alex. MacNabb, <i>Police Magistrate.</i></p> <p>Hon. John B. Robinson, <i>City Solicitor.</i></p> <p>Capt. W. S. Prince, <i>Chief of Police.</i></p>	<p>Andrew T. McCord, <i>Chamberlain.</i></p> <p>J. H. Bennett, <i>City Engineer.</i></p> <p>George L. Allen, <i>Governor of the Gaol.</i></p> <p>James Ashfield, <i>Chief Engineer, Fire Brigade</i></p>
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1869.

SAMUEL BICKERTON HARMAN,⁽¹⁾

Mayor.

ALDERMEN.

<p><i>St. Andrew's Ward.</i> Geo. D'Arcy Boulton. Robert Bell. Samuel B. Harman.</p> <p><i>St. George's Ward.</i> Thomas Smith. John Clements. John J. Vickers.</p>	<p><i>St. David's Ward.</i> Arthur Lepper. Wm. Adamson. Patrick Hynes.</p> <p><i>St. James's Ward.</i> James B. Boustead. Alexander Henderson. Joseph Sheard.</p>
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(1) Mr. Harman elected Mayor by vote of the Members of the Council.

AND PRINCIPAL CIVIC OFFICIALS

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ALDERMEN.

<i>St. John's Ward.</i>	<i>St. Lawrence Ward.</i>
Francis Riddell.	{ Francis H. Medcalf, ⁽¹⁾ William Strachan. Alexander Manning. Wm. Hamilton, Jr.
James E. Smith.	
John Boxall.	

St. Patrick's Ward.
 Nathaniel Dickey.
 John Baxter.
 Robert A. Harrison, Q.C.

CIVIC OFFICIALS.

John Carr, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Alex. McNabb, <i>Police Magistrate.</i>	J. H. Bennett, <i>City Engineer.</i>
Hon. John B. Robinson, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
Capt. W. S. Prince, <i>Chief of Police.</i>	James Ashfield, <i>Chief Engineer, Fire Brigade.</i>

1870.⁽²⁾

SAMUEL BICKERTON HARMAN,⁽³⁾
Mayor.

GEORGE D'ARCY BOULTON,⁽⁴⁾
President.

ALDERMEN.

<i>St. Andrew's Ward.</i>	<i>St. David's Ward.</i>
Samuel B. Harman.	Patrick Hynes.
George D'Arcy Boulton.	Arthur Lepper.
Robert Bell.	Wm. Adamson.
<i>St. George's Ward.</i>	<i>St. James's Ward.</i>
John J. Vickers.	Joseph Sheard.
Thomas Smith.	James B. Boustead.
John Clements.	Alexander Henderson.

(1) Mr. Medcalf resigned 1st November; Mr. Wm. Hamilton, Jr., elected and took his seat 18th December.

(2) The aldermen first named only went to the polls this year. See notes 1867 and 1868.

(3) Mr. Harman again elected Mayor by vote of the members of the Council.

(4) Mr. Boulton presided in the Council during Mr. Harman's absence in England.

ALDERMEN.

<i>St. John's Ward.</i>	<i>St. Lawrence Ward.</i>
F. H. Medcalf.	Alexander Manning.
Francis Riddell.	William Hamilton, Jr.
James E. Smith.	{ William Strachan. ⁽¹⁾
	{ John Hallam.

St. Patrick's Ward.

John Canavan.
Nathaniel Dickey.
John Baxter.

CIVIC OFFICIALS.

John Carr, <i>City Clerk.</i>	Andrew T. McCord, <i>Chamberlain.</i>
Alex. MacNabb, <i>Police Magistrate.</i>	J. H. Bennett, <i>City Engineer.</i>
Hon. J. B. Robinson, <i>City Solicitor.</i>	George L. Allen, <i>Governor of the Gaol.</i>
Capt. W. S. Prince, <i>Chief of Police.</i>	James Ashfield, <i>Chief Engineer, Fire Brigade.</i>

1871.

JOSEPH SHEARD,⁽²⁾
Mayor.

ALDERMEN.

<i>St. Andrew's Ward.</i>	<i>St. David's Ward.</i>
Samuel B. Harman.	Patrick Hynes.
William Moulds.	William Adamson.
Joseph Howson.	{ James J. Vance. ⁽³⁾
	{ Archibald A. Riddel.
<i>St. George's Ward.</i>	<i>St. James's Ward.</i>
Thomas Dick.	Joseph Sheard.
Lewis Moffatt.	James B. Boustead.
John Turner.	Alexander Henderson.

(1) Mr. Strachan's seat vacated by judicial decision. Mr. Hallam elected and took his seat 21st February

(2) Mr. Sheard elected Mayor by vote of the Members of the Council.

(3) Mr. Vance unseated by judicial decision, and Mr. Riddel declared duly elected, and took his seat 24th April.

AND PRINCIPAL CIVIC OFFICIALS.

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ALDERMEN.

St. John's Ward.
Francis H. Medcalf.
Francis Riddell.
Warring Kennedy.

St. Lawrence Ward.
Alexander Manning.
William Hamilton, Jr.
John Hallam.

St. Patrick's Ward.
John Baxter.
Nathaniel Dickey.
John Canavan.

CIVIC OFFICIALS.

{ John Carr.⁽¹⁾
{ Stephen Radcliff,
City Clerk.

Andrew T. McCord,
Chamberlain.

Alex. MacNabb,
Police Magistrate.

{ J. H. Bennett,⁽²⁾
{ Charles W. Johnson,
City Engineer.

Hon. J. B. Robinson,
City Solicitor.

George L. Allen,
Governor of the Gaol.

Capt. W. S. Prince,
Chief of Police.

John Carr,
City Commissioner.

James Ashfield,
Chief Engineer, Fire Brigade.

1872.

JOSEPH SHEARD,⁽³⁾
Mayor.

ALDERMEN.

St. Andrew's Ward.
{ Samuel B. Harman.⁽⁴⁾
{ John Carr.
Henry Godson.
Robert Bell.

St. David's Ward.
Patrick Hynes.
Wm. Adamson.
Emerson Coatsworth.

(1) Mr. Carr was appointed City Commissioner, and Mr. Radcliff was appointed to the position of City Clerk, vacated by Mr. Carr, 7th July.

(2) Mr. Johnson was appointed City Engineer, 9th October. Mr. Bennett, on account of long service, being relieved of the more onerous duties of that position and appointed Assistant Engineer.

(3) Mr. Sheard again elected Mayor by vote of the Members of the Council.

(4) Mr. Harman resigned 18th November, and Mr. Carr took his seat 9th December.

ALDERMEN.

St. George's Ward.
Lewis Moffatt.
Thomas Dick.
John Turner.

St. James's Ward.
Joseph Sheard.
{ James B. Boustead.⁽¹⁾
William Hewitt.
Alexander Henderson.

St. John's Ward.
Francis Riddell.
Wm. Thomson.
John Bugg.

St. Lawrence Ward.
Alex. Manning.
Wm. Hamilton, Jr.
John Hallam.⁽²⁾

St. Patrick's Ward.

John Canavan.
John Baxter.
John Kerr.

WATER WORKS COMMISSIONERS.⁽³⁾

John Worthington, *Chairman.*
Hon. G. W. Allan.
Samuel Platt.
Robert Bell.
Joseph Sheard (*Mayor, ex officio*).
John Boyd, *Secretary.*

CIVIC OFFICIALS.

Stephen Radcliff,
City Clerk.

Andrew T. McCord,
Chamberlain.

Alex. MacNabb,
Police Magistrate.

Charles W. Johnson,
City Engineer.

Hon. J. B. Robinson,
City Solicitor.

{ John Carr.⁽⁴⁾
James B. Boustead,
City Commissioner.

Capt. W. S. Prince,
Chief of Police.

{ George L. Allen,⁽⁵⁾
John Green,
Governor of the Gaol.

Samuel B. Harman,⁽⁶⁾
Chairman of Valuers.

James Ashfield,
Chief Engineer, Fire Brigade.

(1) Mr. Boustead resigned 18th May, and Mr. Hewitt took his seat 10th June.

(2) Mr. Hallam resigned 16th December, but his seat was not again filled during the year.

(3) By 25 Vict. cap. 79 the City of Toronto was authorized to construct and manage a system of Water Works through the agency of Commissioners, four of whom were to be elected biennially—two from East and two from West Toronto, the Mayor being *ex officio* the fifth Commissioner.

(4) Mr. Carr resigned his position as City Commissioner, 24th June, the office being filled temporarily by Mr. Boustead up to 25th July.

(5) Mr. Allen resigned his position as Governor of the Gaol, and was succeeded by Mr. Green.

(6) Mr. Harman appointed Chairman of the Board of Valuers 11th November.

1873.

ALEXANDER MANNING,⁽¹⁾

Mayor.

ALDERMEN.

St. Andrew's Ward.

John Carr.
Robert Bell.
William Thomas.

St. George's Ward.

John Turner.
John Clements.
William Thomson.

St. John's Ward.

Thomas Downey.
James Spence.
Fred. W. Coate.

St. David's Ward.

Thomas Davies.
J. J. Withrow.
Wm. Adamson.

St. James's Ward.

Joseph Sheard.
Alexander Henderson.
John Morison.

St. Lawrence Ward.

Alex. Manning.
William Hamilton, Jr.
Patrick G. Close.

St. Patrick's Ward.

John Mallon.
John Ball.
H. L. Hime.

WATER WORKS COMMISSIONERS.

John Worthington, *Chairman.*
Hon. G. W. Allan.
Robert Bell.
Samuel Platt.
Alex. Manning (*Mayor, ex officio.*)
John Boyd, *Secretary.*

CIVIC OFFICIALS.

Stephen Radcliff,
City Clerk.

Alex. MacNabb,
Police Magistrate.

Andrew T. McCord,
City Treasurer.

Charles W. Johnson,
City Engineer.

{ Hon. J. B. Robinson,
{ C. R. W. Biggar,⁽²⁾
City Solicitors.

Emerson Coatsworth,⁽³⁾
City Commissioner.

(1) Mr. Manning elected Mayor by the vote of the Members of the Council.
(2) Mr. Biggar appointed joint City Solicitor with Hon. J. B. Robinson 13th October.
(3) Mr. Coatsworth appointed City Commissioner 3rd March.

Capt. W. S. Prince,
Chief of Police.

John Green,
Governor of the Gaol.

S. B. Harman,⁽¹⁾
Assessment Commissioner.

James Ashfield,
Chief Engineer, Fire Brigade.

1874.⁽²⁾

FRANCIS H. MEDCALF,⁽³⁾
Mayor.

ALDERMEN.

St. Andrew's Ward.

James R. Dunn.
William W. Farley.
Daniel Hayes.

St. George's Ward.

John Clements.
W. W. Colwell.
Richard Tinning.

St. John's Ward.

Thomas Downey.
James Spence.
Joseph Gearing.

St. Patrick's Ward.

John Ball.
John Baxter.
John Mallon.

St. David's Ward.

Thomas Davies.
John Blevins.
James Martin.

St. James's Ward.

Joseph Sheard.
Alexander Henderson.
James B. Boustead.

St. Lawrence Ward.

Patrick G. Close.
James Britton.
Wm. Hamilton, Jr.

St. Thomas's Ward.⁽⁴⁾

Wm. Adamson.
John J. Withrow.
S. S. Mutton.

WATER WORKS COMMISSIONERS.

Robert Bell, *Chairman.*
Hon. G. W. Allan.
John Greenlees.
Samuel Platt.
Francis H. Medcalf (*Mayor, ex officio.*)
John Boyd, *Secretary.*

(1) Mr. Harman appointed on the 7th of April to the office of Assessment Commissioner, created under 26 Vic. cap. 48, s. 200, by By-law No. 574.

(2) By 26 Vic. cap. 48 (Ont.), which came into force on the 29th March, 1873, 29-30 Vic. cap. 51, sec. 105, was repealed, and the election of Mayor, in Cities, again vested in the people.

(3) Mr. Medcalf elected Mayor by vote of the people.

The Ward of St. Thomas was formed in 1873 from St. David's Ward, and Members were elected at the next Municipal election to represent the same.

CIVIC OFFICIALS.

Stephen Radcliff, <i>City Clerk.</i>	{ Andrew T. McCord, ⁽¹⁾ Samuel B. Harman, <i>City Treasurer.</i>
Alex. MacNabb, <i>Police Magistrate.</i>	Charles W. Johnson, <i>City Engineer.</i>
Hon. J. B. Robinson, C. R. W. Biggar, <i>City Solicitors.</i>	Emerson Coatsworth, <i>City Commissioner.</i>
{ Capt. W. S. Prince, ⁽²⁾ Major F. C. Draper, <i>Chief of Police.</i>	Samuel B. Harman, ⁽³⁾ <i>Assessment Commissioner.</i>
John Green, <i>Governor of the Gaol.</i>	James Ashfield, <i>Chief Engineer, Fire Brigade.</i>

1875.

FRANCIS H. MEDCALF,⁽⁴⁾
Mayor.

JOHN BAXTER,⁽⁵⁾
President.

ALDERMEN.

<i>St. Andrew's Ward.</i> William W. Farley. Daniel Hayes. { James R. Dunn. ⁽⁶⁾ John Cornell.	<i>St. David's Ward.</i> William Adamson. James Martin. John Blevins.
<i>St. George's Ward.</i> John Turner. W. W. Colwell. Richard Tinning.	<i>St. James's Ward.</i> Joseph Sheard. Alexander Henderson. James B. Boustead.
<i>St. John's Ward.</i> Thomas Downey. Joseph Gearing. James Spence.	<i>St. Lawrence Ward.</i> Wm. Hamilton, Jr. Patrick G. Close. James Britton.

(1) Mr. McCord resigned his position as City Treasurer, and was succeeded by Mr. Harman, 26th October.
 (2) Capt. Prince resigned his position as Chief of Police, and was succeeded by Major Draper.
 (3) Mr. Harman resigned the position of Assessment Commissioner, upon being appointed City Treasurer.
 (4) Mr. Medcalf was again elected Mayor by vote of the people.
 (5) Mr. Baxter presided in the Council during Mr. Medcalf's absence in England.
 (6) Mr. Dunn resigned, 30th August, and Mr. Cornell took his seat, 13th September.

ALDERMEN.

<i>St. Patrick's Ward.</i> John Baxter. John Ball. James Crocker.	<i>St. Thomas's Ward.</i> John J. Withrow. John Ritchie. S. S. Mutton.
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WATER WORKS COMMISSIONERS.

Robert Bell, *Chairman.*
Hon. G. W. Allan.
John Greenlees.
Samuel Platt.
Francis H. Medcalf (*Mayor, ex officio*).
John Boyd, *Secretary.*

CIVIC OFFICIALS.

Stephen Radcliff, <i>City Clerk.</i>	Samuel B. Harman, <i>City Treasurer.</i>
Alex. McNabb, <i>Police Magistrate.</i>	{ Charles W. Johnson, ⁽¹⁾ { Frank Shanly, <i>City Engineer.</i>
Hon. J. B. Robinson, C. R. W. Biggar, <i>City Solicitors.</i>	Emerson Coatsworth, <i>City Commissioner.</i>
Major F. C. Draper, <i>Chief of Police.</i>	S. G. Ridout, <i>Acting Assessment Commissioner.</i>
John Green, <i>Governor of the Gaol.</i>	James Ashfield, <i>Chief Engineer, Fire Brigade.</i>

1876.

ANGUS MORRISON,⁽²⁾
Mayor.

ALDERMEN.

<i>St. Andrew's Ward.</i> John Cornnell. William W. Farley. { William Burke, ⁽³⁾ { Francis Riddell.	<i>St. David's Ward.</i> John Blevins. Thomas Davies. William Adamson.
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(1) The services of Mr. Johnson were dispensed with, and Mr. Shanly appointed City Engineer, 25th October.

(2) Mr. Morrison elected Mayor by vote of the people.

(3) Mr. Burke unseated by judicial decision, and Mr. Riddell declared duly elected and took his seat 14th February.

ALDERMEN.

St. George's Ward.

John Turner.
William W. Colwell.
Richard Tinning.

St. James's Ward.

Joseph Sheard.
James B. Boustead.
Alexander Henderson.

St. Patrick's Ward.

Jacob P. Wagner.
Joseph Wright.
John Dill.

St. John's Ward.

Joseph Gearing.
William Stanley.
Thomas Downey.

St. Lawrence Ward.

John Taylor.
Patrick G. Close.
John Hallam.

St. Stephen's Ward.⁽¹⁾

James Crocker.
Richard L. Denison.
Frederick W. Unitt.

St. Thomas's Ward.

John J. Withrow.
Morgan Baldwin.
Joseph Davids.

WATER WORKS COMMISSIONERS.

Robert Bell, *Chairman.*
Hon. G. W. Allan.
Samuel Platt.
John Greenlees.
Angus Morrison (*Mayor, ex officio.*)
John Boyd, *Secretary.*

CIVIC OFFICIALS.

<p>{ Stephen Radcliff,⁽²⁾ Robert Roddy, <i>City Clerk.</i></p> <p>Alexander MacNabb, <i>Police Magistrate.</i></p> <p>Hon. J. B. Robinson, { C. R. W. Biggar,⁽³⁾ William G. McWilliams, <i>City Solicitors.</i></p> <p>Major F. C. Draper, <i>Chief of Police.</i></p>	<p>Samuel B. Harman, <i>City Treasurer.</i></p> <p>Frank Shanly, <i>City Engineer.</i></p> <p>Emerson Coatsworth, <i>City Commissioner.</i></p> <p>S. G. Ridout, <i>Assessment Commissioner.</i></p> <p>John Green, <i>Governor of the Gaol.</i></p>
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James Ashfield,
Chief Engineer, Fire Brigade.

(1) The Ward of St. Stephen was formed in 1875 from St. Patrick's Ward, and members were elected at the next municipal elections to represent the same.

(2) Mr. Radcliff died on the 12th of October, and was succeeded by Mr. Roddy.

(3) Mr. Biggar resigned 15th May, and was succeeded by Mr. McWilliams.

1877.

ANGUS MORRISON,⁽¹⁾*Mayor.*PATRICK G. CLOSE,⁽²⁾*President.*

ALDERMEN.

*St. Andrew's Ward.*John Cornell.
William Burke.
Francis Riddell.*St. John's Ward.*Harry Piper.
R. Irving Walker.
James McGee.*St. David's Ward.*Thomas Allen.
John Blevins.
William Adamson.*St. Lawrence Ward.*John Hallam.
Patrick G. Close.
John Small.*St. George's Ward.*Patrick Hughes.
Arthur R. Boswell.
W. W. Colwell.*St. Patrick's Ward.*Joseph Wright.
John Dill.
John Ball.*St. James's Ward.*James Beaty, Jr., Q.C.
Alexander McGregor.
John Smith.*St. Stephen's Ward.*James Crocker.
Frederick W. Unitt.
John Canavan.*St. Thomas's Ward.*John J. Withrow.
John Ritchie.
Morgan Baldwin.

WATER WORKS COMMISSIONERS.

Robert Bell, *Chairman.*

Hon. G. W. Allan.

John Greenlees.

Samuel Platt.

Angus Morrison (*Mayor, ex officio*).John Boyd, *Secretary.*

(1) Mr. Morrison again elected Mayor by vote of the people.

(2) Mr. Close discharged the duties of President of the Council during a leave of absence granted to Mr. Morrison, on account of ill-health.

AND PRINCIPAL CIVIC OFFICIALS.

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BOARD OF COMMISSIONERS OF POLICE.

Angus Morrison,
Mayor and Chairman.

Kenneth McKenzie, Alexander MacNabb,
Judge of the County Court. *Police Magistrate.*

CITY SOLICITORS.

Hon. John B. Robinson.
William G. McWilliams.

CITY CLERK'S OFFICE.

Robert Roddy, Henry J. Hill,
City Clerk. *Assistant City Clerk.*

George B. Morriss, William A. Littlejohn,
First Clerk. *Second Clerk.*

William A. Bell, John Pearcy,
Third Clerk. *Registration Clerk.*

CITY TREASURER'S OFFICE.

Samuel B. Harman, William Booz,
City Treasurer. *Assistant Treasurer.*

Richard Coady, John Patterson,
Accountant. *Cashier.*

Francis Lobb, R. Curzon.
Clerk. *Clerk.*

CITY ENGINEER'S OFFICE.

Frank Shanly, Joseph H. Bennett,
City Engineer. *Assistant City Engineer.*

William D. Shutt, J. Jopling,
Accountant. *Inspector.*

Robert Wilson, W. Lackey,
Assistant Inspector. *Assistant Inspector.*

AUDITORS.

William R. Orr. William R. Hughes.

POLICE OFFICE.

Alexander MacNabb,
Police Magistrate.

Major F. C. Draper, John McPherson,
Chief Constable. *Deputy Chief Constable.*

John T. Nudel,
Clerk.

CITY COMMISSIONER'S OFFICE.

Emerson Coatsworth, *City Commissioner.* E. Martin
Secretary to Board of Health.

E. Copping,
Inspector.

WEIGH MASTER.

James R. Dunn.

GAOL OFFICIALS.

John Green, <i>Governor.</i>	R. E. Griffith, <i>Steward.</i>
J. H. Richardson, <i>Physician.</i>	Peter Ewan, <i>First Turnkey.</i>
William Harding, <i>Engineer.</i>	Samuel Beatty, <i>Second Turnkey.</i>
Wm. P. Crawford, <i>Third Turnkey.</i>	Dennis Allen, <i>Fourth Turnkey.</i>
Robert Darken, <i>Fifth Turnkey.</i>	John Powell, <i>Sixth Turnkey.</i>
Thomas Percy, <i>Seventh Turnkey.</i>	Joseph Bell, <i>Eighth Turnkey.</i>
	Alexander Wright, <i>Ninth Turnkey.</i>

Martha Crawford, <i>Matron.</i>	Margaret Horsnell, <i>Assistant Matron.</i>
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FIRE DEPARTMENT.

James Ashfield, <i>Chief Engineer.</i>	Richard Ardagh, <i>First Assistant Engineer.</i>
Donald Gibson, <i>Electrician.</i>	Thomas Graham, <i>Second Assistant Engineer.</i>

ASSESSORS.

Nicholas Maughan,
Assessment Commissioner.

<i>St. Andrew's Ward.</i> Richard Hassard.	<i>St. James's Ward.</i> George J. Hodges.
<i>St. David's Ward.</i> James J. Mallon.	<i>St. John's Ward.</i> Charles Unwin.

AND PRINCIPAL CIVIC OFFICIALS.

lxv

ASSESSORS.

St. George's Ward.
James Myers.

St. Patrick's Ward.
Wm. A. Browne.

St. Stephen's Ward.
Thomas Kennedy.

St. Lawrence Ward.
Nicholas Maughan.

St. Thomas's Ward.
James Ramsay.

George Kimber, jr.,
Assessment Clerk.

COLLECTORS.

St. Andrew's Ward.
W. J. Turner.

St. John's Ward.
Robert Dodds.

St. David's Ward.
James Broughton, Sr.

St. Lawrence Ward.
John Walker.

St. George's Ward.
Charles McCaffry.

St. Patrick's Ward.
John Heaslip.

St. James's Ward.
Mungo Nasmith.

St. Thomas's Ward.
John A. Mills.

St. Stephen's Ward.
W. A. Lee.

LICENSE INSPECTOR.

Robert Awde.

CARETAKERS.

John Argue,
City Hall.

Joseph Riddell,
St. Lawrence Hall.

James Hughes,
St. Andrew's Market.

Jesse Carley,
Western Cattle Market.

MARKET CONSTABLE.

George Hunt.

MESSENGER.

George Kimber, Sr.

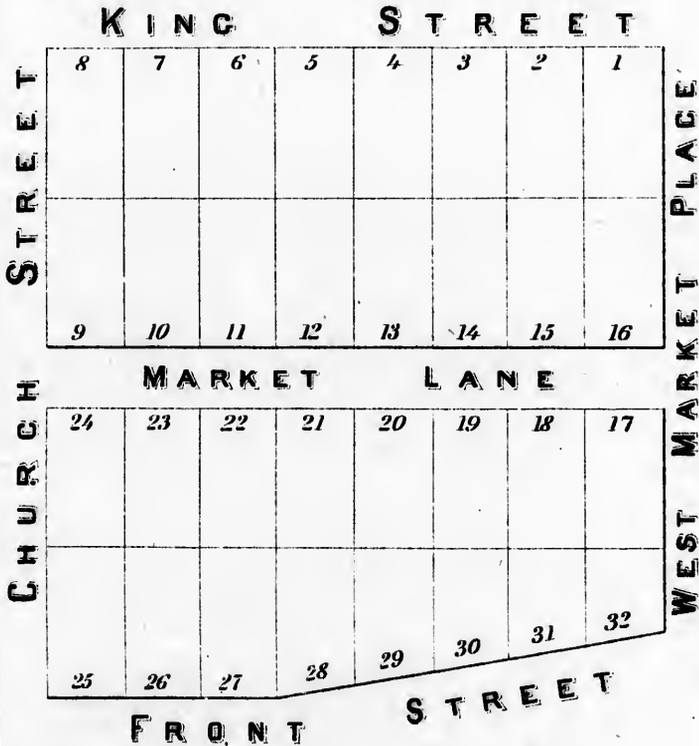
CITY BELLMAN.

Joseph Pullen.



(ORIGINAL.)

PLAN OF THE MARKET BLOCK.



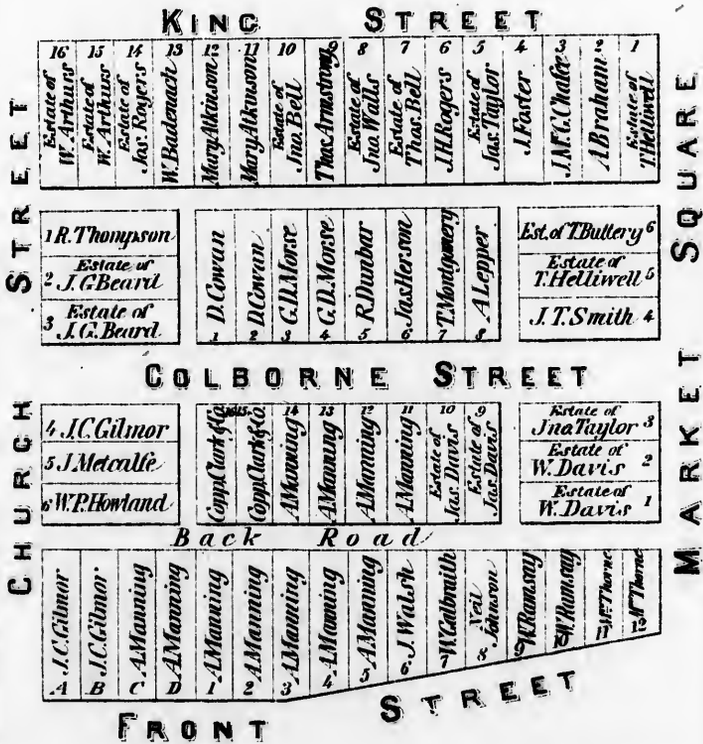
*From Plan of
City of Toronto. made by J.G. Chewett,
Surv.^r Gen.^l Off.
24th June, 1834.*

THE HISTORY OF

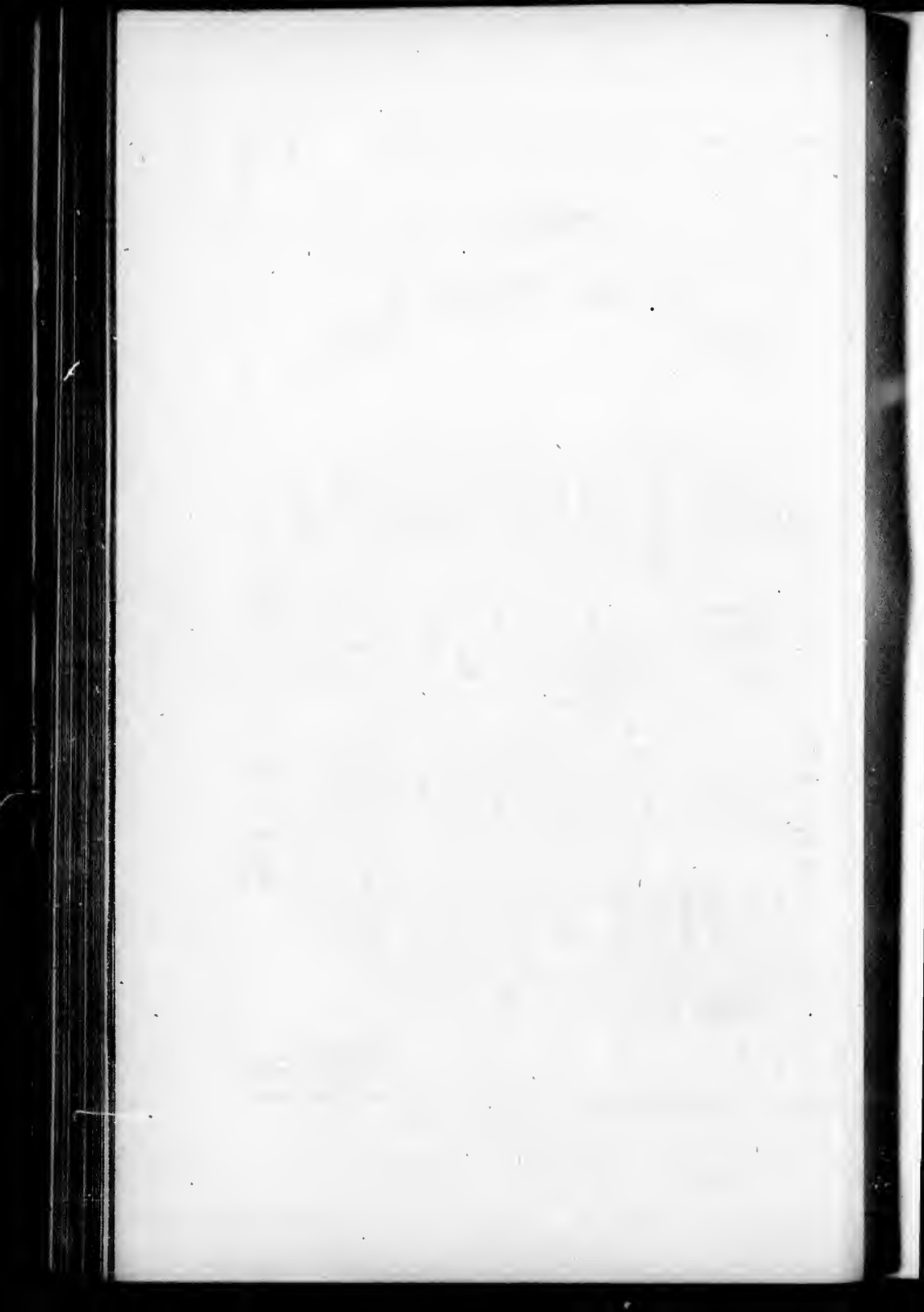
THE HISTORY OF

(PRESENT)

PLAN OF THE MARKET BLOCK.

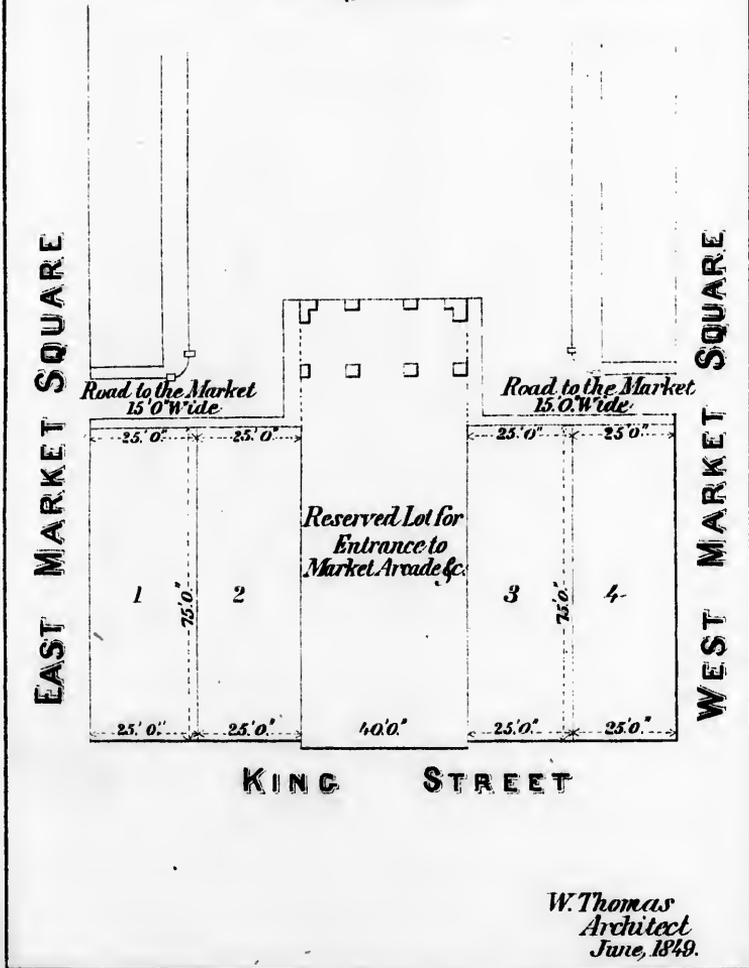


J.G. Howard
C.E. & P.L. Surveyor.

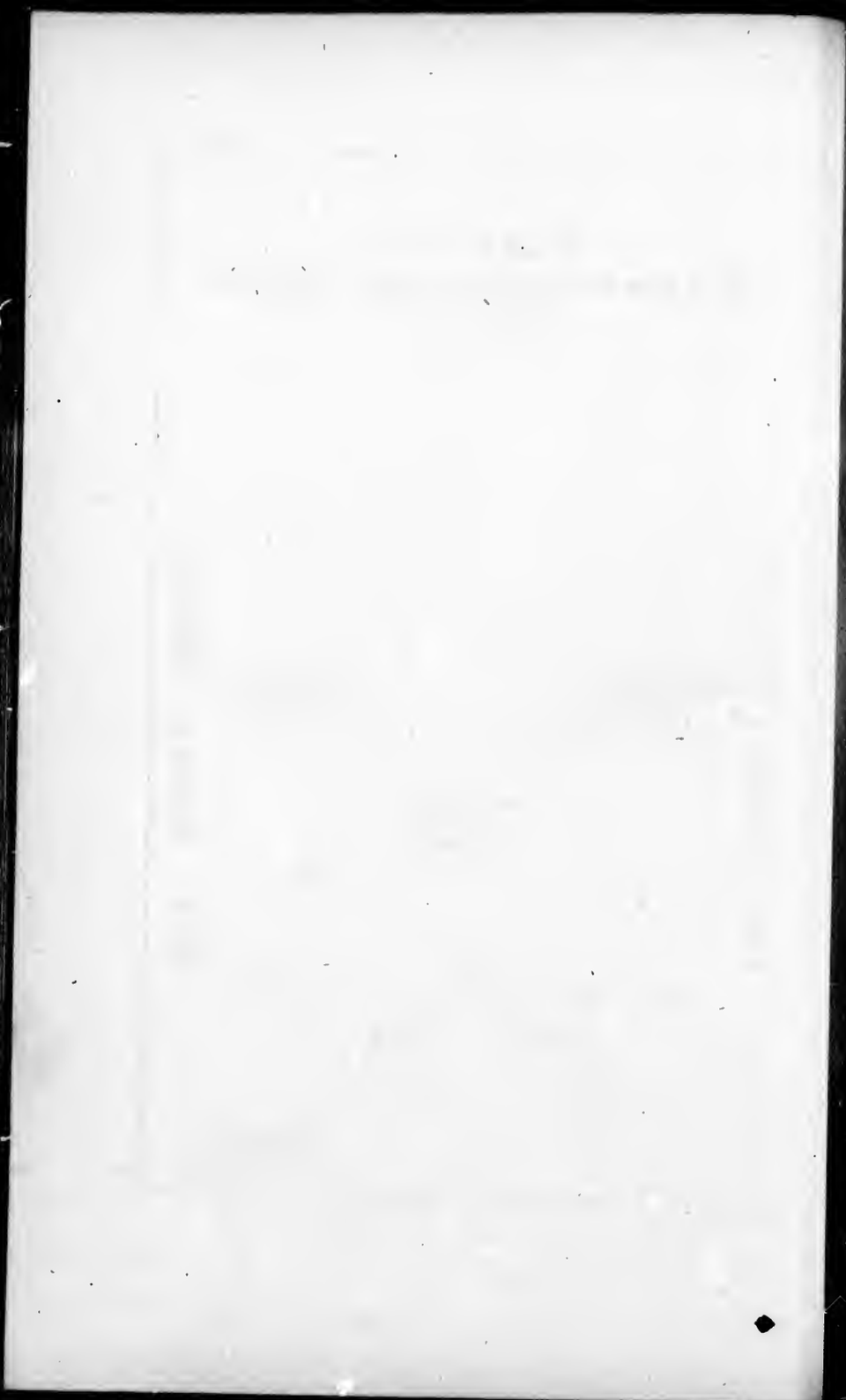


PLAN OF ST LAWRENCE ARCADE BLOCK

(See Bylaw Nº 33)



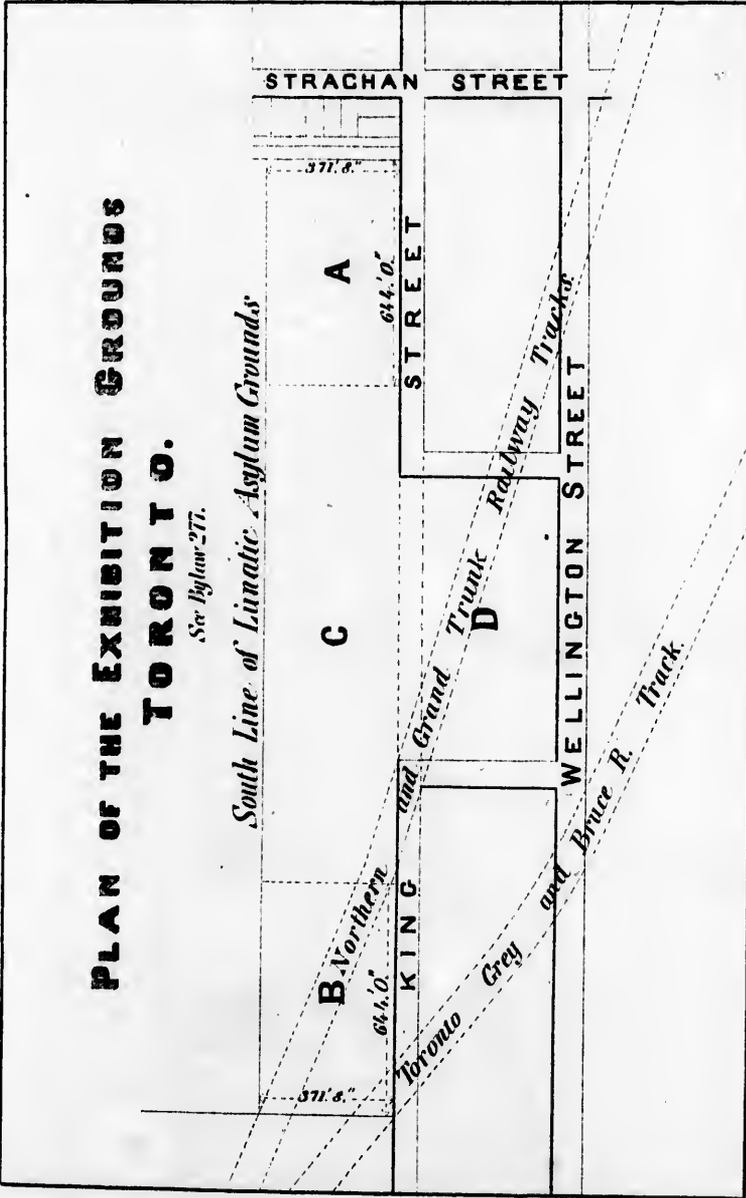
W. Thomas
Architect
June, 1849.

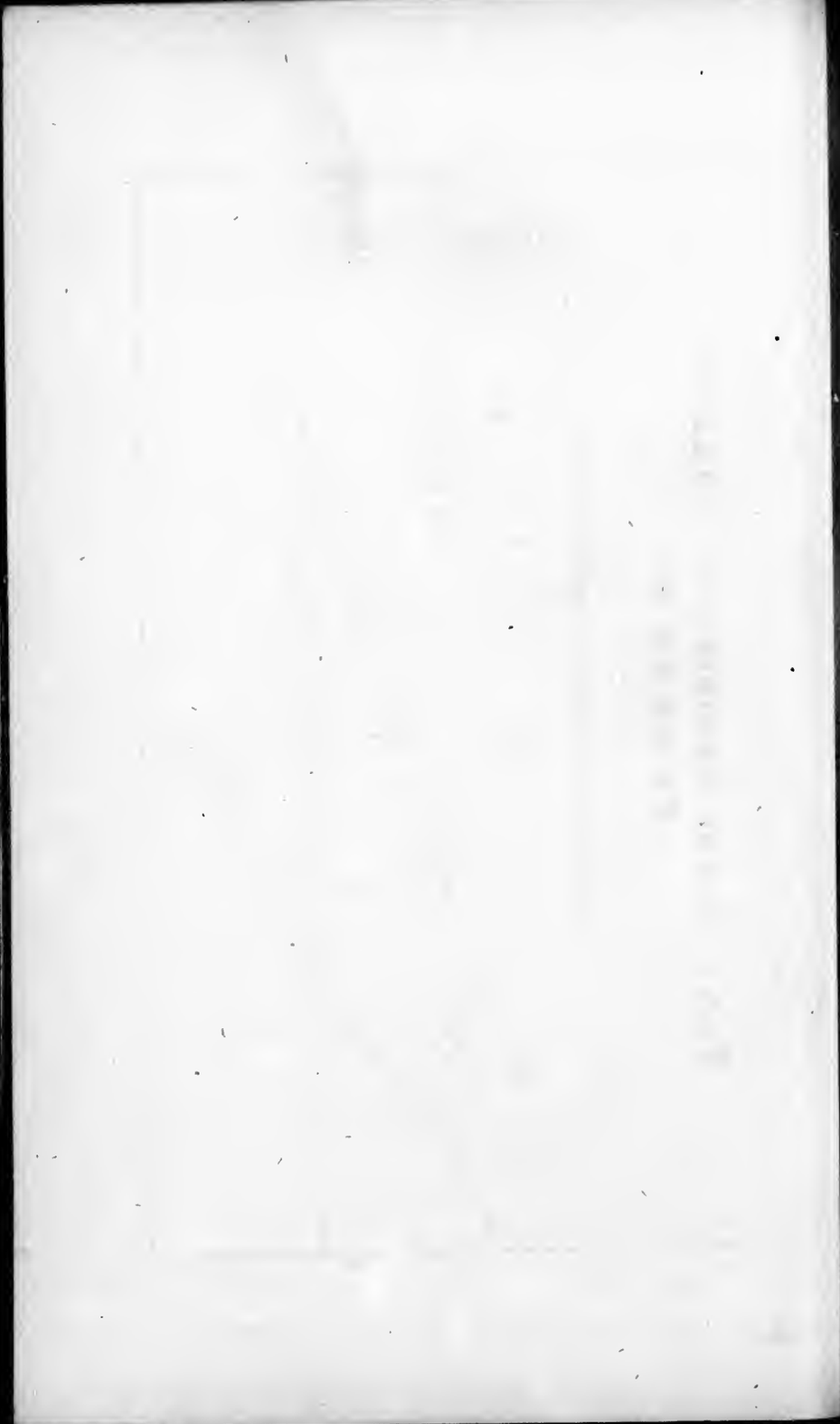


PLAN OF THE EXHIBITION GROUNDS TORONTO.

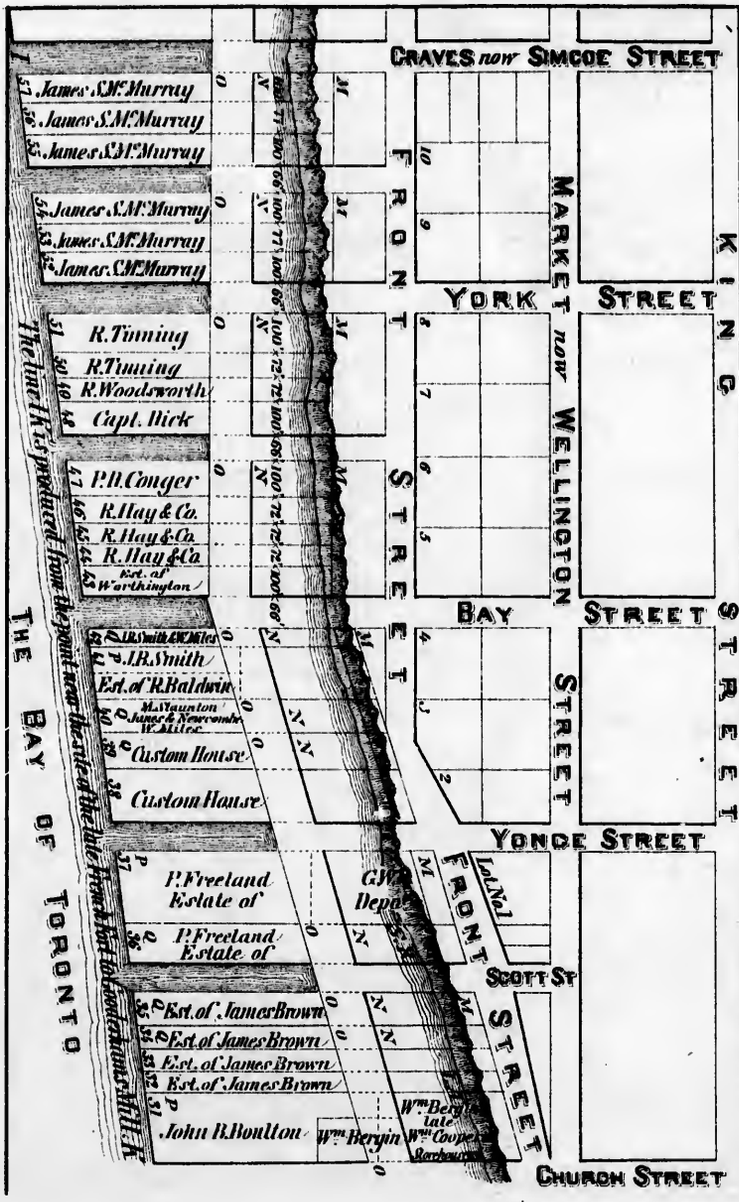
See *By-law* 277.

South Line of Lunatic Asylum Grounds





MAP OF THE WATER LOTS GRANTED TO THE CITY OF TORONTO.



West of Church Street

THE BAY OF TORONTO

The chart is produced from the point near the side of the hill from which the water runs to the harbor.

GRAVES now SIMCOE STREET

FRONT

STREET

FRONT

STREET

MARKET now WELLINGTON STREET

STREET

FRONT

CHURCH STREET

KING STREET

STREET

SCOTT STREET

CHURCH STREET

THE HISTORY OF THE CITY OF BOSTON



BY SAMUEL JOHNSON

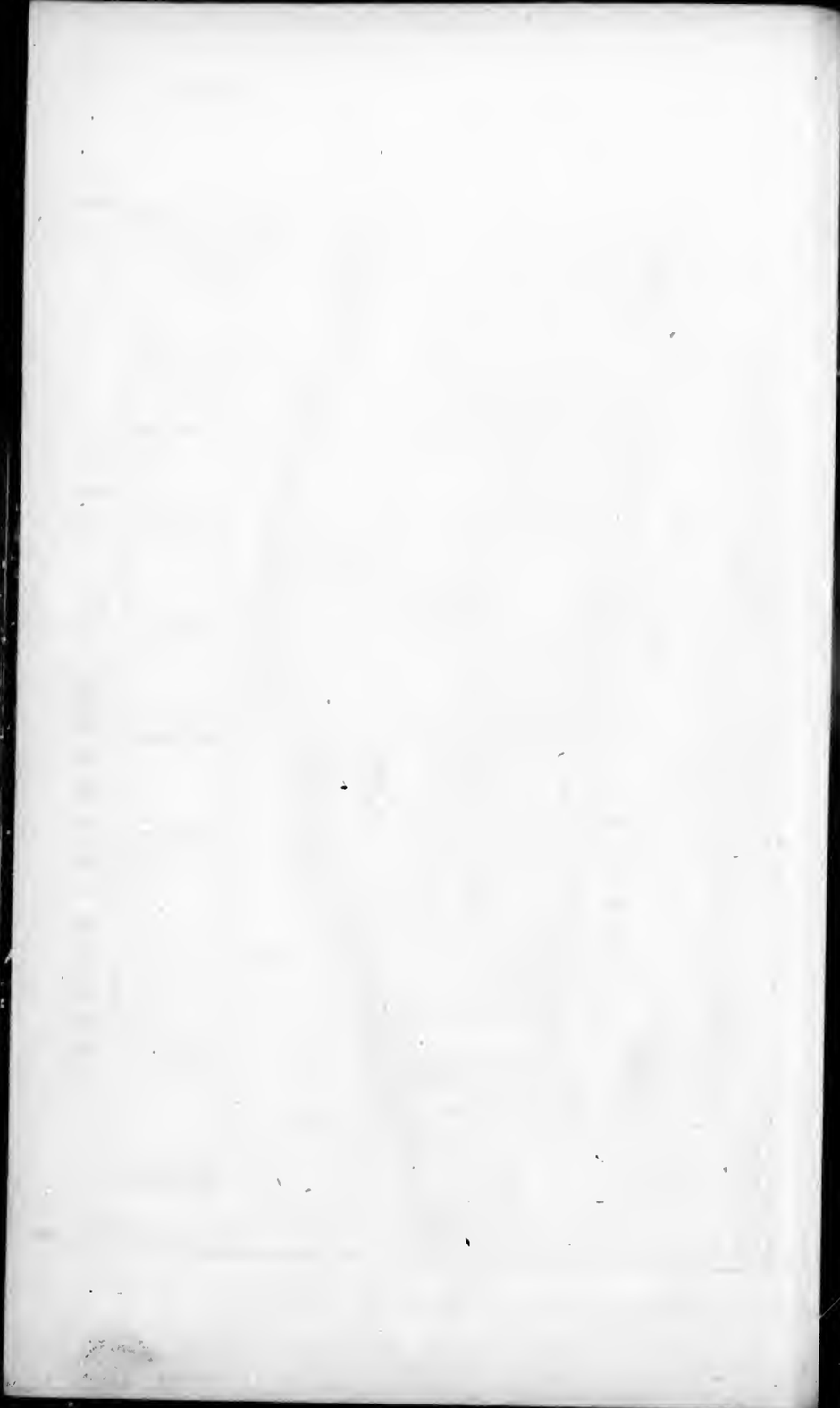
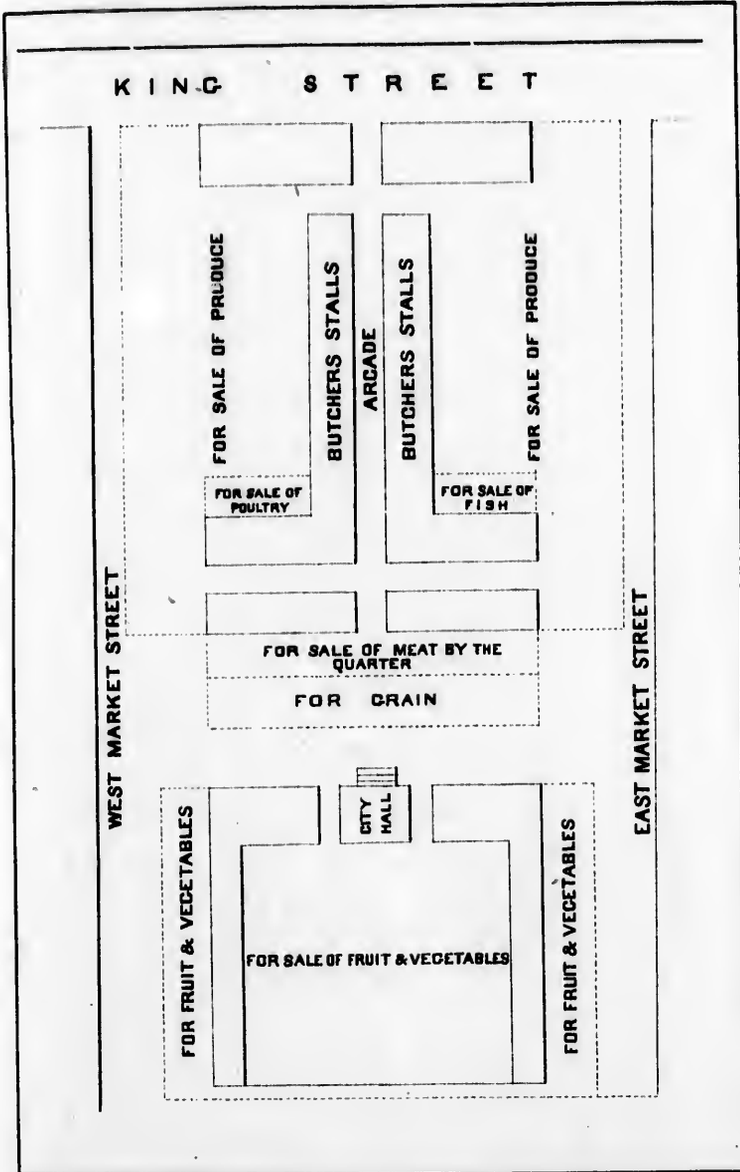


Diagram A.
The S. Lawrence Market
See By-law N° 683.

N° 7



A TABLE OF THE STATUTES
(OTHER THAN PUBLIC GENERAL ACTS) RELATING TO THE CITY OF TORONTO.

REGNAL YEAR.	TITLE.	DATE OF ROYAL ASSENT.
STATUTES OF THE PROVINCE OF UPPER CANADA.		
54 Geo. III., cap. 16	An Act to empower the Commissioners of the Peace for the Home District, in their Court of General Quarter Sessions assembled, to establish and regulate a Market in and for the Town of York, in the said District.	March 14th, 1814.
57 Geo. III., cap. 2	An Act to establish a Police in the Towns of York, Sandwich, and Amherstburgh	April 7th, 1817.
7 Geo. IV., cap 9	An Act to provide for the improvement of the Lighthouse on Gibraltar Point, and for imposing duties for defraying the charge of the same, and for erecting other houses in this Province.	January 30th, 1826.
1 Wm. IV., cap. 10	An Act for vesting in Trustees the Market Square in the Town of York for the benefit of the inhabitants of the said Town	March 16th, 1831.
3 Wm. IV., cap. 31	An Act granting a sum of money for the construction of Works to improve and preserve the Harbour of York, and for other purposes therein mentioned.	February 13th, 1833.
4 Wm. IV., cap. 23	An Act to extend the limits of the Town of York; to erect the said Town into a City, and to incorporate it under the name of the City of Toronto	March 6th, 1834.
7 Wm. IV., cap. 39	An Act to alter and amend an Act passed in the fourth year of His Majesty's reign, intituled "An Act to extend the limits of the Town of York; to erect the said Town into a City, and to incorporate it under the name of the City of Toronto"	March 4th, 1837.
7 Wm. IV., cap. 40	An Act to authorize the Magistrates of the Home District to erect a new Gaol within the said District.	March 4th, 1837.
7 Wm. IV., cap. 41	An Act to establish two additional Markets in the City of Toronto	March 4th, 1837.
7 Wm. IV., cap. 64	An Act granting a certain sum of money to complete the improvement of the Harbour of Toronto	March 4th, 1837.

TABLE OF THE STATUTES (other than Public General Acts) relating to the City of Toronto.—Continued.

REGAL YEAR.	TITLE.	DATE OF ROYAL ASSENT.
STATUTES OF THE PROVINCE OF UPPER CANADA—Continued.		
7 Wm. IV., cap. 104	An Act to grant a certain sum of money for the Relief of the Poor and Distressed of the City of Toronto	March 4th, 1837.
1 Vict., cap. 24	An Act to remove doubts as to the validity of the late Elections for Aldermen and Councilmen for the City of Toronto	March 6th, 1838.
1 Vict., cap. 55	An Act to afford Relief to the Sick and Destitute Poor of the City of Toronto	March 6th, 1838.
2 Vict., cap. 44	An Act to authorize the Magistrates of the Home District to Borrow a sum of Money for the purpose of completing the new Gaol and Court-House.	May 13th, 1839.
3 Vict., cap. 47	An Act to continue an Act passed in the seventh year of His Majesty King William the Fourth, intituled "An Act to alter and amend an Act passed in the fourth year of His Majesty's reign, intituled "An Act to extend the limits of the Town of York, to erect the said Town into a City, and to incorporate it under the name of the City of Toronto,"	February 10th, 1840.
STATUTES OF THE PROVINCE OF CANADA.		
9 Vict., cap. 70	An Act to amend the Act of Incorporation of the City of Toronto	June 9th, 1846.
13-14 Vict., cap. 80	An Act to provide for the future management of the Toronto Harbour	August 10th, 1850.
13-14 Vict., cap. 81	An Act to enable the Municipal Corporation of the City of Toronto to assist in the construction of the Toronto, Simcoe, and Lake Huron Railroad	August 10th, 1850.
16 Vict., cap. 5	An Act to authorize the City of Toronto to negotiate a Loan of one hundred thousand pounds to consolidate a part of the City Debt	October 7th, 1852.

13-14 Vict., cap. 81	An Act to enable the Municipal Corporation of the City of Toronto to assist in the construction of the Toronto, Simcoe, and Lake Huron Railroad	August 10th, 1850.
16 Vict., cap. 5	An Act to authorize the City of Toronto to negotiate a Loan of one hundred thousand pounds to consolidate a part of the City Debt	October 7th, 1852.
16 Vict., cap. 161	An Act to make provision for the erection of certain Public Buildings at Toronto for the better accommodation of the Government and of the Legislature at that City	June 14th, 1853.
16 Vict., cap. 219	An Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade	June 14th, 1853.
18 Vict., cap. 145	An Act to confirm the City of Toronto in the possession of the Peninsula and Marsh now held by it under license	May 19th, 1855.
19-20 Vict., cap. 96	An Act to settle the Northern Boundary Line of the City of Toronto	July 1st, 1856.
20 Vict., cap. 80	An Act to amend the Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade, and to enable the said City to locate the Grand Trunk Railroad and other Railroads along the frontage of the said City	June 10th, 1857.
20 Vict., cap. 81	An Act to authorize the City of Toronto to erect Water Works, and to levy a Water Rate	June 10th, 1857.
22 Vict., cap. 110 (1st Session)	An Act to authorize the Senate of the University of Toronto to appropriate certain lands for the purposes of a Park, and to include the same within the limits of the City of Toronto, and to extend the Police Regulations of the said City to the University Lands adjacent thereto	August 16th, 1858.
22 Vict., cap. 71 (2nd Session)	An Act to authorize the City of Toronto to issue Debentures for redeeming some of their outstanding Debentures for which no Sinking Fund has been provided, and for other purposes	May 4th, 1859.
23 Vict., cap. 86	An Act to remove doubts as to the validity of By-law Number 309 of the Corporation of the City of Toronto, and of certain Debentures issued thereunder	May 19th, 1860.
24 Vict., cap. 53	An Act to provide for the separation of the City of Toronto from the United Counties of York and Peel for certain judicial purposes	May 18th, 1861.
24 Vict., cap. 54	An Act to enable the City of Toronto to issue Debentures for \$200,000, and to Consolidate the Public Debt of the City	May 18th, 1861.
24 Vict., cap. 83	An Act to incorporate the Toronto Street Railway Company	May 18th, 1861.
25 Vict., cap. 24	An Act to explain the Act to provide for the separation of the City of Toronto from the United Counties of York and Peel for certain judicial purposes	June 9th, 1862.
25 Vict., cap. 26	An Act to charge the Corporation of the City of Toronto with the payment of the expense of taking care of, supporting and maintaining certain Prisoners in the Common Gaol of the United Counties of York and Peel	June 9th, 1862.

TABLE OF THE STATUTES (other than Public General Acts) relating to the City of Toronto.—Continued.

REGAL YEAR.	TITLE.	DATE OF ROYAL ASSENT.
STATUTES OF THE PROVINCE OF CANADA—Continued.		
25 Vict., cap. 26	An Act for the Management of the Toronto Harbour	June 9th, 1862.
28 Vict., cap. 34	An Act to legalize and confirm an agreement made between the Grand Trunk Railway Company of Canada, the Great Western Railway Company, and the Northern Railway Company of Canada, relating to the Toronto Esplanade, and for other purposes therein mentioned	March 18th, 1865.
29 Vict., cap. 68	An Act to legalize certain Assessments in the City of Toronto, and to enable the said City to recover the Taxes rated and charged	September 18th, 1865.
29-30 Vict., cap. 73	An Act to repeal the Act to legalize certain Assessments in the City of Toronto, and to enable the said City to recover the Taxes rated and charged	August 15th, 1866.
STATUTES OF THE PROVINCE OF ONTARIO.		
32 Vict., cap. 6, secs. 10, 22, 23, 24	The Law Reform Act of 1868	December 19th, 1868.
32 Vict., cap. 44	An Act to amend the Act respecting Common Schools in Upper Canada	January 23rd, 1869.
32 Vict., cap. 81	An Act for the relief of the Toronto Street Railway Company, and to provide for the sale of their Railway, and for other purposes	January 23rd, 1869.
33 Vict., cap. 71	An Act to exempt from Municipal Taxation, for a certain period therein mentioned, a Sugar Refinery proposed to be erected in the City of Toronto	December 24th, 1869.
34 Vict., cap. 78	An Act to amend the Act passed in the 33rd year of the reign of Her Majesty, chaptered 71, and intitled "An Act to exempt from Municipal Taxation for a certain period therein mentioned, a Sugar Refinery proposed to be erected in the City of Toronto"	February 15th, 1871.

33	Vict., cap. 71	An Act to exempt from Municipal Taxation, for a certain period therein mentioned, a Sugar Refinery proposed to be erected in the City of Toronto	December 24th, 1869.
34	Vict., cap. 78	An Act to amend the Act passed in the 33rd year of the reign of Her Majesty, chaptered 71, and intitled "An Act to exempt from Municipal Taxation for a certain period therein mentioned, a Sugar Refinery proposed to be erected in the City of Toronto	February 15th, 1871.
35	Vict., cap. 76	An Act to Consolidate the Debenture Debt of the City of Toronto	March 2nd, 1872.
35	Vict., cap. 77	An Act to amend the Municipal Insuffitions Act of Upper Canada, so far as the same relates to the Corporation of the City of Toronto.	March 2nd, 1872.
35	Vict., cap. 79	An Act to authorize the Corporation of the City of Toronto to construct Water Works in the City of Toronto.	March 2nd, 1872.
36	Vict., cap. 64	An Act to enable the Corporation of the City of Toronto to dispose of certain lands known as the "Bowes Property."	March 29th, 1873.
37	Vict., cap. 74	An Act respecting the City of Toronto Water Works, etc.	March 24th, 1874.
37	Vict., cap. 75	An Act to amend the Act passed in the 35th year of Her Majesty's reign, chaptered 79, intitled "An Act to authorize the Corporation of the City of Toronto to construct Water Works in the City of Toronto."	March 24th, 1874.
39	Vict., cap. 61	An Act to amend the Act relating to the Election of School Trustees in the City of Toronto	February 10th, 1876.
39	Vict., cap. 62	An Act to empower the Corporation of the City of Toronto to dispose of a portion of the Garrison Reserve in said City	February 10th, 1876.
39	Vict., cap. 63	An Act respecting the City of Toronto, the Toronto Street Railway, and other matters	February 10th, 1876.
39	Vict., cap. 64	An Act to amend the Acts relating to the Toronto Water Works	February 10th, 1876.
40	Vict., cap. 39	An Act respecting the City of Toronto, the Toronto Street Railway, and other matters	March 2nd, 1877.
40	Vict., cap. 40	An Act to legalize a certain By-law, and certain Debentures of the City of Toronto	March 2nd, 1877.

A TABLE OF THE LOCAL IMPROVEMENT BY-LAWS

NOT REPRINTED IN THE PRESENT VOLUME.

No. of By-law	Street	Section of Street.	Nature of Improvement.	Extent of Improvement.	Total Cost.	Amount to be repaid by Local Rate.	Amount to be paid by the City.	Value of Property.	Annual Rate.	Commutation Rate.	Date of Passage of Law.	Term.	Maturity.
				Yds.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	Per ft. m.	Per ft. \$ c. m.		Yrs	
2860	Shuter	Dalhousie to Jarvis.	Sewer	177	671 51	621 81	672 00	55,000 00	10 0	0 90 0	6th June, 1859	20	1879
2865	George	Queen to Duke	do	300 3	916 00	1,246 00	1,239 33	53,833 00	14 9	1 35 0	11th July, 1859	20	1880
2877	Yonge	Maitland to Ann	do	406	3,596 00	2,156 67	1,239 33	121,466 00	13 4	1 22 0	11th July, 1859	20	1880
2889	Elizabeth	Elm to College Av.	do	446	3,236 50	2,156 67	1,079 83	64,583 00	10 2	0 93 0	18th July, 1859	20	1880
2900	Gerrard	Yonge to Jarvis	do	520	2,632 50	2,532 50	1,079 83	105,233 00	10 2	0 93 0	18th July, 1859	20	1880
2911	Dale	Yonge to Jarvis	do	520	2,632 50	2,532 50	1,079 83	105,233 00	10 2	0 93 0	18th July, 1859	20	1880
2922	Yonge	Elizabeth to Terenure	do	452	6,223 50	6,223 50	12,066 96	9 7 1/2	0 85 0	18th July, 1859	20	1880
2935	Terenure	King to Front.	do	452	6,223 50	6,223 50	12,066 96	9 7 1/2	0 85 0	18th July, 1859	20	1880
2997	Maitland	Elm to College Av.	Stone sidewalk	440	2,860 00	2,860 00	520,132 00	14 1 1/2	1 28 7	12th Sep., 1859	20	1880
2998	Grosvenor	Gerrard to Shuter.	Sewer	620	3,257 00	3,257 00	37,266 00	10 6	0 97 0	6th Oct., 1859	20	1880
303	Crookshank,	Yonge to Queen's Pk.	do	440	2,620 00	2,620 00	37,750 00	13 6	1 24 0	6th Oct., 1859	20	1880
323	Gerrard, Min-	Section on each street	do	6th Aug., 1860	20	1880
331	Wellington	Yonge to Scott.	Flag'd sidewalk	204 1/2	3,017 24	3,017 24	194,033 00	55 5	5 05 0	19th Nov., 1860	20	1880
356	St. Patrick	Spadina Av. to Deni-	do	350	1,600 00	1,600 00	1,778 00	10 0	1 00 0	14th Oct., 1861	20	1881
387	Bond	Gould to Shuter	Sewer	702	3,000 00	3,000 00	84,183 00	9 7 1/2	0 88 7 1/2	15th June, 1863	20	1882
462	Sherbourne	Queen to rear Gerrard	do	678	5,146 00	5,146 00	38,990 00	1 On 3/4	On 3/4	7th Sept., 1868	20	1888
464	John	King to Queen	do	678	5,154 00	5,152 00	1,732 00	32,650 00	1 3/4	0 14 9	14th Sep., 1868	20	1888
489	King	Bay to Yonge	McBeth pavement	196 1/2	6,364 00	6,364 00	307,424 98	0 2 1/2	0 10 8	11th Jan., 1869	20	1888
495	Wellington	Peter to Clarence Sq.	Sewer	123 1/2	992 00	992 00	21,730 00	1 0 1/2	0 9 2 1/2	5th July, 1869	20	1889
498	Dummer	Northern portion	do	370	3,323 50	3,323 50	10,750 00	1 7	0 15 3	5th July, 1869	20	1889
497	Isabella	Church to 54th ft. west	do	199	2,052 75	2,052 75	11,064 00	2 0 1/2	0 18 6	5th July, 1869	20	1889
501	Sherbourne	Church to Carleton	do	389	3,397 00	3,397 00	22,304 00	2 0	0 18 0	30th Aug., 1869	20	1889
516	Carleton	Jarvis to Sherbourne	do	333 1/2	2,950 00	2,950 00	24,611 00	1 6 1/2	0 10 1	18th July, 1879	10	1880
511	Greenville	Yonge to Surrey Pl.	do	463 1/2	2,950 00	2,950 00	49,704 00	0 6 1/2	0 6 0	1st Aug., 1870	20	1890
514	Yonge	Maitland to Bloor.	do	804	9,748 00	6,500 00	3,248 00	95,184 73	0 7 1/2	0 6 7 1/2	12th Sep., 1870	20	1890

(For particulars, see the By-law No. 323.)

15,302 00 1 3 10 11 4 12th Sep., 1870 20 1890

TABLE OF THE LOCAL IMPROVEMENT BY-LAWS NOT REPRINTED IN THE PRESENT VOLUME—Continued.

No. of By-law	Street	Section of Street	Nature of Improvement	Extent of Improvement	Total Cost.	Amount to be repaid by Local Rate.	Amount to be paid by the City.	Value of Property	Annual Rate.		Commutation Rate.		Date of Pass. Law.	Term.	Maturity.
									On \$ cts.	On \$ cts.	On \$ cts.	On \$ cts.			
603	Adelaide	Brook to Peter.	Sewer	250	3,142 00	2,695 00	1,647 00	19,510 00	1 8	0 10 8	0 10 8	2nd Sept. 1873	10	1883	
604	Baldwin	Beverly to William Henry.	do	448	1,486 00	1,486 00	18,741 00	1 3	0 80	0 80	22nd Sept. 1873	10	1883	
610	St. Alban	Yonge to Queen's Pk.	do	448	3,140 00	3,140 00	34,885 00	1 3	0 91	0 91	27th Oct. 1873	10	1883	
637	Adelaide	Beant to Portland	do	940	1,690 00	1,430 00	180 00	21,220 00	1 1	0 67 4	0 67 4	20th July, 1874	10	1884	
638	Queen	Lumley to Bishop	do	184	1,640 00	1,720 00	220 00	20,540 00	1 3 4	0 84	0 84	20th July, 1874	10	1884	
639	Widmer	Adelaide to King	do	167	1,312 00	1,637 00	275 00	16,190 00	1 0 4	0 65	0 65	20th July, 1874	10	1884	
640	St. Andrew	Spadina Av. to point west of Eliza St.	do	185	1,974 00	987 00	987 00	16,050 00	1 0	0 65	0 65	20th July, 1874	10	1884	
645	Lane off Duncan	Duncan to Simcoe	do	192	1,200 37	1,100 00	100 37	21,020 00	0 8 4	0 52 4	0 52 4	22nd Sept. 1874	10	1884	
647	Britain	George to Sherbourne	do	236	1,293 52	1,238 00	250 52	9,874 00	2 1 1	0 13 1 4	0 13 1 4	5th Oct. 1874	10	1884	
648	George	Shuter to Gerrard	do	650	6,737 00	4,035 00	2,732 00	63,400 00	0 9 4	0 60	0 60	5th Oct. 1874	10	1884	
649	Gould	Church to Mutual	do	133	1,063 00	733 00	270 00	14,500 00	0 8 1 0	0 50 8	0 50 8	5th Oct. 1874	10	1884	
655	Sherbourne	Carlton to Wellesley	do	473 4	4,782 00	4,400 00	382 00	54,320 00	1 3	0 81	0 81	6th Jan. 1875	10	1885	
664	Jarvis	Shuter to Bloor	do	195 3 4	8,272 00	8,272 00	220,600 00	0 6	0 37 4	0 37 4	15th July, 1875	10	1885	
667	Gloucester	Church and McKinnley's property	Boulevards	195 3 4	8,272 00	8,272 00	220,600 00	0 6	0 37 4	0 37 4	15th July, 1875	10	1885	
668	Charles	Spadina Av. and Beverley	Sewer	129	869 00	719 00	180 00	11,430 00	1 0	0 63	0 63	15th July, 1875	10	1885	
675	St. Patrick	Denison Av. to Spadina Av.	do	350	3,718 00	2,208 00	1,510 00	32,240 00	1 1	0 69	0 69	15th July, 1875	10	1885	
676	Ontario	Queen to Beech	do	383	4,404 00	2,786 00	1,618 00	35,960 00	1 2 1	0 78	0 78	23rd Aug. 1875	10	1885	
677	Wellesley	Yonge to Church	do	500	5,590 00	3,300 00	2,290 00	49,790 00	1 1	0 67	0 67	23rd Aug. 1875	10	1885	
678	Berkeley	King to Duke	do	322	2,650 00	1,840 00	610 00	32,640 00	0 9 4	0 56 4	0 56 4	23rd Aug. 1875	10	1885	
679	Ontario	Feech to Carlton	do	133	1,460 00	804 00	250 00	8,080 00	0 6	0 40	0 40	23rd Aug. 1875	10	1885	
680	Gerrard	Yonge to Elizabeth	do	600	6,920 00	3,960 00	2,960 00	64,075 00	1 0	0 62	0 62	23rd Aug. 1875	10	1885	
684	Spadina Av	Baldwin to College	do	392	3,830 00	2,554 00	1,276 00	33,190 00	1 0 2 4	0 77	0 77	23rd Aug. 1875	10	1885	
688	Ridgmond	Bathurst to Tecumseth	do	333	4,240 00	2,120 00	2,120 00	36,040 00	0 9 4	0 59	0 59	30th Aug. 1875	10	1885	
			do	224	2,270 00	1,370 00	900 00	22,575 00	1 0	0 61	0 61	20th Sept. 1875	10	1885	

601 R.R. floor 711 6,502 00 *3,101 00 300 00 33,330 00 1 5 0 9 4 4th Oct. 1875 10 1885
 Yonge to Huntley do 5 888 00 1,327 490 00 1 71 0 7 4 1st May. 1876 20 1886

684 Spadina Av	do	392	3,890 00	2,554 00	300 00	33,390 00	1	5	0 9 4	4th Oct. 1875	10 1885
Baldwin to College	do	353	4,240 00	2,120 00	5,888 00	132,420 00	0	7 ¹ / ₂	0 7 4	1st May, 1876	20 1896
Bathurst to Tecum-	do	633	4,565 00	4,381 00	184 00	67,970 00	0	7 ¹ / ₁₀	0 6 5	1st May, 1876	20 1896
seth	do	224	2,270 00	1,370 00	900 00	68,350 00	0	8 ¹ / ₂	0 6 6	1st May, 1876	20 1896
691 Bloor	do	711	6,502 00	*3,101 00	300 00	13,400 00	0	7 ¹ / ₂	0 6 7 ¹ / ₂	1st May, 1876	20 1896
717 Parliament	do	1300	15,635 00	9,747 00	66 00	10,700 00	1	14	0 10 2	5th June, 1876	20 1896
718 Muter	do	140	1,298 00	1,188 00	110 00	12,483 00	1	1	0 9 8	5th June, 1876	20 1896
719 Lumley	do	633	4,565 00	4,381 00	184 00	32,440 00	0	6 ³ / ₈	0 6 1	12th June, 1876	20 1896
720 Lumley	do	633	4,565 00	4,381 00	184 00	24,220 00	0	8 ³ / ₈	0 6 9	12th June, 1876	20 1896
723 East Wood	do	133	1,050 00	900 00	150 00	127,710 00	0	7	0 6 4	17th July, 1876	20 1896
724 Nelson	do	134	1,147 00	1,081 00	66 00	6,290 00	0	7	0 6 3	17th July, 1876	20 1896
726 Isabella	do	140	1,298 00	1,188 00	110 00	33,990 00	0	6 ³ / ₈	0 5 8	17th July, 1876	20 1896
727 Robinson	do	325	2,947 00	1,976 00	971 00	34,130 00	0	6 ¹ / ₂	0 5 6	17th July, 1876	20 1896
731 Bathurst	do	222	1,771 00	1,661 00	110 00	13,386 66	1	1	0 6 7	18th Aug. 1876	10 1896
732 Robinson	do	1171 ¹ / ₂	12,300 00	8,085 00	4,215 00	13,886 66	1	1	0 5 3	18th Aug. 1876	20 1896
733 D'Arcy	do	818	8,900 00	3,900 00	500 00	52,640 00	0	5 ¹ / ₂	0 5 0	18th Aug. 1876	20 1896
734 Baldwin	do	367 ¹ / ₂	2,920 00	1,942 00	978 00	35,000 00	0	5 ¹ / ₂	0 4 7 ¹ / ₂	18th Aug. 1876	20 1896
735 George	do	342	2,784 00	1,894 00	890 00	29,395 00	0	6 ¹ / ₂	0 5 8	18th Aug. 1876	20 1896
736 Upper John	do	186	1,007 00	897 00	110 00	53,390 00	0	5 ¹ / ₂	0 5 1	18th Aug. 1876	20 1896
737 Esther	do	142	742 00	670 00	72 00	13,765 00	0	5 ¹ / ₂	To be	25th Sept. 1876	20 1896
738 Huntley	do	474	4,349 00	2,615 00	1,734 00	160 00	0	5 ¹ / ₂	comp.	25th Sept. 1876	20 1896
739 Parliament	do	335	1,898 00	1,658 00	240 00	25,900 00	0	5 ¹ / ₂	“	25th Sept. 1876	20 1896
740 } Strachan Ave.	do	284	2,650 00	1,706 00	944 00	17,630 00	0	5	“	25th Sept. 1876	20 1896
740 } and King	do	521	3,014 00	2,714 00	300 00	21,820 00	0	6 ¹ / ₂	“	25th Sept. 1876	20 1896
746 St. Patrick	do	190	1,020 00	860 00	160 00	14,820 00	0	4 ¹ / ₁₀	“	25th Sept. 1876	20 1896
747 Adelaide	do	338	1,826 00	1,666 00	160 00	40,820 00	0	5 ¹ / ₂	“	25th Sept. 1876	20 1896
748 Hayter	do	165	1,548 00	978 00	570 00						
749 Elm	do	248	2,358 00	1,520 00	838 00						
750 Russell	do	169	910 00	810 00	100 00						
751 St. Joseph	do	460	3,700 00	2,473 00	1,227 00						

* The Village of Yorkville also pays \$3,101.

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FORM OF A LOCAL IMPROVEMENT BY-LAW.

No. .

A By-law to provide for the construction of a Sewer on *Sherbourne Street*, between *Carleton* and *Wellesley Streets*, in *St. Thomas' Ward*.

[Passed January 6th, 1875.]

WHEREAS *R. S. Williams* and others have petitioned for a Sewer on *Sherbourne Street*, between *Carleton* and *Wellesley Streets*, in *St. Thomas' Ward*.

And whereas it has been ascertained and determined that the real property comprised within the following limits, that is to say :

1st. Commencing at a point, the intersection of the north side of *Carleton Street* with the west side of *Sherbourne Street*; thence northerly along the west side of *Sherbourne Street*, feet, more or less, to the south side of *Wellesley Crescent*; thence westerly, following the curve of *Wellesley Crescent*, to a point where a line drawn parallel to the west side of *Sherbourne Street* at a distance of 60 feet would intersect said curve; thence southerly, parallel to *Sherbourne Street*, to the north side of *Carleton Street*; thence easterly along the north side of *Carleton Street* 60 feet to the place of beginning, producing, after deducting a flank of 60 feet on *Carleton Street*, feet more or less, of frontage assessable on the west side of the street.

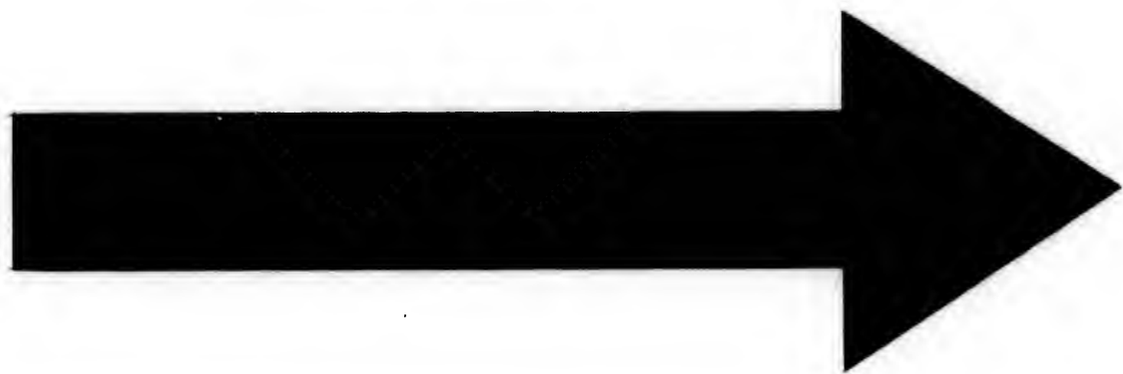
2nd. Commencing at a point, the intersection of the north side of *Carleton Street* with the east side of *Sherbourne Street*; thence northerly, along the east side of *Sherbourne Street* to the south side of *Wellesley Street* feet, more or less; thence easterly, along the south side of *Wellesley Street*, 60 feet; thence southerly, parallel with *Sherbourne Street*, feet more or less, to the north side of *Carleton Street*; thence westerly 60 feet to the place of beginning, being a frontage of feet, more or less, assessable on the east side,

Or a total of feet, more or less, of property on both sides of the street assessable for the construction of proposed Sewer, will be immediately benefited by the construction of the said Sewer.

And whereas it has been ascertained that the said petitioners are two-thirds in number and represent one-half in value of the owners of the real property to be directly benefited thereby, and that the value of the whole of the real property ratable under this By-law is \$

And whereas the length of the said Sewer will be yards; the cost thereof, including six culverts and two ventilators, and superintendence, with one-tenth added for contingencies, will be \$, of which amount the City is to provide \$ for the construction of culverts and ventilators; the remaining sum \$, is to be repaid by the property owners, and is the amount of the debt to be created by this By-law.

And whereas the total amount required to be raised annually by special rate for paying the said debt and interest thereof is \$



1.5 1.8 2.0 2.2 2.5
3.2 3.6 4.0

10
15
20

And whereas there are feet of frontage of the said real property on *Sherbourne Street*, according to the said description, directly benefited by the said *Sewer*, upon which it will be required to charge an annual special rate of *one cent three mills* on the dollar to pay the interest and create an annual sinking fund in paying the said principal debt of \$ within ten years, according to law, which said debt is created on the security of the special rate settled by this By-law, and on that security only.

And whereas it is expedient to grant the prayer of such petition, and to raise the said sum of \$ by debentures of the Corporation of the City of Toronto to defray the expense thereof.

Therefore the Corporation of the City of Toronto, by the Council, enact as follows :—

I.

There shall be forthwith constructed on *Sherbourne Street*, within the limits herein mentioned, a *common Sewer*, according to a plan to be approved of by the Board of Works, from *Carleton* to *Wellesley Streets*.

II.

The owners or occupiers of the real property hereinbefore described are required, so soon as such *common Sewer* shall be constructed, and declared by the City Engineer for the time being to be fit to receive such drainage, forthwith, on notice thereof, to cause all the ground and premises embraced in such description to be drained into the said *Sewer*, under the direction and to the satisfaction of the City Engineer.

III.

An annual special rate of *one cent three mills* on the dollar is hereby imposed on the value of the property so described, which special rate shall be annually inserted on the Collector's Roll for the Ward of *St. Thomas*, in each year for the next succeeding *ten years*, and shall be payable to and collected by him in the same way as the other rates on the said *Rolls*.

IV.

The sum of \$ shall be raised by loan by this Corporation on the security of the special rate hereby imposed, and on that security only; and debentures amounting to the sum of \$ shall be issued by the said Corporation therefor.

V.

The said debentures shall be made payable on the first day of *January*, A. D. *1885*, and bear interest at the rate of *six per cent.* in each year.

VI.

The said debentures may, both as to principal and interest, be payable in any place in Great Britain or this Province, and may be expressed in sterling money or any other currency, and the said sum of \$ to be raised thereon shall be laid out and expended in the construction of the said *Sewer*, and in no other way and for no other purpose whatsoever.

IMPROVEMENT BY-LAW.

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VII.

If at any time the owners of the said real property hereinbefore described, or of any part thereof, shall desire to commute the assessment imposed by this By-law by the payment of his or their proportionate share or shares of the cost thereof as a principal sum in lieu thereof, he or they may so commute by the payment of *eight and one-tenth cents* on the dollar at any time during the first year after the passing of this By-law, or in any subsequent year by the payment of a similar sum, reduced by *one-tenth* thereof for each year during which the said annual special rate shall have been actually paid.

VIII.

All moneys arising out of the said annual special rate, and all moneys received in commutation thereof under the preceding section of this By-law, shall be invested by the City Treasurer, under resolution of this Council, from time to time, as the law directs.

IX.

This By-law shall come into operation and take effect on the day of its final passing.

COUNCIL CHAMBER,
Toronto, *January 6th, 1875.*

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THE
BY-LAWS
OF THE
CITY OF TORONTO,
FROM THE DATE OF ITS INCORPORATION IN 1834,
TO THE 30TH OF SEPTEMBER, A.D. 1876
(EXCEPT LOCAL IMPROVEMENT BY-LAWS),
AS CONSOLIDATED AND REPRINTED
BY THE
SPECIAL COMMITTEE
APPOINTED BY THE MUNICIPAL COUNCIL FOR THAT PURPOSE.
A.D. 1876.

By-laws which are Effete or Repealed are not Reprinted.

No. 28.

An Act authorizing the renewal of the Leases, and the granting of new Leases for the grounds situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein specified.

No. 28.
Leases of Lots
in the
Market Block.

[PASSED MARCH 2, 1837.

AMENDED OCT. 7, 1837; JAN. 6, MARCH 23, &

JUNE 15, 1840; OCT. 26, 1868.]

WHEREAS, to increase the prosperity of the City of Toronto and its revenues, to secure the public buildings from accidents by fire, to promote public improvement, to encourage the outlay of capital, and the extension of commerce within the said City, it is expedi-

No. 28.
Leases of Lots
in the
Market Block.

ent to offer new leases for the land west of the Market Buildings commonly known as the Market Block to the present lessees or their assigns, and to authorize the Mayor of the City to receive surrenders of the present leases :

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled, as follows :

Authority to the
Mayor to renew
leases.

1. From and after the passing of this Act, it shall and may be lawful for the Mayor of the said City to receive surrenders from the lessees or their assigns of any lease or leases now held for lands in the said Market Block, to make or receive proposals for renewing any former lease, or granting any new lease or leases for the lands so surrendered, to sign all bonds, deeds, or contracts, relative to the same, to grant new leases therefor, and to affix the seal of the city thereto : Subject nevertheless to the conditions and restrictions hereinafter prescribed or hereafter to be prescribed by any act, rule, or regulation of the Common Council. By-law 28, s. 1.

Conditions pre-
vious to granting
renewals or new
leases.

2. No renewal of any lease, nor any new lease shall be granted under this Act, until the party desiring the same shall have made application in writing therefor to the Clerk of the Common Council, such application to be laid by the said Clerk before the Mayor ; nor until the person desiring such renewal or new lease shall have executed a bond with two sufficient sureties to the City of Toronto, in a penalty to be determined by the Mayor and Chairman of the Finance Committee for the due performance of the covenants in the leases so to be granted ; Provided also, that no application for a renewal of a lease, or a new lease, shall be received until all arrearage of rent shall be paid up. By-law 28, s. 2.

Covenants as
building.

3. All leases to be granted or renewed under this Act shall contain one or more covenants on the part of the lessee, or his assigns for the erection, within one year from the date of the same, of such dwelling houses to be

constructed according to the plans adopted and approved of by the Common Council, and also a proviso of forfeiture in case of a breach of such covenants as aforesaid.

No. 23.
Leases of Lots
in the
Market Block.

By-law 28, s. 3.

4. All leases under this Act shall be for a term of forty-two years next after the expiration of the leases now held.

Terms of Leases

By-law 28, s. 4.

5. The following shall be the rate per annum at which the said leases shall be renewed or granted, that is to say:

for lots numbers one and sixteen on King Street, one pound ten shillings per foot frontage of twenty-seven feet;

for lots numbers two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, and fifteen on King Street, one pound per foot frontage;

for lots numbers one, two, three, six, seven, and eight, on Church Street, fifteen shillings per foot frontage;

for lots numbers four and five on Church Street, one pound two shillings and six pence per foot frontage;

for lot number one on Front Street, one pound five shillings per foot frontage;

for lots numbers two, three, four, five, six, and seven, on Front Street, fifteen shillings per foot frontage;

for lots numbers eight, nine, ten, and eleven, on Front Street, eleven shillings and three pence per foot frontage;

for lot number twelve, on Front Street, seventeen shillings and six pence per foot frontage;

for lots numbers one, two, three, six, seven, and eight, on the street fronting the west Market wall, twelve shillings and six pence per foot frontage;

for lots numbers four and five on the same street, seventeen shillings and six pence per foot frontage;

and for all the lots on both sides of Market Lane, seven shillings and six pence per foot frontage.

Designation of
lots and rate of
renewal.

Amended By-law
41, ss. 3, 4, post
p. 3.

Amended By-law
45, ss. 1, 2, post
p. 13.

Amended By-law
42, s. 2, post p. 9.

Amended By-law
41, s. 1, post p. 7.

By-law 28, s. 5.

6. The Mayor, together with the Standing Committee on Finance and Assessment for the said City for the time being, shall have power and authority to treat with any person or persons for the purchase of the unexpired term of any lease or leases now in existence for any lot or lots,

Mayor and Finance
Committee
to have power to
purchase unex-
pired terms.

No. 28.
Leases of Lots
in the
Market Block.

or any portion of any lot or lots, of which the present lessee or lessees, or their assigns, may be desirous of selling, in order the earlier to carry into effect the improvements contemplated by this Act. By-law 28, s. 6.

Reference to
plan or survey.

7. All leases or renewals of leases under this Act shall be for the lots as laid out on the plan and survey thereof, and adopted by the Council, or for such portions as may be held by the lessees or their assigns, now in legal possession. By-law 28, s. 7.

Occupiers to
comply with re-
gulations for
buildings.

8. Any person or persons now in legal occupation of more than one lot or any part of a lot as laid out as aforesaid, shall nevertheless be compelled, upon receiving a new lease under this Act, to comply with such regulations for the erection of buildings upon the said lot or lots, or part of any lot respectively, as the Common Council may have adopted for such lot or lots, or part of any lot. By-law 28, s. 8.

Reservation of
lanes on plan.

9. In all the new leases, or renewals of leases, to be granted under the authority of this Act, shall be contained a reservation of the lanes as specified upon the plan adopted by the Council; and no buildings shall be erected on such lanes, except such as may be for the purpose of stores, warehouses, and offices connected with mercantile business, or with any trade or manufacture carried on in the buildings erected in the front of the lots. By-law 28, s. 9.

New lease may be
granted on expi-
ration of term.

10. At the expiration of any new lease for any premises granted under the authority of this Act upon which buildings have been erected pursuant to the plans adopted by the Common Council, it shall be in the option of the Common Council for the time being, to grant a new lease for a further term of years of such premises for which the lease has expired, upon such rents and terms as the said Common Council shall deem meet and proper: Provided always, that in case the Council shall not deem it expedi-

ent to grant such new lease for a further term of years, the City of Toronto shall pay to the lessee, at the time of the expiration of the old lease, legally entitled to the premises, the value of the buildings erected thereon, which value shall be ascertained by three indifferent persons or arbitrators to be chosen as follows: one to be chosen by the Mayor for the time being, one other to be chosen by the lessee, and the third to be chosen by the two arbitrators, who shall award and determine the value of the buildings in question at the time of arbitration, and the amount determined upon by them shall be paid by the Treasurer to the lessee or his order within six calendar months from the making of such award as aforesaid; Provided also, that such lessee shall not be compelled to give up possession of his premises until he shall be paid in full such award. By-law 28, s. 10.

No. 39.
Leases of Lots
in the
Market Block.

Arbitration to
settle compensa-
tion for build-
ings.

No. 39.

An Act to continue and amend an Act of The Corporation of the City of Toronto, passed on the 2nd of March, 1837, entitled "An Act authorizing the renewal of the Leases, and the granting of new Leases, for the grounds situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein specified."

[PASSED OCT. 7, 1889.

AMENDED JUNE 15, 1840; OCT. 26, 1888.]

WHEREAS it is expedient and necessary to extend the period fixed for granting new leases of the lands known as the Market Block, at the prices and on the terms set forth in an Act of the Common Council, passed on the second day of March, in the year of our Lord one thousand eight hundred and thirty-seven, entitled "An Act authorizing the renewal of the leases and the grant-

No. 41.
Leases of Lots
in the
Market Block.

ing of new leases for the grounds situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein specified: ”

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled as follows :

New leases not
to be granted till
buildings are
erected.

1. No new lease for any of the said lots shall in future be granted to any person, until buildings shall be erected thereon agreeably to the plan adopted by the Corporation as prescribed in the aforesaid Act of the second of March, one thousand eight hundred and thirty-seven, nor unless such buildings shall be erected within the time prescribed : Provided always, that in all cases where the leases have expired and the lessees do not avail themselves of the provisions of the Act hereby renewed upon the conditions and within the time prescribed, an arbitration shall be entered into, and the premises disposed of according to the conditions of the original leases. By-law 39, s. 4.

No. 41.

An Act to alter and amend the existing laws on the subject of the Market Block.

[PASSED JAN. 6, 1840.
AMENDED OCT. 26, 1868.]

WHEREAS it is expedient that persons holding property in the Market Block whose leases have expired, or are about to expire, and who decline to comply with the provisions of an Act of the Common Council, passed on the seventh day of October, in the year of our Lord one thousand eight hundred and thirty-nine, entitled “An Act to continue and amend an Act of the Corporation of the City of Toronto, passed on the second day of March, one thousand eight hundred and thirty-seven, entitled ‘An Act authorizing the renewal of the leases, and the granting of new leases, for the grounds.

situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein specified," and who require leases for a further term of twenty-one years upon such terms as the City of Toronto may determine upon, without any condition of building being therein contained.

No. 41.
Leases of Lots
in the
Market Block.

And whereas it is necessary to make provision for releasing such lots situate in said Block, as may have been or hereafter may be surrendered into the hands of the Corporation by the late or present lessees of such lots :

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled, as follows :

1. The following shall be the rate per annum at which the old leases shall be renewed for a further term of twenty-one years from the first day of January, one thousand eight hundred and forty, said leases not to contain any provision for erecting buildings thereon. For lots on the old plan, numbers sixteen and seventeen, on Market Lane, two pounds two shillings and sixpence per foot frontage ; and for number thirteen on Market Lane, fifteen shillings per foot frontage. By-law 41, s. 1.

Rate for renewal
of leases on
Market Lane.

2. The Mayor of the City shall have power and authority to purchase, and he is hereby authorized and empowered to purchase from the lessees of lots numbered according to the original plan, one, two, and thirty, the houses and buildings erected on said lots, together with all the right, title and interest thereto, for the sums determined upon by the arbitrators, that is to say: for lots one and two, and the buildings thereon, the sum of five hundred and forty pounds; for lot number thirty and the buildings thereon, the sum of two hundred and twenty-five pounds, and that the Treasurer be authorized to pay the same to the present lessees of the said lots. By-law 41, s. 2.

Mayor to have
power to purchase unexpired
terms from lessees of certain
lots.

Amounts to be
paid.

No. 42.
Lessee of Lots
in the
Market Block.
Amendment of
By-law No. 28,
sec. 5, ante p. 3.

3. That part of the fifth section of the Act of the Common Council, passed on the second of March, one thousand eight hundred and thirty-seven, before alluded to, which puts a yearly rental per foot on lots numbered according to the new plan, one, two, three, and four, in King Street, shall be, and is hereby repealed, in so far as regards the price of said lots. By-law 41, s. 3.

Rate for renewal
of lots on King
Street.

4. The following shall be the rate per annum at which lots one, two, three, and four, on King Street, shall be renewed upon the conditions, and for the term of years contained in said Act of the Common Council, passed on the second day of March, one thousand eight hundred and thirty-seven: for lot number one on King Street, one pound seventeen shillings and six-pence per foot frontage; and numbers two, three, and four, on the said street, at one pound five shillings per foot frontage. By-law 41, s. 4.

Treasurer to sell
certain lots by
public auction.

5. It shall and may be lawful for the Treasurer from time to time, to put up and sell by public auction, all such lot or lots in the Market Block as have, or may be surrendered by, or purchased from, the lessees of such lot or lots, and to sell the same to the highest bidder for such premium as said lot or lots shall produce, subject always to the prices and conditions heretofore imposed by any Act of the Common Council, or such as are contained in the present Act. By-law 41, s. 6.

No. 42.

An Act to amend the various Acts of the Corporation now in force on the subject of the Market Block.

[PASSED MARCH 26, 1840.
AMENDED OCT. 26, 1868.]

WHEREAS the Lessee of Market Lots numbers fifteen and sixteen, in the Market Block, having declined to comply with the provisions of an Act of the Common Council, passed on the seventh day of October, one

thousand eight hundred and thirty-nine, entitled "An Act to continue and amend an Act of The Corporation of the City of Toronto, passed on the second day of March, one thousand eight hundred and thirty-seven, entitled 'An Act authorizing the renewal of the leases and the granting of new leases for the grounds situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein specified,'" it is expedient for the purpose of carrying out the plan adopted by the Common Council for erecting buildings on the said Block, that the City of Toronto should purchase the interest of the lessee in the houses and buildings now standing upon said lots:

No. 42.
Leases of Lots
in the
Market Block.

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled, as follows:

1. The Mayor of the City shall have full power and authority to purchase, and he is hereby authorized and empowered to purchase, from the lessee of lots numbered according to the original plan, fifteen and sixteen, the houses and buildings now standing on said lots, together with all the right, title, and interest thereto, for the sum of three hundred and ten pounds, being the amount determined upon by the arbitrators, and that the Treasurer be authorized to pay the same to the said lessee. By-law 42, s. 1.

The Mayor to have power to purchase unexpired terms.

Amount to be paid.

2. That part of the fifth section of the Act of the Common Council, passed on the second day of March, one thousand eight hundred and thirty-seven, which puts a yearly rental per foot on lots numbered according to the new plan, five, six, seven, and eight, on West Market Place, shall be, and the same is hereby repealed, in so far as regards the price of said lots. By-law 42, s. 2.

Amendment of By-law No. 23, sec. 5, ante p. 2.

3. The following shall be the rate per annum at which lots numbers five, six, seven, and eight, on West Market

Rate for renewal of leases on West Market Place.

No. 43.
Leases of
Water Lots.

Place, shall be renewed upon the condition and for the term of years contained in an Act of the Common Council, passed on the second day of March, one thousand eight hundred and thirty-seven: for lots numbers five and eight, on West Market Place, one pound five shillings per foot frontage; for lots six and seven on the same street, sixteen shillings and eight pence per foot frontage. By-law 42, s. 3.

No. 43.

An Act to authorize the leasing of certain Water Lots named therein, upon the conditions and under the restrictions and limitations therein prescribed.

[PASSED MAY 14, 1840.

AMENDED AUG. 17, 1840; NOV. 24, 1845.]

WHEREAS by a certain patent deed from the Crown, bearing date the twenty-first day of February, one thousand eight hundred and forty, the whole of the water lots in front of the City not heretofore granted, laying between Berkeley Street on the east, and Graves Street on the west, have been given and granted to the City of Toronto for the benefit of the inhabitants of the said City, upon certain conditions and under certain restrictions and limitations in the said patent deed mentioned:

And whereas it is necessary that the said lots or such portions of them as may be deemed expedient, should be forthwith made available for the purpose for which the said property has been ceded to the said City:

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled, as follows:

Treasurer when
required to sell
certain lots by
public auction.

1. It shall be the duty of the Treasurer of the said City whenever he shall be required by the Mayor and Standing Committee on Wharves, Harbours, &c., to put

law 43.

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By-law 43.] OF THE CITY OF TORONTO.

No. 43.
Leases of
Water Lots.

up and sell by auction, after fifteen days' notice thereof, the right to leases of the following lots, that is to say: numbers twenty-seven, thirty-four, thirty-five, thirty-six, thirty-nine, and forty, as described on the plan of said water lots adopted by the Common Council, the lessees of the lots on each side of Scott Street, numbered thirty-five and thirty-six, to have the right of erecting, or permitting others to erect buildings along the line of continuation of said Scott Street, the said buildings being erected according to a plan to be adopted by the Common Council. By-law 43, s. 1.

2. The right of the said leases so sold, shall be sold with the condition that the purchaser shall cause to be made or constructed, all the improvements required by and specified in the said patent deed and exhibited in the plan attached thereto within the time limited by the said patent deed, and also the buildings and improvements shewn and specified in another plan adopted by the Common Council, and filed in the office of the Clerk of the Common Council, in the manner and of the materials specified in the said last mentioned plan, the whole of such improvements and buildings to be erected to the entire satisfaction of the Standing Committee on Wharves, Harbours, &c., their Superintendent, Surveyor, or Engineer. By-law 43, s. 2.

Conditions of sale.

3. All the leases for the said lots shall be for a period of forty-two years, at the following rental per foot per annum frontage, payable half-yearly, that is to say: for lots numbers twenty-seven, thirty-four, and forty, five shillings per foot; for lot number thirty-nine, seven shillings and sixpence per foot; and for lots numbers thirty-five and thirty-six, ten shillings per foot frontage. By-law 43, s. 3.

Duration of the leases, and rental.

4. The leases shall be given immediately on the payment of the purchase money, subject to forfeiture in case of not conforming with the conditions of the grant from

Conditions of the leases.

No. 45.
Leases of Lots
in the
Market Block.

the Crown and the provisions of this Act, and that each purchaser be required to give two good and sufficient sureties for the performance of the covenants and conditions contained in the lease. By-law 43, s. 4.

Rate for the
renewal of the
leases.

5. At the expiration of any lease for any lot or lots granted under the authority of this Act upon which improvements have been made pursuant to the said patent deed and plans adopted as aforesaid, the lessee or other person who may be in legal possession of the premises at the time of the expiration of the lease, shall be entitled to a new lease for a further term of twenty-one years, at such a rate per foot per annum rental as the said lot or lots shall be then worth, to be determined by two disinterested and indifferent persons or arbitrators, to be chosen as follows: one to be chosen by the Common Council for the time being, the other to be chosen by the lessee; and in case the persons so chosen by the parties aforesaid cannot agree in their judgment of the value of the said premises, the Common Council and lessee shall name a third person as an umpire, whose award shall be final: Provided always, that in case the lessee shall not be willing to take a new lease of such lot or lots, he shall have full power and authority to remove and take away all buildings which he may have erected on such lot or lots, the said buildings to be removed within three months after the expiration of the lease. By-law 43, s. 5.

To be deter-
mined by arbi-
tration.

Buildings to be
removed if lease
is not renewed.

No. 45.

An Act to repeal parts of, and amend the laws authorizing the Leasing of certain lots on the Market Block.

[PASSED JUNE 15, 1840.]

WHEREAS certain lots in the Market Block have come into possession of the City, in consequence of the late lessees disposing of their interest therein to the City, or

from their not availing themselves of the advantages offered by the Act of the Common Council, passed on the second day of March, one thousand eight hundred and thirty-seven, and continued by an Act passed on the seventh day of October, one thousand eight hundred and thirty-nine :

No. 45.
Leases of Lots
in the
Market Block.

And whereas it is necessary to fix such a rental upon said lots as they are now worth, and to provide for the sale of leases of the said lots :

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto, in Common Council assembled, as follows :

1. That part of the fifth section of the Act of the Common Council, passed on the second day of March, one thousand eight hundred and thirty-seven, which puts a yearly rental per foot on lots numbered according to the original plan, nine, ten, eleven, and twelve, on Front Street, shall be and the same is hereby repealed. By-law 45, s. 1.

Amendment of
By-law No. 23,
sec. 5, ante p. 3.

2. The following shall be the rate per foot per annum at which the lots numbered nine, ten, eleven, and twelve, on Front Street, shall be leased, that is to say : numbers nine, ten, and eleven, sixteen shillings and eightpence per foot frontage ; and number twelve at one pound five shillings per foot frontage. By-law 45, s. 2.

Rate for lease of
lots on Front
Street.

No. 49,
Leases of
Water Lots.

No. 49.

An Act to amend an Act passed on the fourteenth day of May, one thousand eight hundred and forty, entitled "An Act to authorize the Leasing of certain Water Lots named therein, upon the conditions, and under the restrictions and limitations therein prescribed."

[PASSED AUG. 17, 1840.
AMENDED NOV. 24, 1845.]

WHEREAS it is expedient to amend the Act of the Common Council of the City of Toronto, passed on the fourteenth day of May, one thousand eight hundred and forty, entitled, "An Act to authorize the leasing of certain Water Lots named therein, upon the conditions and under the restrictions and limitations therein prescribed," and to authorize the leasing of other Water Lots belonging to the City of Toronto :

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled, as follows :

New leases may be granted on expiration of old ones.

Compensation for buildings.

1. At the expiration of the period for which a renewal of the leases granted of the water lots is authorized by the said Acts of the Common Council of the fourteenth of May, one thousand eight hundred and forty, it shall and may be lawful for the Common Council for the time being, to grant a further lease of the said water lots, or any of them, upon such terms as may be agreed upon between the Common Council for the time being, and the lessee or lessees of any such lot or lots : Provided always that if the Common Council shall not think fit to grant any further renewal of the leases of the said lots or any of them, the City of Toronto shall pay to the lessee or other person who may be in legal possession of the premises, the value of the buildings erected thereon, which value shall be ascertained and determined in the same manner as the rental of the said lots is to be determined

at the expiration of the first demised term of forty-two years. By-law 49, s. 1.

No. 51.
Lease of Water
Lot to Gas
Company.

2. It shall and may be lawful for the City of Toronto to grant a lease of water lot number fifty-four, to Richard Tinning at a rental of seven shillings and sixpence per foot frontage, and at a premium of seventy-five pounds, for the same terms, and upon the same conditions, limitations, and restrictions, as other water lots belonging to the City of Toronto are leased. By-law 49, s. 2.

Lease of water
lot to Richard
Tinning.

3. It shall be the duty of the Treasurer of the City of Toronto, whenever he shall be required by the Mayor and Chairman of the Standing Committee on Wharves, Harbours, &c., to put up and sell by auction, after fifteen days' notice, at such a premium as may be determined upon by the Mayor and Standing Committee upon Wharves, Harbours, &c., and at the rental hereinafter mentioned, the right to leases of the following water lots, namely: numbers forty-three and fifty-five, upon the same conditions, limitations, and restrictions as other water lots belonging to the City of Toronto are leased. By-law 49, s. 3.

Treasurer,
when required,
to sell certain
lots by public
auction.

4. The rental of the said lots per foot frontage per annum, shall be as follows, namely: for lot number forty-three, fifteen shillings per foot; and for lot number fifty-five, fifteen shillings per foot. By-law 49, s. 4.

Rental of lots.

No. 51.

An Act to Lease Water Lot number five, according to the plan of Mr. Howard, to the Hon. Joseph Masson and others for the purpose of erecting Gas Works to supply the City of Toronto with Gas, and for other purposes.

[PASSED JUNE 7, 1841.]

WHEREAS the Hon. Joseph Masson, of the City of Montreal, John Strang, of the City of Quebec,

No. 51.
Lease of Water
Lot to Gas
Company.

Esquire, and Albert⁶ Furniss, of the City of Montreal, Esquire, have proposed to light the City of Toronto with Gas, and to form themselves into an association for that purpose, to be styled "The City of Toronto Gas Light Company :"

And whereas the City of Toronto has consented to their proposition, and has agreed to lease unto them one of the water lots in front of the said City, for the purpose of erecting their said works upon :

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled, as follows :

Lease of water
lot No. 5.

1. A lease of water lot number five, in front of the City, as laid down on the plan of the said City, filed with the Clerk of the Common Council, shall be granted to the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, and assigns, as surveyed by Mr. Roy. By-law 51, s. 1.

Condition in
lease.

2. The lease for the said lot shall contain a condition that the said Joseph Masson, John Strang, and Albert Furniss, shall erect on the said lot within two years, suitable buildings for Gas works conformably to the plan now filed in the office of the Clerk of the Common Council, and approved of by the Standing Committee on Wharves, Harbours, &c., and that they do within the said period light certain portions of the said City with Gas. By-law 51, s. 2.

Covenant in
lease.

3. The lease shall contain a covenant by the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, and assigns, that they will construct on the said water lot all the improvements required by and specified in the patent deed granting the water lots in front of the said City to the City of Toronto, and that they will comply with all the provisions contained in the said patent deed, and that they will not, at any time dur-

ing the said lease, permit or suffer any deleterious or noxious fluid or matter to run or escape from the said gas works into the Bay in front of the said City, or do or suffer any matter or thing to be done at the said works whereby the water in the said Bay can be in anywise injured or affected. By-law 51, s. 3.

No. 51.
Lease of Water
Lot to Gas
Company.

4. The said lease shall be for a period of forty-two years, from the first of June next, at the annual rental of five shillings a year, and at the expiration of the said term of forty-two years, the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, or assigns, shall be entitled to a new lease for a further term of twenty-one years, at the same rent per annum, on the same terms, and on the other conditions provided in this bill: Provided always, that in case the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, or assigns, shall not be willing to take a new and further lease of such lot at the expiration of the said term of sixty-three years, the City shall within six months from the expiration of the said lease, pay to the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, and assigns, the value of the buildings, gas apparatus, and appurtenances erected on the said water lot, such value to be ascertained by two indifferent persons, one to be chosen by the Common Council for the time being, the other by the said Joseph Masson, John Strang, and Albert Furniss, or their legal representative; and in case the said parties so chosen cannot agree in the value of the said buildings, gas apparatus, &c., the Common Council and the said lessees shall choose a third person whose decision shall be final. By-law 51, s. 4.

Duration of
lease.

May be renewed.

Arbitration to
determine com-
pensation for
buildings and
gas works.

5. It shall and may be lawful to and for the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, or assigns, to break up, dig, and trench so much and so many of the streets of the said City

Power to lay
pipes in streets.

No. 54.
Leases of
Water Lots.

Lessees to repair
the streets
broken up by
them.

of Toronto, commencing at their works and running throughout the said City of Toronto, as will be necessary for laying the pipes or mains to conduct the gas from their works to the consumers thereof: Provided always, that the said Joseph Masson, John Strang, and Albert Furniss, their executors, administrators, and assigns shall, within a reasonable time, replace, relay, and make good, such parts of the said streets as shall be broken up and made use of for the purposes aforesaid. By-law 51, s. 5.

Penalty for in-
juring the works.

6. Any person or persons injuring the works, apparatus, mains, pipes, lamps, or other appurtenances of the said works used for lighting the said City with gas, shall be subject for each offence to a fine not exceeding five pounds, or imprisonment of not more than thirty days, in the discretion of the magistrate convicting. By-law 51, s. 6.

No. 54.

An Act to authorize the sale of Leases of entire Water Lots therein mentioned.

[PASSED JULY 26, 1841.]

WHEREAS the demand for property situated on the water's edge has increased:

And whereas the City of Toronto has several vacant lots situated on the water's edge which are at present unproductive; it is therefore expedient that the said property, commonly called water lots, should, as early as possible, be made available to the increase of the revenues of the City:

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled:

Treasurer,
when required,
to sell certain
lots by public
auction.

1. It shall be the duty of the Treasurer of the City of Toronto, whenever he shall be required by the Mayor and Chairman of the Standing Committee on Wharves, Harbours, &c., to put up and sell by Public Auction, after

eight days' notice, at such a premium as may be determined upon by the Mayor and Standing Committee on Wharves, Harbours, &c., and at the rental hereinafter mentioned, the right to leases of the following water lots, namely: numbers forty-two, forty-nine, fifty, fifty-two, fifty-three, and fifty-four; such leases to be granted upon the conditions, restrictions, and limitations prescribed in the Acts of the Common Council, passed on the fourteenth day of May, one thousand eight hundred and forty, entitled, "An Act to authorize the leasing of certain Water Lots," &c., and on the seventeenth day of August, one thousand eight hundred and forty, entitled, "An Act to amend an Act to authorize the leasing of certain Water Lots," &c. By-law 54, s. 1.

No. 71.
Leases of
Water Lots.

Conditions of
leases.

2. The rental of said lots per foot frontage per annum shall be as follows, namely: for lot number forty-two, fifteen shillings per foot; forty-nine, five shillings per foot; fifty, five shillings per foot; fifty-two, fifteen shillings per foot; fifty-three, five shillings per foot; fifty-four, ten shillings per foot. By-law 54, s. 2.

No. 71.

An Act to authorize the sale of Leases of Water Lots, numbers nine, thirty-nine, forty-five, and fifty-seven, upon the terms and conditions therein mentioned.

[PASSED AUG. 28, 1848.]

WHEREAS application has been made to lease several of the water lots situate in front of the city:

And whereas it is expedient that said property should be made productive on as early a day as practicable:

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled:

No. 79.
Leases of
Lots in the
Market Block.

The Treasurer
when required,
to sell certain
lots by public
auction.

Conditions of
leases.

By-law 48, *ante*
p. 10.

By-law 49, *ante*
p. 14.

Rental of lots.

1. It shall be the duty of the Treasurer of the City of Toronto whenever he shall be required by the Mayor and Chairman of the Standing Committee on Wharves, Harbours, &c., to put up and sell by public auction after eight days' notice at such a premium as may be determined upon by the Mayor and Standing Committee on Wharves, Harbours, &c., and at the rental hereinafter mentioned, the right to leases of the following water lots, namely, numbers nine, thirty-nine, forty-five, and fifty-seven, such leases to be granted upon the conditions, restrictions and limitations prescribed in the Acts of the Common Council, passed on the fourteenth day of May, one thousand eight hundred and forty, entitled "An Act to authorize the leasing of certain Water Lots," &c., and on the seventeenth day of August, one thousand eight hundred and forty, entitled "An Act to amend an Act to authorize the leasing of certain Water Lots," &c. By-law 71, s. 1.

2. The rental of said lots per foot frontage per annum, shall be as follows, namely, for lot number nine, at five shillings per foot frontage; lot number thirty-nine, seven shillings and sixpence per foot frontage; lot number forty-five at five shillings per foot frontage; lot number fifty-seven at ten shillings per foot frontage. By-law 71, s. 2.

No. 79.

An Act to authorize the sale of the leases of lots numbered three, four, five, six, seven, and eight, on Front Street, in the Market Block, upon certain conditions.

[PASSED MAY 6, 1844.]

WHEREAS the lease of the lot on the Market Block upon which the house known as the City Hotel, and other premises connected therewith, on Front Street, are erected, has expired :

And whereas it is expedient that the same should be laid out and leased as early as possible :

No. 79.
Leases of Lots
in the
Market Block

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto, in Common Council assembled, as follows :

1. The land on the Market Block, lately occupied by the City Hotel, and other premises therewith connected, on Front Street, shall be laid out in lots of twenty-six feet front each, and numbered three, four, five, six, seven and eight, anything in any previous Act of the Common Council to the contrary notwithstanding. By-law 79, s. 1.

Part of Market Block to be laid out in lots.

2. The Treasurer of the City of Toronto, whenever he shall be required by the Mayor and Standing Committee on the affairs of the Market Block, shall cause to be put up and sold by auction after eight days' notice, at such a premium as may be determined upon by the Mayor and Standing Committee on the affairs of the Market Block, and at the rental hereinafter mentioned, the right to leases of the said lots, numbered three, four, five, six, seven and eight, on Front Street; such leases to be granted upon the conditions, restrictions and limitations, (except as regards the rental) prescribed in the Act of the Common Council, passed on the second of March, one thousand eight hundred and thirty-seven, entitled "An Act authorizing the renewal of the leases, and the granting of new leases, for the grounds situate between the Market-house and Church Street, King Street, and Market Street, upon the conditions and under the restrictions therein specified." By-law 79, s. 2.

The Treasurer when required, to sell certain lots by public auction

Conditions of leases.

By-law 28, ante p. 1.

3. The rate at which the said lots, so numbered as above, three, four, five, six, seven, and eight, on Front Street, shall be leased, shall be fixed at fifteen shillings per foot frontage per annum : Provided always, that it be a condition of all leases of the property hereafter to be sold on the Market Block, that no stables or outbuildings what-

Rental of lots.

Conditions as to buildings.

No 100.
Leases of
Water Lots.

ever be constructed on the said lots, except of brick or stone, and that the roofs of the whole be constructed of tin, slate, tile, or other incombustible material. By-law 79, s. 3.

No. 100.

An Act to amend certain Acts, and to provide for the disposition of certain Water Lots, and for other purposes therein mentioned.

[PASSED NOV. 24, 1845.]

WHEREAS several applications having been made to lease certain of the Water Lots owned by the City of Toronto, it is desirable that such lots, or certain portions thereof, should be made available for the purposes for which they have been ceded to the said city :

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled :

The Treasurer when required, to sell certain lots by public auction.

1. It shall be the duty of the Treasurer of the City of Toronto, whenever he shall be required by the Mayor and Chairman of the Standing Committee on Wharves Harbours, &c., to put up and sell by public auction, after eight days' notice, the right to leases of the following Water Lots : numbers two, three, four, five, forty-two, forty-seven, forty-eight, fifty-two, fifty-five, fifty-six, and fifty-seven, such leases to be granted upon the conditions and limitations prescribed in the Act of the Common Council, passed on the fourteenth day of May, one thousand eight hundred and forty, entitled "An Act to authorize the Leasing of certain Water Lots," &c. ; and on the seventeenth day of August, one thousand eight hundred and forty, entitled "An Act to amend an Act to authorize the leasing of certain Water Lots," &c. By-law 100, s. 1.

Conditions of the leases.

By-law 43, ante p. 10.

By-law 49, ante p. 14.

Rental of lots.

2. The upset price of the rental of said Water Lots per foot frontage per annum shall be as follows : for the

lots numbers two, three, four and five, five shillings per foot frontage; for lot number forty-two, twenty shillings per foot frontage; for lot number fifty-two, fifteen shillings per foot frontage; for lots numbers forty-seven, forty-eight, fifty-five, fifty-six, and fifty-seven, ten shillings per foot frontage. By-law 100, s. 2.

No. 126.
Freedom of
Elections.

3. The bidding which may take place at the time of sale, shall be in the way of increased rent per foot over and above the upset price. By-law 100, s. 3.

Manner of bidding.

4. Any of the said Water Lots remaining undisposed of, after being offered for sale by public auction, may be sold by private sale under the authority of the Mayor and Standing Committee on Wharves, Harbours, &c.: Provided that in no case a less price shall be put on any of the said lots than what is placed thereon by the second section of this Act: And it is further provided that water lots numbers thirty-nine, forty-three and forty-four, be reserved for the present, and be not disposed of except under a special Act of the Council. By-law 100, s. 4.

Power to sell undisposed of lots by private sale.

Lots reserved.

No. 126.

An Act to make better provision for the freedom of Elections, and to prevent the Officers and Servants of the Corporation from taking part in Election contests.

[PASSED JUNE 5, 1848.
AMENDED OCT. 26, 1868.]

WHEREAS it is expedient for the good government of this City, and the securing of public confidence in the fidelity and efficiency of the officers and servants of the Corporation, that provision be made for the purpose of preventing the said officers and servants from taking part in election contests:

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled:

No. 126,
Freedom of
Elections.

Officers and
Servants of the
Corporation not
to take part in
the election of
Aldermen or
Mayor, but may
vote as electors.

1. From and after the passing of this Act, no officer or servant, receiving pay from the Corporation, shall be permitted or be at liberty to take part in the election of any candidate for the office of Alderman for any Ward in the said City, or in the election of any candidate for the office of Mayor of the said City, otherwise than by recording his vote as an elector, if duly qualified by law so to do, in favour of such candidate or candidates as he may think proper to support. By-law 126, s. 1.

If they otherwise
interfere in elec-
tions, they are to
be dismissed.

2. If any officer or servant of the Corporation as aforesaid, shall canvass or solicit any vote or votes, in behalf of any candidate, as aforesaid, or shall hold out to any elector of the said City, or to any Alderman of the said City, any promise of reward, or pecuniary consideration, or any other inducement whatever, in order to obtain or secure the vote of such elector, or of such Alderman, in favour of any candidate, as aforesaid; or shall make use of any threat or intimidation, with a view of preventing such elector or such Alderman from voting for any candidate as aforesaid, such officer, or servant, as aforesaid, shall be deemed guilty of a violation of this Act, and shall, upon satisfactory proof of such offence established as hereinafter provided, be dismissed from the service of the Corporation forthwith. By-law 126, s. 2.

Complaints for
violation of this
Act to be
referred to a
special com-
mittee.

3. Whenever any petition from any elector or electors of the said City, complaining against any officer or servant of the Corporation for the violation of this Act, shall be duly presented to, and received by the Municipal Council of the said City of Toronto, or whenever any member of the said Municipal Council shall in his place in Council prefer against any officer or servant of the Corporation a charge in writing of having committed a violation of this Act, it shall be competent to the said Municipal Council to refer such petition, or such charge as aforesaid, for due investigation to a Committee of the Council, to be appointed by resolution for that purpose, with instructions to report thereon, and to furnish to the

With instruc-
tions to report
thereon and
furnish the
Council with the
evidence.

said Municipal Council in writing, the whole of the evidence taken in the case by said Committee, before any final action shall be taken thereon by the said Municipal Council. By-law 126, s. 3.

No. 128.
Leases of Lots
in the
Market Block.

4. No proceedings shall or may be taken by the said Committee in the investigation of such petition or charge as aforesaid, until due notice thereof shall have been given to the party charged with the offence, by the City Clerk, who is hereby required to furnish the same in writing within three days after the referring the petition or charge by the Council to the said Committee; and the said notice shall have been served upon the party so charged at least four days prior to the commencement of the said investigation. By-law 126, s. 4.

Committee not
to commence
investigation till
the party charged
is notified.

The party charged
to have four
days' notice of
investigation.

5. The said Committee after hearing and considering all the evidence in the case before them, shall, as soon as possible, frame a report thereon, and submit the same to the said Municipal Council, to be further dealt with as to them, the said Municipal Council, may appear fit and proper. By-law 126, s. 5.

The Committee
to report to the
Council.

No. 128.

An Act to authorize the Leasing of the unoccupied Lots on the Market Block upon certain conditions and restrictions therein mentioned.

[PASSED JUNE 5, 1843.]

WHEREAS it is expedient to provide for the leasing of the unoccupied lots of the property known as the Market Block, in the City of Toronto:

And whereas several Acts have been passed by the Common Council of the said City from time to time, relative to the said property, which it is expedient should be repealed, so far as they affect the lots hereinafter mentioned as yet to be disposed of:

No. 128.
Leases of Lots
in the
Market Block.

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled :

Leases of lots on
Church Street.

1. Leases of lots numbers one and three, on Church Street, shall be granted to the present holders of the said lots numbers one and three, at a rental of twenty-five shillings per foot frontage per annum, and that leases of lots numbers two and five, on Church Street, be granted to the present holders of the said lots numbers two and five, at a rental of twenty shillings per foot frontage per annum; the rental of the said lots numbers one, two, and three, to commence from the first day of October, one thousand eight hundred and forty-seven; and the rent of lot number five to commence from the first day of May, one thousand eight hundred and forty-eight. By-law 128, s. 1.

Commencement
of rental.

Certain lots to
be sold by
public auction.

Upset price for
each lot.

2. The right to leases of lots numbers four and six on Church Street, lots lettered A,B,C, and D, and numbered one, two, three, four, and five, on Front Street, and lots numbers seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, and sixteen, on Colborne Street, shall be disposed of at public auction, at the following upset prices upon each lot respectively, namely: lots numbers four and six on Church Street, at twenty-five shillings per foot frontage per annum; lot lettered A, on Front Street, at thirty-five shillings per foot frontage per annum; lot lettered B, on Front Street, at twenty-two shillings and sixpence per foot frontage per annum; lots lettered C and D, and numbered one and two, on Front Street, at twenty shillings per foot frontage per annum; lots numbers three, four, and five, on Front Street, at seventeen shillings and sixpence per foot frontage per annum; lots numbers eight, nine, and sixteen, on Colborne Street, at twelve shillings and sixpence per foot frontage per annum; and lots numbers seven, ten, eleven, twelve, thirteen, fourteen, and fifteen, on Colborne Street, at eleven shillings and three pence per foot frontage per annum. By-law 128, s. 2.

3. It shall be a condition of the sale of the right to leases of any of the said lots, that the purchaser shall erect, or cause to be erected, upon the lot or lots purchased, before the first day of November, one thousand eight hundred and forty-nine, buildings conformably to the plan adopted by the Common Council for such lot or lots, and that all out-houses and other buildings erected on the said lots shall be of brick or stone, and covered with metal or other incombustible material. By-law 128, s. 3.

No. 138.
Leases of Lots
on site of
the old City Hall.
Condition as to
building.

4. The leases for the said lots respectively shall be for a period of forty-two years, renewable at the expiration of the said period for a further term of twenty-one years, at a rental to be determined by arbitration, and renewable at the expiration of every subsequent twenty-one years, by arbitration, as aforesaid, unless the Common Council for the time being shall desire to resume the possession of the said lots, or any of them, in which case the Common Council shall pay to the lessees the value of the buildings and improvements on the said lots so resumed, the value of the said buildings or improvements to be determined by arbitration, anything in any former Act of the Common Council to the contrary notwithstanding. By-law 128, s. 4.

Leases to be for
forty-two years,
renewable.

Compensation
for buildings
and improve-
ments to be
determined by
arbitration.

5 All Acts or parts of Acts heretofore passed by the Common Council, relating to the lots hereinbefore mentioned, which are repugnant to this Act, shall be and are hereby declared to be repealed, so far as they relate to the various lots hereinbefore mentioned. By-law 128, s. 5.

Repeal of repug-
nant By-laws.

No. 138.

An Act to authorize the Leasing of certain Lots on the site of the old City Hall and Offices on King Street.

[PASSED JUNE 11, 1849.]

WHEREAS it is expedient to provide for the leasing of the land on King Street, heretofore occupied by

No. 138.
Leases of Lots
on site of
the old City Hall.

the old City Hall and Offices, and other buildings situate between East and West Market Places :

Be it therefore enacted by the Mayor, Aldermen, and Commonalty of the City of Toronto, in Common Council assembled :

Certain lots to be
sold by public
auction.

1. The right to leases of lots numbered one, two, three, and four, occupying the site of the old City Hall and offices and other buildings on King Street, situate between East and West Market Places, according to a plan adopted by the Common Council of the said City and to this Act annexed, shall be disposed of at public auction, at the following upset prices upon each lot respectively, namely; lot number one, three pounds per foot frontage per annum; for lot number two, two pounds ten shillings per foot frontage per annum; for lot number three, two pounds ten shillings per foot frontage per annum; for lot number four, three pounds per foot frontage per annum. By-law 138, s. 1.

Upset price of
each lot.

Condition as to
building.

2. It shall be a condition of the sale of the right to leases of any of the said lots, that the purchaser shall erect, or cause to be erected, upon the lot or lots purchased, before the first day of October, one thousand eight hundred and fifty, buildings, conformably to the plan and elevation, and of the material adopted by the Common Council for such lot or lots. By-law 138, s. 2.

Leases to be for
forty-two years,
renewable.

3. The leases for the said lots respectively shall be for a period of forty-two years, renewable at the expiration of the said period for a further term of twenty-one years, at a rental to be determined by arbitration, and renewable at the expiration of every subsequent twenty-one years, by arbitration, as aforesaid, unless the Common Council for the time being shall desire to resume the possession of the said lots, or any of them, in which case the Common Council shall pay to the lessees the value of the buildings and improvements on the said lots so resumed,

Compensation
for improve-
ments, to be
determined by
arbitration.

the value of the said buildings or improvements to be determined by arbitration. By-law 138, s. 3.

No. 144.
Leases of Lots
in the
Market Block.

No. 144.

An Act to authorize the issue of new Leases for certain Lots on the Market Block, therein mentioned:

[PASSED DEC. 3, 1849.]

WHEREAS John T. Smith and others, lessees of certain lots on the Market Block, have by petition, prayed the Common Council of the City of Toronto to authorize the issuing to them of leases, in accordance with and similar to those lately issued by the Common Council for lots recently let upon the said Market Block:

And whereas the Common Council have resolved that it is just to grant the prayer of the petitioners, and that new leases should be granted to the petitioners, similar to the leases recently granted for lots on the Market Block:

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto, in Common Council assembled:

1. From and after the passing of this Act, the leases granted of lots on the Market Block, numbered one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen and sixteen, on King Street; lots numbered one, two, three, four, five, and six, on West Market Place; lots numbered one, two, three, four, five, and six, on Colborne Street; and lots numbered six, seven, eight, nine, ten, eleven, and twelve, on Front Street, shall upon their being surrendered to the Treasurer of the City of Toronto, be cancelled by the said Treasurer. By-law 144, s. 1.

Certain leases, upon being surrendered to the Treasurer to be cancelled.

2. Upon the surrender of the said leases, or any of them, to the said Treasurer, it shall be the duty of the Treasurer to make out and deliver to the original lessees

Upon surrende of old leases the Treasurer to make out new leases.

No. 158.
Leases of Water
Lots.

or their assigns, legally in possession of the said leases, new leases for the lots numbered and described in the first section of this Act, reserving to the City of Toronto the rents reserved in the said original leases, and containing all the covenants and agreements to be performed by the original lessees or their assigns. By-law 144, s. 2.

Leases to be for
forty-two years
renewable.

3. The leases for the said lots respectively shall be for a period of forty-two years from the date of the leases so to be surrendered, renewable, at the expiration of the said period for a further term of twenty-one years, at a rental to be determined by arbitration, and renewable at the expiration of every subsequent twenty-one years, by arbitration, as aforesaid; unless the Common Council for the time being shall desire to resume possession of the said lots, or any of them, in which case the Common Council shall pay to the lessees the value of the buildings or improvements on the said lots so resumed, the value of the said buildings or improvements to be determined by arbitration, anything in any former Act of the Common Council to the contrary notwithstanding. By-law 144, s. 3.

Compensation
for improve-
ments to be de-
termined by
arbitration.

Repeal of repug-
nant By-laws.

4. All Acts, or parts of Acts, heretofore passed by the Common Council relative to the lots hereinbefore mentioned, which are repugnant to this Act, shall be, and are hereby declared to be repealed, so far as they relate to the various lots hereinbefore mentioned. By-law 144, s. 4.

No. 158.

An Act to authorize the Leasing of Water Lots Forty-three and Forty-four, upon the terms therein mentioned.

[PASSED JULY 22, 1850.]

WHEREAS it is expedient to lease the water lots west of Bay Street, numbers forty-three and forty-four, for the purpose of rendering them available as a source of revenue to the City :

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto, in Common Council assembled :

No. 161.
Leases of Lots
in the
Market Block.

1. It shall be the duty of the Treasurer of the City of Toronto, whenever he shall be required by the Mayor and Chairman of the Standing Committee on Wharves, Harbours, &c., to put up and sell by public auction, after eight days' notice, the right to leases of the following water lots, namely, forty-three and forty-four, such leases to be granted upon the conditions and limitations prescribed in the Acts of the Common Council passed on the fourteenth day of May, one thousand eight hundred and forty, entitled "An Act to authorize the leasing of certain Water Lots," &c., and on the seventeenth day of August, one thousand eight hundred and forty, entitled "An Act to amend an Act to authorize the leasing of certain Water Lots." By-law 158, s. 1.

Treasurer
when required,
to sell certain
lots by public
auction.

By-law 48, ante
p. 10.

By-law 40, ante
p. 14.

2. The upset price of the rental of said water lots per foot frontage per annum shall be as follows : lot number forty-three, to consist of one hundred and twenty-two feet frontage on the north, to be put up at the rate of twenty-five shillings per foot frontage, and lot number forty-four, to consist of fifty feet frontage on the north, to be put up at the rate of fifteen shillings per foot frontage ; anything to the contrary in any previous Act of the Common Council contained notwithstanding. By-law 158, s. 2.

Rental of Lots.

3. The bidding which may take place at the time of sale shall be in the way of increased rent per foot over and above the upset price. By-law 158, s. 3.

Manner of bidding at sale.

No. 161.

An Act to authorize the extension of the Leases granted for certain Lots on the Market Block.

[PASSED OCT. 14, 1860.]

WHEREAS John T. Smith and others, lessees of certain lots on the Market Block, have by petition prayed

No. 181.
Leases of Lots
in the
Market Block.

the Common Council of the City of Toronto to authorize the alteration of their leases from the said City of Toronto, so that they may hold the same for the same term as is contained in the indentures of lease recently granted by the said the City of Toronto for the other portions of the said Market Block, but subject to the same respective rents as are reserved in and by the indentures of lease first above mentioned :

And whereas it is just and proper that the prayer of the said petitioners should be granted :

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto, in Common Council assembled :

Treasurer to
endorse a cove-
nant on certain
leases,

1. Upon the production to the Treasurer of the said City of Toronto of the leases heretofore granted by the said the City of Toronto, for lots on the Market Block, numbered one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen and sixteen, on King Street ; lots numbered one, two, three, four, five, and six, on West Market Place ; lots numbered one, two, three, four, five, and six, on Colborne Street ; and lots numbered one, two, three, four, five, six, seven, eight, nine, ten, eleven, and twelve, on Front Street, by the lawful holders thereof, it shall be the duty of the Treasurer to cause a covenant or other instrument in writing to be endorsed upon each of the said leases, and executed under the seal of the said the City of Toronto, by means of which the term or terms of years thereby granted shall be respectively extended to a period of forty-two years from the date of each of the said leases respectively, renewable at the expiration of the said term for a further term of twenty-one years, at a rental to be determined by arbitration, and renewable at the expiration of every subsequent twenty-one years by arbitration as aforesaid, unless the Common Council for the time being shall desire to resume possession of the said lots, or any of them, in which case

Extending the
term of the leases
to forty-two
years, renewable

the Common Council shall pay to the lessees the value of the buildings or improvements on the said lots so resumed, the value of the said buildings or improvements to be determined by arbitration; anything in any former Act of the Common Council to the contrary notwithstanding:

Provided always, that such endorsement shall in no manner interfere with or alter the rent reserved in and by the said several indentures of lease respectively, or annul or vary the covenants therein contained, on the part and behalf of the said lessees or their assigns, to be respectively paid, observed, performed and kept. By-law 161, s. 1.

2. All Acts, or parts of Acts heretofore passed by the Common Council, relative to the lots hereinbefore mentioned, which are repugnant to this Act, shall be and are hereby declared to be repealed, so far as they relate to the various lots hereinbefore mentioned. By-law 161, s. 2.

No. 177.
Stock in Toronto
and Guelph Rail-
way.

Compensation
for improve-
ments to be
determined by
arbitration.

The covenant
endorsed not
to alter the rent
or vary the cove-
nants in the
leases.

Repeal of repug-
nant By-laws.

No. 177.

An Act to authorize the Corporation of the City of Toronto to subscribe for Stock in the Toronto and Guelph Railway Company, to the amount of one hundred thousand pounds.

[PASSED DEC. 1, 1851.]

WHEREAS by the Railway Clauses Consolidation Act it was amongst other things enacted, that the Municipal Corporations in this Province might subscribe for any number of shares in the capital stock of any Railway Company which should, by any Act of the Parliament of this Province, be thereafter incorporated; or lend to or guarantee the payment of any sum of money borrowed by the said Company from any Corporation or person; or endorse or guarantee the payment of any debenture to be issued by the Company for the money by them borrowed; and should have power to assess and levy, from time to time, upon the whole rateable property of the Municipality, a sufficient

No. 177.
Issue of £100,000
City Debentures.

sum for them to discharge the debt or engagement so contracted; and for the like purpose to issue debentures, payable at such time and for such sum respectively, not less than five pounds currency, and bearing or not bearing interest as such Municipal Corporation may think meet; and that any such debenture issued, endorsed or guaranteed, should be valid and binding on such Municipal Corporation if signed or endorsed and countersigned by such officer or person, and in such manner and form as should be directed by any By-law of such Corporation, and that the Corporation seal thereto should not be necessary, nor the observance of any other form with regard to the said debentures than such as should be directed in such By-law as aforesaid; and also that no Municipal Corporation should subscribe for stock, or incur any debt or liability under the said Act, or the Special Act incorporating the said Company, unless and until a By-law to that effect should have been duly made and adopted with the consent first had of a majority of the qualified Electors of the Municipality, to be ascertained in such manner as should be determined by the said By-law, after public advertisement thereof, containing a copy of such By-law, inserted at least four times in each newspaper printed within the limits of the Municipality; or if none be printed therein then in one or more newspapers printed in the nearest city or town thereto, and circulated therein; and also put up in at least four of the most public places in each Municipality; and also that the Mayor, Warden, or Reeve, being the head of such Municipal Corporation subscribing for, and holding stock in the said Company, to the amount of five thousand pounds or upwards, should be, and continue to be *ex officio* one of the Directors of the said Company, in addition to the number of Directors authorized by the Special Act incorporating the same, and should have the same rights, powers and duties as any of the Directors of the said Company:

And whereas by a certain Act of the Legislature of this Province, passed during the last session, a Company was

incorporated for the purpose of constructing a Railroad from the waters of Lake Ontario, within the limits of the City of Toronto, to the Town of Guelph, to be called the Toronto and Guelph Railway Company, and the provisions of the Railway Clauses Consolidation Act, hereinbefore recited, are amongst others incorporated in the said last mentioned Act:

No. 177.
Stock in Toronto
and Guelph Rail-
way.

And whereas at a public meeting of the Citizens of Toronto, convened by the Mayor of the said City, upon a requisition of the inhabitants thereof, and held at the St. Lawrence Hall on the second day of October, one thousand eight hundred and fifty-one, it was resolved that "It is the opinion of this meeting that the Corporation of the City of Toronto should, without delay, subscribe for stock in the books of the Toronto and Guelph Railway Company to the amount of one hundred thousand pounds:"

And whereas the construction of the said Railway will attract to the said City a new, important, and extensive trade, and will promote the prosperity, and increase the wealth of the said City, and it is deemed advisable that the said City of Toronto should subscribe for the said number of shares in the said capital stock of the said Company, and should issue debentures to the amount of one hundred thousand pounds for the payment thereof:

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto:

1. It shall and may be lawful for the Mayor of the said City of Toronto to subscribe for stock in the said Toronto and Guelph Railway Company to the amount of one hundred thousand pounds, for and in behalf of the said City of Toronto, and for payment of the said stock, it shall and may be lawful for, and it shall be the duty of the Mayor for the time being of the said City, to raise by way of loan, at a rate of interest not to exceed six per centum per annum, from any person or persons, bodies

The Mayor, on
behalf of the
City, to subscribe
for £100,000 of
stock.

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Issue of £100,000
City Debentures.

The Mayor to
borrow £100,000,
at six per cent.
on City debentures;

Or cause debentures to be given to the Company.

The Mayor to determine the number and amounts of debentures.

Interest not to exceed six per cent. payable half-yearly.

No debenture to be for a less sum than £25, or to run for more than twenty years.

politic or corporate, who may be willing to lend the same upon the security of the debentures hereinafter mentioned, a sum or sums of money not exceeding in the whole the said sum of one hundred thousand pounds, and to cause the same to be paid into the hands of the Treasurer of the said City of Toronto for the time being, to be by him applied under the direction of the Common Council of the said City of Toronto for the time being, in paying the instalments upon the said stock so subscribed, as the same may be called in or become due and payable; or to cause to be issued debentures for the said sum of one hundred thousand pounds, in the manner hereinafter provided, with interest payable half-yearly; and to cause such debentures to be delivered to the said Toronto and Guelph Railway Company, as and when such calls or instalments upon the capital stock of the said Company shall be made or become due and payable, under and by virtue of the Act incorporating the said Company, in payment and satisfaction of the said calls upon the said stock so subscribed for in the said Company. By-law 177, s. 1.

2. It shall be the duty of the Mayor of the City of Toronto for the time being, from time to time to cause any number of debentures to be made out in such amounts as to him shall seem fit, and not exceeding in the whole the said sum of one hundred thousand pounds, which said debentures shall be under the common seal of the said City of Toronto, signed by the Mayor, and countersigned by the Treasurer for the time being, of the said City of Toronto, and shall bear interest not exceeding six per centum per annum, payable half-yearly, and shall be made redeemable at the Bank of Upper Canada in Toronto: Provided always, that none of the said debentures shall be for a less sum than twenty-five pounds, nor payable at a more remote period than twenty years from the issuing thereof: And provided further, that it shall and may be lawful for the said City of Toronto, at any time or times, when it may be deemed advisable so to do, to redeem any

of the said debentures before the same may become due, either by sale of the whole or any part of the capital stock so subscribed for as aforesaid, or which may from time to time be held by the said City of Toronto, or out of any fund which may from time to time be at the disposal of the said Common Council of the said City of Toronto, and not otherwise appropriated, upon giving six months' notice of their intention to redeem the same, in two or more of the public newspapers of the said City of Toronto. By-law 177, s. 2.

No. 177.
Stock in Toronto
and Guelph Rail-
way

The City may re-
deem debentures
before they are
due, on giving
six months'
notice.

3. The dividends from time to time paid upon the stock so subscribed for in the said Toronto and Guelph Railway Company, and received by the said City of Toronto, shall be applied under the direction of the Common Council of the said City of Toronto, in the first place in payment of the interest accruing upon the said debentures, and the surplus in the redemption of such of the said debentures as the said Common Council may from time to time think fit to redeem. By-law 177, s. 3.

City to apply
dividends receiv-
ed from Company
in payment of
the debentures.

4. For the payment of the half-yearly interest from time to time accruing due and payable upon the said debentures respectively, there shall be raised, levied and collected in each and every year, an equal rate in the pound upon the assessed value of all the rateable property in the said City of Toronto and the liberties thereof, over and above all other rates and taxes, sufficient to pay the said half-yearly interest, or so much thereof as shall not be met or paid by the dividend from time to time received upon the said stock in the said Company, and such rate shall be collected and paid over to the said Treasurer of the said City for the time being, at the same time and in the same manner as other rates are collected and paid over.

Rate to be levied
for payment of
interest.

And for the payment and redemption of the principal money secured by the said debentures, there shall be raised, levied and collected in the year next before such

Rate to be levied
for payment of
principal.

No. 177.
 Issue of £100,000
 City Debentures.

debentures shall respectively fall due, an equal rate in the pound upon the assessed value of all ratable property in the said City of Toronto and liberties thereof, over and above all other rates and taxes whatsoever, sufficient to pay the principal money secured by such debentures so respectively falling due as aforesaid, or so much or such part thereof as shall remain unpaid after the surplus of the dividend hereinbefore mentioned and appropriated shall have been applied in liquidation thereof, or by a loan to be raised upon other debentures, to be issued for such sums redeemable at such periods as by an Act of the Common Council of the said City of Toronto may be declared and enacted. By-law 177, s. 4.

Publication of
 By-law.

5. For the purpose of obtaining the assent or dissent of the qualified electors of the said City of Toronto to this By-law, in pursuance of the provisions of the said Railway Clauses Consolidation Act hereinbefore recited, it shall be the duty of the Mayor of the said City of Toronto to cause such By-law to be published at least four times in each and every newspaper printed in the said City of Toronto, and to cause copies thereof to be put up and affixed at the St. Lawrence Hall, the corner of Yonge and Queen Streets, the Court-house, and St. Patrick's Market, being four of the most public places in the said City of Toronto, and to cause a poll to be opened, held and taken at such place and time in each of the Wards of the said City of Toronto as may by proclamation under his hand be appointed, and in the same manner as a poll would be taken for the election of Aldermen and Common Councilmen for the said City, at which the qualified electors of the said City of Toronto may record their votes in favour or against the said By-law: Provided always, that such polls shall not be opened until after the publication of the said By-law, according to the provisions of the said Railway Clauses Consolidation Act hereinbefore in part recited. By-law 177, s. 5.

No. 190.

No. 190.
Stock of the
Northern Rail-
road.

An Act to authorize the Mayor to subscribe for ten thousand shares in the Stock of the Ontario, Simcoe and Huron Union Railroad, on behalf of the City of Toronto.

[PASSED OCT. 18, 1852.]

WHEREAS by a certain By-law, passed on the twenty-eighth day of June, one thousand eight hundred and fifty-two, entitled "An Act to provide for the issue of Debentures to the extent of sixty thousand pounds, in aid of the Ontario, Simcoe and Huron Railroad Union Company," after reciting that "Whereas on the twenty-fifth day of November, one thousand eight hundred and fifty, the Common Council of the City of Toronto, Resolved, that the sum of twenty-five thousand pounds in debentures, payable twenty years after date, with interest at six per centum per annum, payable half yearly, be granted in aid of the Ontario, Simcoe and Huron Railroad, in the proportion, as the work progresses, as one is to ten, namely, one hundred thousand pounds to be expended on the road before any advance is made by the Corporation, then debentures to be issued to the Contractors, for ten thousand pounds, and that all future advances to be made in the same proportion to an amount not exceeding in the whole the sum of twenty-five thousand pounds, upon the condition that the terminus for passenger trains be erected on a portion of the Market Block property now vacant, and that the line of Railroad shall be carried along Palace and Front Streets to the full extent of the City water lots: and whereas the said Common Council, on the eighteenth day of August, one thousand eight hundred and fifty-one, resolved to loan the Ontario, Simcoe and Huron Railroad Union Company, City debentures to an amount not exceeding thirty-five thousand pounds, payable in twenty years, with interest payable half-yearly, issuable in the same ratio as the bonus of twenty-five thousand pounds,

No. 190.
Issue of \$250,000
City Debentures.

taking as security for such debentures the Bonds of the said Company to the same amount, payable in ten years, with interest half-yearly, secured on the road, to the satisfaction of the Council upon the recommendation of the City Solicitor, on the condition that the road from this City to Lake Simcoe, or the Holland River, be completed, in two years from the first of January next; and, further that as long as the said loan of thirty-five thousand pounds continues, the Mayor of the City for the time being, (if he be not a Director in any other Company,) be a Director in the above-mentioned Company; if he be a Director in any other Company, then any Alderman of the City, for the time being, to be nominated by the Council to be a Director in the said Company: and whereas by the Act of the Provincial Legislature, 13 and 14 Victoria, chapter 81, entitled 'An Act to enable the Municipal Corporation of the City of Toronto, to assist in the construction of the Toronto, Simcoe and Lake Huron Union Railroad:' it is enacted 'That it shall and may be lawful for the Mayor, Aldermen and Commonalty of the City of Toronto, in pursuance of any By-law of the said Municipal Corporation, to issue debentures to an amount not exceeding one hundred thousand pounds, nor in sums less than five pounds each, for and towards assisting in the construction of the proposed Railroad of the said Company, and to provide for or secure the payment thereof in such manner and way as to the said Municipal Corporation shall seem proper and desirable:" it was enacted, "That it shall and may be lawful for the Mayor of the City of Toronto to cause any number of debentures to be made out, not exceeding in the whole the sum of sixty thousand pounds, and to cause such debentures to be issued to the Ontario, Simcoe and Huron Railroad Union Company in the proportion specified, in the before recited resolution as the work on the said road progresses: that of the said said sum of sixty thousand pounds, the sum of twenty-five thousand pounds shall be as a gift to aid in the construction of the said road, and

the remaining thirty-five thousand pounds shall be as a loan to the Ontario, Simcoe and Huron Railroad Union Company, and for the securing the repayment of the said loan in ten years with interest, at the rate of six per centum per annum, payable half-yearly, the said Company shall give to the City of Toronto their Bonds, secured upon the said road, to the amount of such debentures from time to time issued to the said Company on account of the said loan: that all such debentures shall be under the common seal of the said City, signed by the Mayor for the time being, and countersigned by the Treasurer for the time being, of the said City of Toronto, and shall bear interest at the rate of six per centum per annum, payable half-yearly, at the Bank of Upper Canada, and all such debentures shall be redeemable at the Bank of Upper Canada: Provided always, that none of the said debentures shall be for a less sum than twenty-five pounds, nor payable at a more remote period than twenty years from the issuing thereof: that the interest on the said debentures shall be, and the same is hereby charged, and chargeable and shall be paid and borne out of the moneys which shall come into the hands of the Treasurer of the said City for the time being, to and for the uses of the said City: that for the payment and redemption of the principal sums secured by the said debentures, there shall be raised, levied and collected in the year before such debentures shall respectively fall due, an equal rate in the pound on the assessed value of all ratable property in the said City of Toronto and liberties thereof, over and above all other rates and taxes whatsoever, sufficient to pay the principal sum secured by such debentures so respectively falling due as aforesaid, unless otherwise provided for by the repayment of the said loan, or any part thereof, by the Ontario, Simcoe and Huron Railroad Union Company, or by the Mayor, Aldermen and Commonalty of the City of Toronto authorizing the issue of other debentures in lieu thereof, in that behalf duly made and enacted: "1890

No. 190.
Stock of the
Northern Rail-
road.

No. 190.
Issue of £250,000
City Debentures.

And whereas since the passing of the said By-law, the following resolution was on the twenty-ninth day of July, one thousand eight hundred and fifty-two, adopted by the Common Council of the said City of Toronto: "Whereas His Worship the Mayor has informed this Council, that the Contractors of the Ontario, Simcoe and Huron Union Railway Company have accepted a proposition made by him subject to the approbation of this Council, in view of the difficulties which have arisen in the execution of a mortgage bond by way of security for the loan of thirty-five thousand pounds formerly voted by this Council, to the effect that the Contractors shall surrender the grant of twenty-five thousand pounds made by this Council and transferred to such Contractors in part payment of their contract, and also that the Directors shall waive the aforesaid loan of thirty-five thousand pounds altogether, on condition that in lieu thereof, this Council will take stock to the amount of fifty thousand pounds, to be paid by the issue of City debentures in the same proportion as the above loan and grant were authorized to be issued: Be it therefore resolved, that the Standing Committee on Finance and Assessment be authorized to complete such arrangements: Provided, that no legal difficulties shall occur in carrying out this resolution: And provided also, that no alteration shall take place in the conditions upon which a portion of the Market Block was granted to the said Company, particularly with regard to carrying the Railroad to the eastern limits of the City water lots:"

And whereas the said Contractors have by an instrument under their hands and seals, dated the fourteenth day of October, one thousand eight hundred and fifty-two, duly surrendered such grant of twenty-five thousand pounds and released all right and title thereto; and the said Ontario, Simcoe and Huron Railroad Union Company, have by an instrument under their corporate seal, dated the fourteenth day of October, one thousand eight hundred and fifty-two, released all right or claim to the

grant, and also to the said loan of thirty-five thousand pounds :

No. 190.
Stock of the
Northern Rail-
road.

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto :

1. It shall and may be lawful for the Mayor of the said City of Toronto to subscribe for, take, receive and hold stock in the said Ontario, Simcoe and Huron Railroad Union Company, to the amount of fifty thousand pounds, for and on behalf of the said City of Toronto, and for the payment of the same, it shall and may be lawful, and it shall be the duty of the said Mayor for the time being of the said City, to appropriate so much and so many of said debentures authorized to be issued under the provisions of the By-law hereinbefore recited, as may be requisite and necessary for that purpose, and that the said debentures shall be issued by him for that purpose at the times and in the same proportions as is, provided by the By-law hereinbefore recited: Subject however to the same conditions relative to the passenger Terminus of the said Railroad, and the continuance of the said Railroad along Front and Palace Streets, as are contained in the recital of the said By-law, and the resolutions of the Common Council of the twenty-ninth day of July last. By-law 190, s. 1.

Authority to the Mayor to subscribe for \$50,000 of stock for the City.

To be paid for by City debentures.

Debentures to be subject to conditions relative to passenger terminus and continuance of Railroad along Front and Palace Streets.

2. The dividends from time to time, paid and payable upon the stock so held by the said Mayor on behalf of the said City of Toronto in the said Ontario, Simcoe and Huron Railroad Union Company, shall be applied by the Treasurer of the said City, in such manner as by resolution of the Common Council of the said City of Toronto, may from time to time be directed. By-law 190, s. 2.

Dividends on stock to be applied as the Council by resolution may direct.

No. 242.
Issue of £35,300
City Debentures.

No. 242.

An Act to authorize the issue of Debentures to the extent of thirty-five thousand two hundred pounds, for the purpose of opening and extending Streets and effecting certain improvements.

[PASSED FEB. 2, 1857.]

WHEREAS it is expedient and necessary to raise by way of loan upon the credit of the City of Toronto, a sum of money to open and extend certain streets, and to effect certain improvements in the said City, as recommended in a report of the Board of Works, for the current year, adopted by the Common Council, to provide for the opening, extending and repairing certain streets resolved upon by the said Common Council:

And whereas the estimated cost of the aforesaid improvements and expenditure is thirty-five thousand two hundred pounds, Halifax currency:

And whereas the annual value of the whole rateable property of the City of Toronto, for the year one thousand eight hundred and fifty-five, was three hundred and forty-six thousand eight hundred and sixty-seven pounds, the annual rate in the pound required as a special rate for the payment of the interest and the creation of a sinking fund for the payment of the principal of a loan of thirty-five thousand two hundred pounds is two pence half-penny in the pound:

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto:

Authority to the Mayor to borrow £35,300 at six per cent. on City debentures.

1. It shall and may be lawful for the Mayor and Standing Committee on Finance and Assessment of the City of Toronto, to raise by way of loan at a rate of interest not exceeding six per centum per annum from any person or

persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned and the special rate hereinafter imposed, a sum of money not exceeding in the whole the sum of thirty-five thousand two hundred pounds, Halifax currency, and to cause the same to be paid into the hands of the Treasurer of the said City, the said sum of thirty-five thousand two hundred pounds, to be by him applied, under the direction of the Chairman of the Board of Works, in defraying the expense of the improvements recommended in the Report of the Board of Works. By-law 242, s. 1.

No. 242.
Local Improve-
ments.
See Board of
Works Report.

To be applied in
effecting im-
provements in
the City.

2. It shall and may be lawful for the Mayor to cause any number of debentures to be made out for such sum or sums of money not exceeding in the whole the said sum of thirty-five thousand two hundred pounds, Halifax currency, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter imposed, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer, and made out in such manner and form as the Mayor shall think fit. By-law 242, s. 2.

The manner in
which the deben-
tures are to be
made out.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada or such other place as may be agreed upon by the Mayor and Chairman of the Standing Committee on Finance and Assessment, and the party who may agree to advance the said sum; and the sum of one thousand seven hundred and sixty pounds, being the one-twentieth part of the said loan, shall be payable annually at the Bank of Upper Canada or elsewhere as aforesaid, or the said principal sum may be made payable in full at the end of twenty years instead of one thousand seven hundred and sixty pounds annually, a sufficient sinking fund being annually provided and invested for that purpose. By-law 242, s. 3.

Interest to be
payable half-
yearly, and £1760
to be paid annu-
ally on account
of the principal,
or the principal
may be made
payable in
twenty years.

No. 255.
Issue of £40,000
City Debentures.

A special rate to
be levied annu-
ally for payment
of principal and
interest.

4. A special rate of two pence half-penny in the pound, upon the assessed value of all the rateable property in the City and liberties, over and above all other rates and taxes, shall be raised, levied and collected annually from the year one thousand eight hundred and fifty-seven to the year one thousand eight hundred and seventy six, both years inclusive, for the purpose of paying the said sum of thirty-five thousand two hundred pounds, with the interest thereon. By-law 242, s. 4.

No. 255.

An Act to provide for the raising of forty thousand pounds by Debentures, for the purpose of filling up the Water lots.

[PASSED FEB. 1, 1858.]

WHEREAS by the Act of the Parliament of the Province, sixteenth Victoria, chapter two hundred and nineteen, entitled "An Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade," it was among other things enacted that it should and might be lawful for the Mayor, Aldermen, and Commonalty of the said City of Toronto to pass a By-law to raise a loan and to issue debentures therefor, payable in twenty years from the dates thereof, and for the purpose of redeeming the same and paying the interest thereon, it should and might be lawful for the Common Council of the said City of Toronto to impose a special rate per annum, to be called "the Esplanade Rate," over and above and in addition to all other rates to be levied in each year, which should be sufficient to form a sinking fund of two per centum per annum for that purpose, over and above the interest payable on such debentures, which sinking fund should be vested in each year either in the debentures provided for by the said Act, or in Government debentures or other Provincial securities:

And whereas by the further Act of the Parliament of the Province, twentieth Victoria, chapter eighty, entitled "An Act to amend the Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade, and to enable the said City to locate the Grand Trunk Railroad and other railroads along the frontage of the said City," it was among other things enacted that it should and might be lawful for the said Mayor, Aldermen and Commonalty of the said City of Toronto to contract with the said Grand Trunk Railway Company of Canada, or any person or persons, company or companies, forthwith and during the construction of the said Esplanade under the contract, to fill up and grade, as laid down in the plan in the said statute mentioned, to the level of the said Esplanade, the whole space lying between the northern limit of the said Esplanade as laid down on the said plan, and then in the course of construction, and the then shore of the Bay of Toronto eastward to Cherry Street and westward to the Queen's Wharf:

And whereas by the said last recited Act it was further enacted that for and notwithstanding any Act of Parliament of this Province, or any clause, matter or thing therein contained to the contrary, it should and might be lawful for the Mayor, Aldermen and Commonalty of the City of Toronto forthwith, and without further notice or other proceeding, to pass a By-law to raise a loan for such an amount, not exceeding seventy-five thousand pounds, as might be necessary for the purpose of filling in, grading and levelling the said space between the north line of the Esplanade and the shore of the Bay, and the extensions thereof as aforesaid, and to issue any number of debentures, payable in this Province or elsewhere, in sums of not less than one hundred pounds, which might be requisite and necessary therefor, payable in twenty years from the respective dates thereof; and for the purpose of redeeming the same and paying the interest thereon, a spe-

No. 255.
Issue of £40,000
City Debentures.

cial rate might be imposed as provided in the Act therein and hereinbefore recited, and should be applied in payment of interest and in forming a sinking fund for principal in like manner as therein provided:

And whereas the Mayor, Aldermen, and Commonalty of the City of Toronto, have entered into contracts for filling, grading and levelling the said space hereinbefore lastly mentioned, and the work is now in progress:

And whereas it has been estimated that the cost thereof will amount to the sum of forty thousand pounds at the least, and it is necessary that the said Mayor, Aldermen and Commonalty of the City of Toronto, should raise by way of loan the said sum of forty thousand pounds, for the purpose of paying for the same:

And whereas the amount required to be annually raised, according to the said recited Acts, as a special rate, to be called "the Esplanade Rate," as aforesaid, which shall be sufficient to form a sinking fund of two per centum per annum, for the purpose of paying the said loan and redeeming the debentures to be issued therefor, when the same become due, as herein mentioned, and which shall also be sufficient to pay the interest on the said loan, of six per centum per annum, until the satisfaction and discharge of the said loan as aforesaid, is three thousand two hundred pounds:

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and fifty-seven, was five hundred and fifteen thousand pounds Halifax currency:

And whereas the annual rate in the pound upon such ratable property, required as a special rate for the payment of the interest and the forming of a sinking fund of two per centum per annum as aforesaid, for the payment of the principal of the said loan of forty thousand pounds Halifax

currency, according to the provisions of the above recited Acts, is one penny and five-eighths of a penny in the pound :

No. 255.
Construction of
Esplanade.

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto :

1. It shall be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned and the special rate hereinafter imposed, the sum of forty thousand pounds Halifax currency, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council of the said City, in defraying the expense of filling in, grading and levelling the said space between the north line of the Esplanade and the shore of the Bay as aforesaid. By-law 255, s. 1.

Authority to the Mayor to borrow £40,000 at six per cent. on City debentures.

To be applied in the construction of the Esplanade.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred pounds Halifax currency each, and amounting in the whole to said sum of forty thousand pounds Halifax currency, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 255, s. 2.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half-yearly, at the Bank of Upper Canada or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum ;

Interest to be payable half yearly, and the principal to be payable within twenty years.

No. 255.
Issue of £40,000
City Debentures.

and the said principal sum of forty thousand pounds Halifax currency, shall be made payable within twenty years at the Bank of Upper Canada, or such other place or places as aforesaid, on the first day of January in the year of our Lord one thousand eight hundred and seventy-eight. By-law 255, s. 3.

A special rate to be levied annually for payment of principal and interest.

4. A special rate of one penny and five-eighths of a penny in the pound, upon the assessed value of all the rateable property in the City and liberties, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and fifty-eight to the year one thousand eight hundred and seventy-seven, both years inclusive, for the purpose of forming a sinking fund for the purpose of paying the said sum of forty thousand pounds, with the interest thereon as aforesaid, By-law 255, s. 4.

The special rate after payment of interest, to be invested in Government or Provincial securities.

5. The moneys arising from the said rate of one penny and five-eighths of a penny in the pound upon the assessed value of all the rateable property of the City and liberties, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in Government debentures, or in other Provincial securities, as provided in the said Act first above recited. By-law 255, s. 5.

By-law to take effect from 1st February, 1868.

6. This By-law shall take effect and come into operation upon and from the first day of February in this present year, the same being the day of the passing hereof. By-law 255, s. 6.

No. 261.

No. 261.
Certain permanent improvements.

An Act to raise one hundred and fifteen thousand seven hundred and seventy-two dollars, for permanent improvements in the City of Toronto.

[PASSED JULY 5, 1869.]

WHEREAS it is desirable to raise by loan, on the credit of this Municipality, the sum of one hundred and fifteen thousand seven hundred and seventy-two dollars, payable on the first day of July, in the year of our Lord one thousand eight hundred and seventy-eight, with interest at the rate of six per centum per annum, to be applied in, and which has been estimated to be necessary for, making the permanent improvements hereinafter mentioned, that is to say:—

For constructing the following sewers: Parliament Street, south of Palace Street to King Street, with connections and culverts: Nelson Street, from King Street to Creek north of Shuter Street, with man-hole connections and culverts: Brock Street, King Street to Creek, with man-holes and culverts: King Street, Simcoe to west of John, with connections, the sum of forty-five thousand two hundred and ten dollars:—

For macadamizing the following Streets: Palace Street, George to Trinity: Don Street, Parliament to Sumach: Shuter Street, Church to Yonge: Gould Street, Yonge to Church: Osgoode Street, Sayer to Centre: Centre Street, Osgoode to Agnes: Niagara Street, Queen to Bathurst: Queen Street, approaches to Railroad and Lake Shore: Crookshank Lane, Queen to Creek: Yonge Street, south of Front: Church Street, south of Front: East Market Street, south of Front: Agnes Street, Elizabeth to Park Lane: Louisa Street, Yonge to Elizabeth: James Street, Albert to Louisa: Elizabeth Street, Agnes to Elm: Brock Street, Front to King: Mercer Street, John to Peter: Windsor Street, Front to Wellington: Melinda Street, Yonge to Bay (paving sides); Dummer Street, Queen Street north-

No. 261.
Issue of \$115,772
City Debentures.

ward: Bishop Street, Queen Street northward: Denison Avenue, Queen Street northward: Duchess Street, Caroline to Parliament: Power Street, King to Queen: Adelaide Street, Portland to Bathurst, forty-two thousand five hundred and eighty-seven dollars and forty-six cents:—

For turnpiking and grading the following Streets: East Street, South Park to Palace, including a bridge: Gerard Street, Jarvis to Parliament: McMahon Street, north of Carlton: Don Street, River to Parliament: Seaton Street, Beech to Carlton: Gloucester Street, Church to Jarvis: Isabella Street, Church to Jarvis: Charles Street, Church to Jarvis: Walton Street, Yonge to Elizabeth: McDonald Square, Bathurst to Tecumseth: Hope Street, Robinson to near College Street: Dundas Street, Hope to Lumley: High Street, Maria to Vanauley: Beverley Street, to College Street: Maitland Street, Yonge to east of Church: Alexander Street, Yonge to east of Church: Wood Street, Yonge to east of Church: Simcoe Street, south of Front: Bay Street, south of Front: Scott Street, south of Front: Albany Street, Yonge to North: North Street, Albany to Bloor: Sherbourne Street, south of Carlton, ten thousand five hundred and twenty-two dollars:—

For planking the sidewalks in the following streets: Sumach Street, four feet, Oak to Winchester Street: Kingston Road, four feet, east of Leslie's, and grading: Queen Street, six feet, Bond to Jarvis; eleven feet, Church Street to Cooke's Church: Mutual Street, six feet, north of Queen, west side; six feet, north of Shuter Street: Gloucester Street, four feet, Church to Jarvis; four feet, Yonge to Church: Isabella Street, four feet, Church to Jarvis; four feet, Yonge to Church: Charles Street, four feet, Church to Jarvis: Wellesley Street, two feet east of Church: Church Street, six feet and grading, Gould to Gerrard; six feet south of Front, and grading: Terauley Street, four feet, Hayter to Avenue: Elizabeth Street, six feet, Louisa to Elm: Walton Street, six feet, Yonge to Terauley: King Street, six feet, Upper Canada College to John Street, north side: Adelaide Street, six feet, Brock to Bathurst:

West Market Street, four feet, Richmond to Adelaide: High Street, four feet, West of Spadina Avenue: East Market Street (St. Lawrence), four feet: Emma Street, north of Gerrard, four feet, Hayter to Avenue: Lumley Street, four feet, north of Queen to North of Dundas; two feet south of College Street: Clinton Street, two feet continued: Hope Street, two feet continued: Beverley Street, four feet, west side of St. George's Square: Esther Street, four feet: Front Street, six feet, West Market to Yonge: Bay Street, six feet, south of Front: Wellington Street, six feet, south side, east of Simcoe: Charles Street (St. Patrick), four feet, Esther to Denison Avenue, north side; four feet, Esther to Denison Avenue, south side; four feet, Denison Avenue to Maria Street: Maria Street, two feet, east side, north of Charles; three feet to lane east of Maria: Elizabeth Street (St. Patrick), four feet, Maria to Denison Avenue; four feet, east of Denison Avenue: Vanauley Street, four feet, continued, east side: Ontario Street, four feet, north of Dundas; four feet, north of Robinson: Lane north of Dundas Street, two feet, Hope to Lumley: Albany Street, Yonge to North: North Street, Albany to Bloor: Walton Street, Yonge to Sayer: Gerrard Street, Jarvis to Parliament: Seaton Street, Queen to Beech:

Sidewalks in various places, ten thousand eight hundred and fifty-one dollars and sixty-five cents:

For paving part of Yonge Street with stone blocks, four thousand dollars:

For flagging sidewalks in streets, one thousand dollars:

For stone crossings throughout the City, one thousand one hundred dollars: For new culverts, five hundred dollars:

And whereas the assessed value of the whole of the rateable property of the City of Toronto, for the last preceding financial year, was two millions sixty thousand three hundred and forty-four dollars:

And whereas the sum of twelve thousand seven hundred and sixty dollars will be required to be raised annually, according to the one hundred and seventy-seventh section

No. 261.
Certain permanent improvements.

No. 261.
Issue of \$115,772
City Debentures.

of the Upper Canada Municipal Corporations Act of one thousand eight hundred and forty-nine, as a special rate for paying the interest and for creating a sinking fund for paying the said loan, at the days and times when the same become payable by this By-law :

And whereas to raise the said yearly sum of twelve thousand seven hundred and sixty dollars, the annual special rate in the dollar upon the said rateable property, will require to be two-thirds of a cent in the dollar :

Therefore the Mayor, Aldermen and Commonalty of the City of Toronto enact as follows :

The sum of
\$115,772 to be
raised by way of
loan.

1. The said sum of one hundred and fifteen thousand seven hundred and seventy-two dollars shall be raised by loan upon the credit of this Municipality. By-law 261, s. 1.

Debentures to be
issued by the
Council.

2. Debentures, in sums of not less than one hundred dollars each shall be issued by this Council, not exceeding in the whole the sum of one hundred and fifteen thousand seven hundred and seventy-two dollars. By-law 261, s. 2.

Principal to be
payable 1st July,
1878, and inter-
est at six per
cent. to be pay-
able half-yearly.

3. The debentures to be issued therefor shall be made payable on the first day of July, in the year of our Lord one thousand eight hundred and seventy-eight, and bear interest at six per centum per annum, and be made payable half-yearly, on the first days of April and October, in each year. By-law 261, s. 3.

Debentures to be
made payable in
Great Britain or
Canada.

4. The debentures may both, as to principal and interest, be made payable at any place in Great Britain or in this Province, and may be expressed either in sterling money or in any lawful currency of this Province. By-law 261, s. 4.

The manner in
which the loan is
to be expended.

5. The said sum of one hundred and fifteen thousand seven hundred and seventy-two dollars, being the amount required for, and necessary to repay the expense of, the permanent improvements herein mentioned shall be laid

out as follows: For constructing the following sewers:—
 Parliament Street, south of Palace Street to King Street,
 with connections and culverts; Nelson Street, from King
 Street to Creek, north of Shuter, with man-holes, connec-
 tions and culverts: Brock Street, King Street to Creek,
 with man-holes and culverts: King Street, Simcoe to
 west of John, with connections, forty-five thousand two
 hundred and ten dollars: For macadamizing the following
 Streets:—Palace Street, George to Trinity: Don Street,
 Parliament to Sumach: Shuter Street, Church to Yonge:
 Gould Street, Yonge to Church: Osgoode Street, Sayer to
 Centre: Centre Street, Osgoode to Agnes: Niagara Street,
 Queen to Bathurst: Queen Street, approaches to Railroad
 and Lake Shore: Crookshank Lane, Queen to Creek:
 Yonge Street south of Front: Church Street, south of
 Front: East Market Street, south of Front: Agnes Street,
 Elizabeth to Park Lane: Louisa Street, Yonge to Eliza-
 beth: James Street, Albert to Louisa: Elizabeth Street,
 Agnes to Elm: Brock Street, Front to King: Mercer
 Street, John to Peter: Windsor Street, Front to Welling-
 ton: Melinda Street, Yonge to Bay, paving sides: Dum-
 mer Street, Queen Street northward: Bishop Street,
 Queen Street northward: Denison Avenue, Queen Street
 northward: Duchess Street, Caroline to Parliament:
 Power Street, King to Queen: Adelaide Street, Portland
 to Bathurst, forty-two thousand five hundred and eighty-
 seven dollars and forty-six cents:—For turnpiking and
 grading the following streets:—East Street, South Park
 to Palace, including a bridge: Gerrard Street, Jarvis to
 Parliament: McMahon Street, north of Carleton: Don
 Street, River to Parliament: Seaton Street, Beech to Carl-
 ton: Gloucester Street, Church to Jarvis: Isabella Street,
 Church to Jarvis: Charles Street, Church to Jarvis: Wal-
 ton Street, Yonge to Elizabeth: McDonald Square, Ba-
 thurst to Tecumseh: Hope Street, Robinson to near Col-
 lege Street: Dundas Street, Hope to Lumley: High
 Street, Maria to Vanauley: Beverley Street, to College
 Street: Maitland Street, Yonge to east of Church: Alex-

No. 261.
 Certain perman-
 ent improve-
 ments.

For constructing
 sewers.

For macadam-
 izing streets.

For turnpiking
 and grading
 streets.

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City Debentures.

For Planking
sidewalks.

ander Street, Yonge to East of Church: Wood Street,
Yonge to east of Church: Simcoe Street, south of Front:
Bay Street, south of Front: Scott Street, south of Front:
Albany Street, Yonge to North: North Street, Albany to
Bloor: Sherborne Street, south of Carlton, ten thousand
five hundred and twenty-two dollars:—For planking the
sidewalks in the following streets:—Sumach Street, four
feet, Oak to Winchester: Kingston Road, four feet, east
of Leslie's, and grading: Queen Street, six feet, Bond to
Jarvis; eleven feet, Church Street to Cooke's Church:
Mutual Street, six feet, north of Queen, west side; six
feet, north of Shuter Street: Gloucester Street, four feet,
Church to Jarvis; four feet, Yonge to Church: Isabella
Street, four feet, Church to Jarvis; four feet, Yonge to
Church: Charles Street, four feet, Church to Jarvis: Wel-
lesley Street, two feet, east of Church: Church Street, six
feet and grading, Gould to Gerrard; six feet south of
Front, and grading: Terauley Street, four feet, Hayter to
Avenue: Elizabeth Street, six feet, Louisa to Elm: Wal-
ton Street, six feet, Yonge to Terauley: King Street, six
feet, Upper Canada College to John Street, north side:
Adelaide Street, six feet, Brock to Bathurst: West Market
Street, four feet, Richmond to Adelaide: High Street, four
feet, west of Spadina Avenue: East Market Street (St.
Lawrence), four feet: Emma Street, north of Gerrard, four
feet, Hayter to Avenue: Lumley Street, four feet, north
of Queen Street, north of Dundas; two feet, south of Col-
lege Street: Clinton Street, two feet continued; Hope
Street, two feet continued: Beverley Street, four feet,
west side of St. George's Square: Esther Street, four feet:
Front Street, six feet, West Market to Yonge: Bay Street,
six feet, south of Front: Wellington Street, six feet,
south side, east of Simcoe: Charles Street (St. Patrick),
four feet, Esther to Denison Avenue, north side; four feet
Esther to Denison Avenue, south side; four feet, Denison
Avenue to Maria Street: Maria Street, two feet, east side
north of Charles; three feet, to lane east of Maria: Eliza-
beth Street (St. Patrick), four feet, Maria to Denison

Avenue; four feet, east of Denison Avenue: Vanauley Street, four feet, continued, east side: Ontario Street, four feet, north of Dundas; four feet, north of Robinson: Lane north of Dundas, two feet, Hope to Lumley: Albany Street, Yonge to North: North Street, Albany to Bloor: Walton Street, Yonge to Sayer: Gerrard Street, Jarvis to Parliament: Seaton Street, Queen to Beech: sidewalks in various places, ten thousand eight hundred and fifty-one dollars sixty-five cents:—For paving part of Yonge Street with stone blocks, four thousand dollars:—For flagging sidewalks in streets, one thousand dollars:—For stone crossings throughout the City, one thousand one hundred dollars:—For new culverts, five hundred dollars. By-law 261, s. 5.

No. 261.
Certain permanent improvements.

For paving Yonge Street.

For flagging sidewalks.

For stone crossings.

For new culverts

6. The annual special rate of two-thirds of a cent in the dollar upon the assessed value of all the rateable property in the City and liberties, according to the return of this Municipality for the last preceding financial year, over and above all other rates and taxes, shall be raised, levied and collected annually, from the year one thousand eight hundred and fifty-nine to the year one thousand eight hundred and seventy-eight inclusive, for the purpose of paying the said loan of one hundred and fifteen thousand seven hundred and seventy-two dollars, and interest as aforesaid. By-law 261, s. 6.

A special rate to be levied annually for payment of principal and interest.

7. This By-law shall come into operation and take effect upon and from the day of its final passing, according to the date hereof. By-law 261, s. 7.

By-law to take effect from 6th July, 1858.

No. 262.
Issue of \$125,040
City Debentures.

No. 262.

An Act to raise one hundred and twenty-eight thousand and forty dollars for improvements in the City of Toronto, and other purposes.

[PASSED JULY 5, 1853.]

WHEREAS it is expedient and necessary to raise by loan the sum of one hundred and twenty-eight thousand and forty dollars, payable on the first day of July in the year of our Lord one thousand eight hundred and seventy-eight, with interest at the rate of six per centum per annum to be applied in, and which has been estimated for, the following purposes: 1. For the construction of the different sewers and outlets rendered necessary by the building of the Esplanade, the sum of thirty-three thousand six hundred dollars: 2. For the cost of a brick building for a Fire Engine House on Queen Street, two thousand four hundred dollars: 3. For School purposes being for permanent improvements connected with School-houses, four thousand dollars: 4. For the purchase of a Police Station corner of Duke and Berkeley Streets, two thousand four hundred dollars: 5. For preliminary expenses connected with the survey of the new Water Works, two thousand dollars: 6. For the Police Station premises corner of York and Richmond Streets, four thousand dollars: 7. For two hundred and sixty toise of stone for streets, per contract, five thousand and four dollars: For amount contracted and paid on account of Ward improvements, ten thousand and sixteen dollars: 8. For the purchase of Fire Station, corner of Bay and Temperance Streets, two thousand five hundred dollars: 9. For sums voted by the Council on the twelfth of October, in the year of our Lord one thousand eight hundred and fifty-seven, per Board of Works Report number twenty-one, for repairing, macadamizing streets, constructing crossings et cætera, ten thousand dollars: 10. For amount

voted by the Council on the ninth November for macadamizing Wellington Street and to complete contracts of Board of Works, per report number twenty-four, fifteen thousand two hundred dollars: 11. For amount of award for opening Church Street, eleven hundred and twenty dollars: 12. For amount of award for concession line north boundary of City, fourteen hundred dollars: 13. For straightening Front Street, estimate, one thousand dollars: 14. To provide buildings for agricultural purposes, twenty thousand dollars: 15. For the construction of a bridge over the River Don, twelve thousand dollars: 16. For the construction of eighteen hydrants, fourteen hundred dollars:

No. 262.
Certain permanent improvements.

And whereas the assessed value of the whole rateable property of the City of Toronto for the last preceding financial year was two millions sixty thousand three hundred and forty-four dollars:

And whereas the sum of fourteen thousand and eighty dollars will be required to be raised annually, according to the one hundred and seventy-seventh section of the Upper Canada Municipal Corporations Act of eighteen hundred and forty-nine, as a special rate for paying the interest on and for creating a sinking fund for paying the said loan at the days and times when the same become payable by this By-law:

And whereas to raise the said yearly sum of fourteen thousand and eighty dollars the annual special rate on the dollar upon the said rateable property will require to be three-quarters of a cent in the dollar:

Therefore the Mayor, Aldermen and Commonalty of the City of Toronto enact as follows:

1 The said sum of one hundred and twenty-eight thousand and forty dollars shall be raised by loan upon the credit of this Municipality. By-law 262, s. 1.

The sum of \$128,040 to be raised by way of loan.

No 262.
Issue of \$128,040
City Debentures.

Debentures to be
issued by the
Council.

2. Debentures in sums of not less than one hundred dollars each shall be issued by the Council, not exceeding in the whole the said sum of one hundred and twenty-eight thousand and forty dollars. By-law 262, s. 2.

Principal to be
payable 1st July
1878, and interest
at six per
cent. to be pay-
able half-yearly.

3. The debentures shall be made payable on the first day of July in the year of our Lord one thousand eight hundred and seventy-eight, and bear interest at six per centum per annum, payable on the first day of April and the first day of October in each year. By-law 262, s. 3.

Debentures to be
made payable in
Great Britain or
Canada.

4. The debentures may, both as to principal and interest, be made payable at any place in Great Britain or in this Province, and may be expressed either in sterling money or in any lawful currency of this Province. By-law 262, s. 4.

The manner in
which the loan is
to be expended.

5. The said sum of one hundred and twenty-eight thousand and forty dollars, being the amount required for the purpose in the recital mentioned and necessary to defray the expenses thereof, shall be laid out and expended thereon as follows: 1. For the construction of the different sewers and outlets rendered necessary by the building of the Esplanade, thirty-three thousand six hundred dollars:

For construction
of sewers and
outlets.

2. For the cost of a brick building for a Fire-engine House on Queen Street, two thousand four hundred dollars:

For building
Fire-engine
house.

3. For School purposes, being for permanent improvements connected with School-houses, four thousand dollars: 4.

For School pur-
poses.

For the purchase of a Police Station, corner of Duke and Berkeley Streets, two thousand four hundred dollars: 5.

For purchase of a
Police Station.

For preliminary expenses connected with the survey of the new Water Works, two thousand dollars: 6. For the Police Station premises, corner of York and Richmond

For survey of new
Water Works.

Streets, four thousand dollars: 7. For two hundred and sixty toises of stone for streets, per contract, five thousand

For Police Sta-
tion.

and four dollars: For amount contracted and paid for Ward improvements, ten thousand and sixteen dollars:

For 260 toises of
stone.

8. For the purchase of Fire Station, corner of Bay and Temperance Streets, two thousand five hundred dollars:

For Ward im-
provements.

For purchase of
Fire Station.

9. For sums voted by the Council on the twelfth of October eighteen hundred and fifty-seven, per Board of Works report, number twenty-one, for repairing and macadamizing Streets, constructing Crossings, &c., ten thousand dollars : 10. For amount voted by the Council on the ninth of November, for macadamizing Wellington Street, and to complete contracts of Board of Works, per Report number twenty-four, fifteen thousand two hundred dollars : 11. For amount of award for opening Church Street, one thousand one hundred and twenty dollars : 12. For amount of award for concession line, north boundary of City, one thousand four hundred dollars : 13. For straightening Front Street, estimate one thousand dollars : 14. To provide buildings for Agricultural purposes, twenty thousand dollars : 15. For the construction of a Bridge over the river Don, twelve thousand dollars : 16. For the construction of eighteen Hydrants, one thousand four hundred dollars. By-law 262, s. 5.

No. 262.
Certain permanent improvements.

For repairing and macadamizing streets.

For macadamizing Wellington Street, &c.

For amount of award for opening Church Street.

For amount of award for concession line.

For straightening Front Street.

For buildings for Agricultural purposes.

For a bridge over the Don.

For the construction of hydrants.

6. The said annual special rate of three-quarters of a cent in the dollar upon the said assessed value of all the rateable property in the City and liberties for the last preceding financial year, over and above and in addition to all other rates whatsoever, shall be raised, levied and collected in each and every year from the year one thousand eight hundred and fifty-nine to the year one thousand eight hundred and seventy-eight, both years inclusive, for the purpose of paying the said sum of one hundred and twenty-eight thousand and forty dollars, with the interest thereon, as aforesaid. By-law 262, s. 6.

A special rate to be levied annually for payment of principal and interest.

7. This By-law shall come into operation and take effect upon and from the day of its final passing, according to the date hereof. By-law 262, s. 7.

By-law to take effect from 5th of July, 1858.

No. 266.
Northern bound-
ary of
Front Street.

No. 266.

An Act to amend the Act to alter the Northern Boundary line of Front Street.

[PASSED SEPT. 18, 1868.]

WHEREAS it is expedient to alter and amend an Act passed on the fourteenth day of September last, and entitled "An Act to alter the Northern Boundary line of Front Street:"

By-law 247.

Be it therefore enacted by the Mayor, Aldermen and Commonalty of the City of Toronto:

The following clause (forming the said Act) shall be, and the same is hereby from this time repealed:

Original form of
By-law.

Land belonging
to Hon. J. B.
Macauley and
Mr. Justice
Jones to be
taken for widen-
ing and improv-
ing Front Street.

"1. That so much of the land belonging to the Honorable James Buchanan Macauley, described as follows, that is to say, commencing at a point on the present north line of Front Street, distant ninety-two feet westerly from the intersection of the said line with the west line of Yonge Street; thence south-westerly along the said north line of Front Street, a distance of one hundred and fifty-eight feet; thence westerly on said north line of Front Street, a distance of forty-six feet; thence on a course north sixteen degrees west, on the line dividing the properties of the Honorable James Buchanan Macauley and the late Judge Jones, a distance of fifteen feet six inches; thence on a course north fifty-five degrees east, a distance of one hundred and ninety-four feet to the place of commencement: and also so much of the land belonging to the estate of the late Mr. Justice Jones, described as follows, that is to say, commencing at a point on the north line of Front Street, distant two hundred and seventy-one feet easterly from the intersection of the said line with the east side of Bay Street; thence easterly on the said north line of Front Street, a distance of forty-eight feet three inches; thence on a course north sixteen degrees west, on

the line dividing the properties of the Honorable James Buchanan Macauley and the late Honorable Mr. Justice Jones, a distance of fifteen feet six inches; thence on a course south fifty-five degrees west, a distance of fifty feet to the place of commencement, be taken for the purpose of widening and otherwise improving of Front Street, in the City of Toronto, under the provisions of the Statute in that behalf:—

No. 266.
Northern Bound-
ary of
Front Street.

And that the following be substituted instead thereof :

1. That so much of the land belonging to the Honorable James Buchanan Macauley, described as follows, that is to say, commencing at a point on the present north line of Front Street, distant ninety-five feet three inches westerly from the intersection of the said line with the west line of Yonge Street; thence south-westerly along the said north line of Front Street, a distance of one hundred and fifty-eight feet nine inches; thence westerly on said north line of Front Street, a distance of forty-six feet nine inches; thence on a course north sixteen degrees west, on the line dividing the properties of the Honorable James Buchanan Macauley and the late Judge Jones, a distance of eight feet; thence on a curved line (with a radius of six hundred and twenty-five feet) in a north-eastern direction, one hundred and ninety-six feet, more or less, to the point of commencement; and also so much of the land belonging to the estate of the late Mr. Justice Jones, described as follows, that is to say: Commencing at a point on the north line of Front Street, distant two hundred and seventy-one feet easterly from the intersection of the said line with the east side of Bay Street; thence easterly on the said north line of Front Street, a distance of forty-eight feet three inches; thence on a course north sixteen degrees west, on the line dividing the properties of the Honourable James Buchanan Macauley and the late Honourable Mr. Justice Jones, a distance of eight feet; thence on a curved line (with a radius of six hundred and twenty-five feet) a distance of one hundred and five feet, more or less, to the

New form of
By-law.

Description of
Hon. J. B. Mac-
auley's property.

Description of
Mr. Justice
Jones' property

No. 277.
The Exhibition
Park.

place of commencement,—be taken for the purpose of widening and otherwise improving of Front Street, in the City of Toronto, under the provisions of the statute in that behalf. By-law 266.

No. 277.

By-law to provide for the management and maintenance of an Exhibition Park.

[PASSED APRIL 11, 1869.

AMENDED OCT. 26, 1868 ; APRIL 18, 1870.]

WHEREAS His Excellency the Governor-General in Council, did by letters patent, issued on the twenty-first day of October, one thousand eight hundred and fifty-eight, grant unto the City of Toronto certain lands situated in the said City, forming part of the lands known as the Garrison Reserve :

And whereas certain conditions are attached to the said grant :

And whereas certain buildings have been erected on the property granted as aforesaid, for the purpose of holding Exhibitions :

And whereas it is expedient to make provision for the management of the said property in accordance with the conditions of the said grant :

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

The purposes for which the grounds are to be used.

1. The property granted as above recited, together with the buildings erected thereon, with the exception of so much of the ground as is hereinafter mentioned shall be used as a Public Park, for the use and recreation of the citizens, and as a place for the holding of the Provincial, County, the several Electoral Division and Township Exhibitions of Agricultural Products, Arts and Manufactures, under the management of the several Associations organ-

ized by Act of Parliament, and also for such Horticultural and other Exhibitions or purposes as may be from time to time authorized, ordered or permitted by resolution of the Council. By-law 277, s. 1.

No. 277.
The Exhibition
Park.

2. The ground set apart for the uses mentioned in the preceding section shall be known and referred to as "The Exhibition Park," and it shall be designated as such in all Acts, Orders, and resolutions of the Council. By-law 277, s. 2.

The grounds to
be called the Ex-
hibition Park.

3. All moneys granted by the Council for the purposes herein named, all moneys that may be granted by the associations privileged to use the said Park in aid of the objects for which it is set apart, and all moneys that may be received for the use thereof from parties to whom its use may be granted by the Council, as herein provided, except so much thereof as may, by resolution of the Council, be appropriated to charitable purposes under the fifth section of this By-law, shall be placed to the credit of a fund to be known, and for which an account shall be kept in the Treasurer's books, as the "Exhibition Fund." By-law 277, s. 3; By-law 713, s. 2.

The receipts of
the Park to be
placed at the cred-
it of the "Ex-
hibition Fund."

4. The Exhibition Fund shall be disbursed for the following purposes, and no other, namely: 1. Fencing, ornamenting, lighting, and improving that portion of the Exhibition Park designated in the plan hereunto annexed, and lettered C. and D. 2. For enlarging, ornamenting, lighting, completing and maintaining in repair, the buildings situated in the Park aforesaid, as may from time to time be considered requisite for the more convenient holding of Exhibitions therein. 3. For erecting and maintaining such permanent stalls, pens or other convenient buildings as may be needed for the purposes aforesaid. 4. For erecting and maintaining an engine to be used in driving machinery that may be exhibited. By-law 277, s. 4.

The manner in
which the Exhi-
bition Fund is to
be disbursed.

No. 277.
The Exhibition
Park.

Regulations for
the use of the
Park and Build-
ings.

Damage to be
made good by
the institutions
using the same.

Other conditions
for using the
Park and Build-
ings.

Precedence in
the use of the
Park and Build-
ings.

5. The Exhibition Park and Buildings may be used for the purposes named in this Act, upon first obtaining the leave of the Council, under the following regulations and restrictions only: 1. The Provincial, the City Electoral Division, the County Electoral Division and Township Agricultural Associations, the Board of Arts and Manufactures, and the Horticultural Society, may hold their regularly appointed Exhibitions therein free of cost: Provided always, that they shall make good all and every damage done to the said Buildings and Park, or to any shrubberies, trees, or ornamental works therein during the period of their respective Exhibitions, during the preparations connected therewith, and also during the removal of the property exhibited; that they shall vacate the said grounds and premises so soon as their respective Exhibitions have terminated; and that they shall pay all expenses of fuel, gas, water, gatekeepers, caretakers, insurance and all other expenses whatsoever connected with the maintenance and preservation of the said premises during the time they may respectively occupy them. 2. The Provincial Agricultural Association shall have precedence in the use of the said Park and Buildings, whenever it shall decide to hold its annual fair in this City, after which the several Electoral Division Societies, the County Associations, the Township Associations, the Board of Arts and Manufactures, and the Horticultural Society, shall have precedence in the order in which they are named; and at all times when the grounds and premises are not in actual use for purposes connected with the Exhibitions aforesaid, the use thereof may be permitted by the Council for any other purpose whatever, upon payment to the Treasurer of the City of Toronto, by the parties to whom the use of the grounds and premises may be granted, of the sum of twenty dollars; and any moneys so received by the Treasurer may be applied, by resolution of the Council, to any charitable purpose within the powers of the said Council. By-law 277, s. 5; By-law 713, s. 1.

6. During the days of the Exhibitions aforesaid,—which shall not exceed (unless the Council by resolution otherwise order) for an Electoral Division Society or County Agricultural Associations, each two weeks ; for a Township Agricultural Association, one week ; for the Board of Arts and Manufactures and the Horticultural Society, each two weeks in any one year,—the said Associations or Societies may charge for admission to the said Park and Buildings, such sum as may be determined on, not exceeding however twenty-five cents for each person ; and the money so collected shall be for the benefit of the Associations or Societies whose Exhibition is then being held : Provided always, that the cost of repairing any damage that may have been committed on the property during the time of holding or preparing to hold such Exhibition, and the cost of gas and water, if any is used for the purposes thereof, and all other proper expenses incurred by the City, whether by police or otherwise, shall be a first charge on the money so collected. By-law 277, s. 6 ; By-law 713, s. 3.

No. 282.
Redemption of
certain City
Debentures.

Time for which
the Exhibitions
may be held.

Price of admis-
sion to the Park
and Buildings.

Cost of repairs to
be the first
charge on mo-
neys collected.

7. If however the Council shall so direct by resolution, the buildings or any of them shall be open to the public free of charge, excepting during the holding of any of the Exhibitions above named, but at all other times the buildings shall remain closed, or a charge for admission as herein provided, or as the Council may from time to time direct, may be charged. By-law 277, s. 7.

The Council may
open the build-
ings to the pub-
lic free of charge,
except during an
Exhibition.

No. 282.

By-law to provide for the issue of Debentures to redeem those due in the year of our Lord one thousand eight hundred and fifty-nine.

[PASSED JULY 4, 1859.]

WHEREAS by the Act of the last session of the Provincial Legislature entitled, "An Act to authorize

No. 282.
Issue of \$40,894
City Debentures.

the City of Toronto to issue debentures for redeeming some of their outstanding debentures for which no sinking fund has been provided, and for other purposes," it is among other things enacted that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole, four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem certain debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, as herein mentioned :

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act as falling due during the year of our Lord one thousand eight hundred and fifty-nine, and amounting to the sum of forty thousand three hundred and ninety-four dollars :

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and fifty-eight was, two million twelve thousand nine hundred and eighty-six dollars :

And whereas the annual rate in the dollar upon such ratable property required as a special rate for the payment of the interest and the forming of a sinking fund of two per centum per annum, for the payment of the principal of the said loan of forty thousand three hundred and ninety-four dollars in twenty years, according to the provisions of the above recited Act, is one-fourth of a cent in the dollar :

Therefore the Corporation of the City of Toronto by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$40,894 at six per cent. on City debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan at a rate of interest not exceeding six per centum per annum, from any per-

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son or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of forty thousand three hundred and ninety-four dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council of the said City in the redemption of the debentures issued by the City, and respectively falling due in the year of our Lord one thousand eight hundred and fifty-nine, as enumerated in the first section of the said Act first above recited. By-law 282, s. 1.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than four hundred dollars each, and amounting in the whole to the said sum of forty thousand three hundred and ninety-four dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 282, s. 2.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor, and the party who may agree to advance the said sum, and the said principal sum of forty thousand three hundred and ninety-four dollars shall be made payable within twenty years at the bank of Upper Canada, or such other place or places as aforesaid. By-law 282, s. 3.

4. A special rate of one-fourth of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes shall be annually levied and collected from the year one thousand eight hundred and fifty nine, to the year one thousand

No. 282.
Redemption of
certain City
Debentures.

To be applied in
the redemption
of debentures
falling due in
1859.

The manner in
which the deben-
tures are to be
made out.

Interest to be
payable half-
yearly, and the
principal to be
payable within
twenty years.

A special rate to
be levied annu-
ally for payment
of principal and
interest.

No. 283.
Issue of \$50,000
City Debentures.

eight hundred and eighty, for the purpose of forming a sinking fund for the purpose of paying the said sum of forty thousand three hundred and ninety-four dollars with the interest thereon as aforesaid. By-law 282, s. 4.

Moneys arising from special rate after payment of interest, to be invested in Government or Provincial securities.

5. All moneys arising from the said rate of one-fourth of a cent in the dollar upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in Government debentures or in other Provincial securities, as provided in the said Act first above recited. By-law 282, s. 5.

No. 283.

By-law to authorize the issue of Debentures for Esplanade purposes.

[PASSED JULY 4, 1869.]

WHEREAS by the Act of Parliament of this Province, sixteenth Victoria, chapter two hundred and nineteen, entitled "An Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade," it was among other things enacted that it should and might be lawful for the Mayor, Aldermen and Commonalty of the said City of Toronto to pass a By-law to raise a loan and to issue debentures therefor payable in twenty years from the dates thereof; and for the purpose of redeeming the same and paying the interest thereon, it should and might be lawful for the Common Council of the City of Toronto, to impose a special rate per annum, to be called "The Esplanade Rate," over and above and in addition to all other rates to be levied in each year, which should be sufficient to form a sinking fund of two per centum per annum for that purpose, over and above the interest payable on such debentures, which sinking fund should be vested in each year

either in the debentures provided for by the said Act or in Government debentures, or other Provincial securities:

No. 283.
Construction of
Esplanade.

And whereas by the further Act of Parliament of the Province, twentieth Victoria, chapter eighty, entitled "An Act to amend the Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade, and to enable the said City to locate the Grand Trunk Railroad and other Railroads along the front of the said City," it was among other things enacted that it should and might be lawful for the said Mayor, Aldermen and Commonalty of the said City of Toronto to contract with the said Grand Trunk Railway Company of Canada, or any person or persons, company or companies, forthwith and during the construction or the said Esplanade, under the contract to fill up and grade as laid down in the plan in the said Statute mentioned, to the level of the said Esplanade, the whole space lying between the northern limit of the said Esplanade, as laid down on the said plan and then in the course of construction, and the then shore of the Bay of Toronto eastward to Cherry Street and westward to the Queen's Wharf:

And whereas by the said Act last recited it was further enacted, that for and notwithstanding any Act of Parliament of this Province, or any clause, matter or thing therein contained to the contrary, it should and might be lawful for the Mayor, Aldermen and Commonalty of the City of Toronto, forthwith and without further notice, or other proceeding, to pass a By-law to raise a loan for such amount, not exceeding seventy-five thousand pounds as might be necessary for the purpose of filling in, grading and levelling the said space between the north line of the Esplanade and the shore of the Bay, and the extension thereof as aforesaid, and to issue any number of debentures, payable in this Province or elsewhere, in sums of not less than one hundred pounds, which might be requi-

No. 283.
Issue of \$50,000
City Debentures.

site and necessary therefor, payable in twenty years from the respective dates thereof, and for the purpose of redeeming the same, and paying the interest thereon, a special rate might be imposed as provided in the Act therein and hereinbefore recited, and should be applied in payment of interest, and in forming a sinking fund for principal in like manner as therein provided :

And whereas the Mayor, Aldermen and Commonalty of the City of Toronto have entered into contracts for filling, grading and levelling the said space hereinbefore lastly mentioned, and the work is now in progress :

And whereas it has been estimated that the additional cost thereof will amount to the sum of fifty thousand dollars at the least, and it is necessary that the said Mayor, Aldermen and Commonalty of the City of Toronto should raise by way of loan the said sum of fifty thousand dollars for the purpose of paying for the same :

And whereas the amount required to be annually raised, according to the said recited Acts, as a special rate, to be called "The Esplanade Rate" as aforesaid, which shall be sufficient to form a sinking fund of two per centum per annum, for the purpose of paying the said loan of fifty thousand dollars, and redeeming the debentures to be issued therefor when the same become due as herein mentioned, and which shall also be sufficient to pay the interest on the said loan of six per centum per annum, until the satisfaction and discharge of the said loan as aforesaid, is five thousand five hundred dollars :

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same for the year eighteen hundred and fifty eight, was two million twelve thousand nine hundred and eighty-six dollars :

And whereas the annual rate in the dollar upon such rateable property, required as a special rate for the payment

of the interest and the forming of a sinking fund of two per centum per annum as aforesaid, for the payment of the principal of the said loan of fifty thousand dollars, according to the provisions of the above recited Act, is one-third of a cent in the dollar :

No. 283.
Construction of
Esplanade.

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of fifty thousand dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council of the said City, in defraying the additional expense of filling in, grading and levelling the said space between the north line of the Esplanade and the shore of the Bay, as aforesaid. By-law 283, s. 1.

Authority to the
Mayor to borrow
\$50,000, at six per
cent. on City
debentures.

To be applied in
the construction
of the Esplanade.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than four hundred dollars each, and amounting in the whole to the said sum of fifty thousand dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 283, s. 2.

The manner in
which the debentures
are to be
made out.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum,

Interest to be
payable half-
yearly and the
principal to be
payable within
twenty years.

No. 285.
The Public Free
Market or Fair.

and the said principal sum of fifty thousand dollars shall be made payable within twenty years at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 283, s. 8.

A special rate to be levied for payment of principal and interest.

4. A special rate of one-third of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year eighteen hundred and sixty to the year eighteen hundred and seventy-nine, both years inclusive, for the purpose of paying the said sum of fifty thousand dollars, with interest thereon, as aforesaid. By-law 283, s. 4.

Moneys arising from special rate, after payment of interest, to be invested in City, Government or Provincial securities.

5. All moneys arising from the said rate of one-third of a cent in the dollar upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year in debentures issued under the authority of this By-law, or in Government debentures, or other Provincial securities, as provided in the said Act first above recited. By-law 283, s. 5.

By-law to take effect from 4th July, 1860.

6. This By-law shall take effect and come into operation upon and from the passing hereof. By-law 283, s. 6.

No. 285.

By-law to establish a periodical Public Free Market or Fair in the City of Toronto.

[PASSED JULY 7, 1860.
AMENDED OCT. 26, 1868.]

WHEREAS it would be beneficial to the public to establish a free Market or Fair in the City at certain times of the year :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. A public free Market or Fair shall be, and is hereby established in and for the City. By-law 285 s. 1.

No. 285.
The Public Free Market or Fair.

A public free market or fair established.

2. Such Market or Fair shall be held at the public Exhibition Grounds at the west end of the City, or at such other place in the City as the Council may from time to time, by resolution to be passed at least twenty days before the day for holding the same, appoint. By-law 285, s. 2.

The market or fair to be held at the Exhibition grounds or other place appointed by the Council.

3. The time for holding the same shall be upon the third Wednesday and Thursday in May; third Wednesday and Thursday in August; second Wednesday and Thursday in October; or upon such other day or days as the Council may, by resolution to be passed at least twenty days before the day for holding such Market or Fair, appoint. By-law 285, s. 3.

When the market or fair shall be held.

4. The Market or Fair shall be held for the purpose of exhibiting and buying and selling all kinds of agricultural live stock; all kinds of fruit, grain, meal, flour and vegetables; all other kinds of agricultural produce; all agricultural and other machines and machinery; and all articles of home manufacture. By-law 285, s. 4.

The purposes for which the market or fair shall be held.

5. No fee shall be charged or demanded for exhibiting, buying, or selling, any such stock, animals or articles, in the Market or Fair. By-law 285, s. 5.

No fees to be charged for exhibiting, buying or selling thereat.

6. All persons exhibiting or selling at the market or fair shall arrange their stock, animals or articles, in such manner, order and place, as the person or persons to be appointed by the Council for such purpose shall direct. By-law 285, s. 6.

Exhibitors to arrange their stock as directed.

7. In case any person shall disobey such direction, or be riotous, quarrelsome, or disorderly, he shall be disqualified, and shall not be allowed to exhibit or sell at the said Market or Fair. By-law 285, s. 7.

Disorderly persons not to exhibit at the market.

No. 294.
Issue of
\$7,537.49
City Debentures.

Power to remove
from the grounds
the property of
disorderly per-
sons.

Dangerous ani-
mals to be re-
moved.

Managers of the
fair to be under
the control of the
Committee on
Public Markets.

The Committee
on Public Mar-
kets to frame
rules and regula-
tions.

Such rules and
regulations to be
referred to the
Council.

When they are
to take effect.

8. In any of the cases last mentioned, the person or persons appointed as aforesaid, shall have power to remove the stock, animals, or articles, of any one so offending, from the ground, and to such reasonable distance therefrom as he may think expedient. By-law 285, s. 8.

9. The person or persons so appointed shall have power to remove from the ground all animals or articles which are dangerous, or which in his opinion, are not properly secured or protected. By-law 285, s. 9.

10. The person or persons so to be appointed shall be under the control of the Committee on Public Markets. By-law 285, s. 10.

11. The Committee shall have power to frame such rules and regulations for the management and governance of the Market or Fair and all persons frequenting the same, as they shall think fit, which are not inconsistent with law or with this By-law. By-law 285, s. 11.

12. Such rules and regulations shall be laid before the Council for at least two weeks before the same shall take effect, and unless they are revoked or altered by the Council within that time they shall take effect as submitted by the Committee at the end of such period; and in case they are altered by the Council, they shall take effect as so altered, at the end of such period. By-law 285, s. 12.

No. 294.

By-law to authorize the issue of certain Debentures to assist in constructing certain Sewers.

[PASSED AUG. 22, 1859.]

WHEREAS several By-laws have been introduced for the construction of sewers on Elizabeth Street, George Street, Yonge Street, Beverley Street and Spadina Avenue:

And whereas the conditions upon which such improvements can be made, have been complied with by the owners of real estate in the said recited streets :

No. 294.
Debentures for
Sewers.

And whereas the sectional area of the sewers to be constructed in the said streets will exceed four feet, and it is enacted in the second section of the twenty-second Victoria, chapter forty, that in such case, "one-third of the cost thereof shall first be provided by the Council of the City by By-law for borrowing money:"

And whereas the one-third cost of said sewers is estimated as follows : Elizabeth Street, one thousand and seventy-nine dollars and eighty-three cents ; George Street, six hundred and seventy-two dollars ; Yonge Street, one thousand two hundred and ninety-nine dollars and thirty-three cents ; Beverley Street, three thousand six hundred and fifty-seven dollars and thirty-three cents ; Spadina Avenue, one thousand one hundred and twenty-nine dollars ; total, seven thousand eight hundred and thirty-seven dollars and forty-nine cents :

And whereas it is desirable to raise by loan, on the credit of the Municipality, the sum of seven thousand eight hundred and thirty-seven dollars and forty-nine cents, with interest at the rate of six per centum per annum, to be applied to the payment of one-third of the cost of said sewers :

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and fifty-eight, was two million twelve thousand nine hundred and eighty-six dollars :

And whereas the annual rate in the dollar upon such rateable property, required as a special rate for the payment of the interest and the forming of a sinking fund of five per centum per annum, for the payment of the said loan of seven thousand eight hundred and thirty-seven dollars

No. 294.
Debentures for
Sewers.

and forty-nine cents, in twenty years, according to the provisions of the above recited Act, is one twentieth of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$7,837.40, at six per cent. on City debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned and the special rate hereinafter imposed, the sum of seven thousand eight hundred and thirty-seven dollars and forty-nine cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied, from time to time, under the direction of the Common Council, in the payment of the one-third cost of the said sewers, and for no other purpose whatever. By-law 294, s. 1.

To be applied in paying one-third of the cost of certain sewers.

The manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than two hundred dollars each, and amounting in the whole to the said sum of seven thousand eight hundred and thirty-seven dollars and forty-nine cents, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned ; such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 294, s. 2.

Interest to be payable half-yearly, and principal to be paid 1st July, 1879.

3. The interest on such debentures shall be payable half-yearly, at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor, and the party who may agree to advance the said sum, and the said principal sum of seven thousand eight hundred

and thirty-seven dollars and forty-nine cents, shall be made payable on the first day of July, one thousand eight hundred and seventy-nine, at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 294, s. 3.

No. 299.
Closing up road
South of
Front Street.

4. A special rate of one-twentieth of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty to the year one thousand eight hundred and seventy-nine, for the purpose of forming a sinking fund for the purpose of paying the said sum of seven thousand eight hundred and thirty-seven dollars and forty-nine cents, with the interest thereon as aforesaid. By-law 294, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. All moneys arising from the said rate of one-twentieth of a cent in the dollar upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer, in each year, in Government debentures, or in other Provincial securities. By-law 294, s. 5.

Moneys arising from special rate, after paying interest, to be invested in Government or Provincial securities.

No. 299.

By-law to authorize the closing up of a certain allowance for Road south of Front Street, between Parliament Street and Mill Street.

[PASSED NOV. 14, 1859.]

WHEREAS it is expedient to close up a certain allowance for road between Parliament Street on the west, Mill Street on the east, the property of William Gooderham on the north, and the waters of the Bay on the south:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

No. 303.
Numbering the
City By-laws.

Allowance for
road south of
Front Street, be-
tween Parli-
ment Street and
Mill Street, to be
closed up.

1. From and after the passing hereof, a certain allowance for road between Parliament Street on the west, Mill Street on the east, the property of William Gooderham on the north, and the waters of the Bay on the south, shall be closed up and stopped. By-law 299, s. 1.

No. 303.*

By-law to provide for the Numbering of the City By-laws.

[PASSED NOV. 21, 1859.
AMENDED NOV. 26, 1862.]

WHEREAS it is desirable the By-laws of this City should be numbered :

Therefore the Corporation of the City of Toronto by the Council thereof, enacts as follows :

By-laws to be
numbered conse-
cutively accord-
ing to a tabular
statement.

1. The By-laws of this Corporation shall be numbered consecutively from number one, upwards, according to the respective dates of their being passed, and according to the " Tabular Statement " of the same presented to the Council on the twenty-first day of November in this year. By-law 303, s. 1.

Future By-laws
to be numbered
as they are
passed.

2. All future By-laws shall be numbered as they are passed, commencing from the last number in the said " tabular statement. " By-law 303, s. 2.

All other num-
bers to By-laws
repealed.

3. All other numbers and all clauses of By-laws assigning other numbers than those above given and referred to shall be void, and are hereby repealed. By-law 303, s. 3.

By-laws may be
referred to by
number only.

4. It shall be sufficient on all occasions in citing or referring to any By-law, to cite or refer to it by number only. By-law 303, s. 4.

* This By-law is amended by By-law No. 752, Section 11.

No. 306.

No. 306.
Tenure of office
of Corporation
Officers.

By-law to declare the Tenure of Office and Employment of all Persons appointed by the Council.

[PASSED JAN. 13, 1860.]

WHEREAS the Municipal Act passed in the twenty-second year of Her Majesty's reign, chapter ninety-nine, in accordance with the preceding Municipal Acts which it repealed, enacts that all Officers appointed by the Council shall hold office until removed by the Council:*

And whereas it is desirable to declare the terms upon which all officers heretofore and hereafter to be appointed do hold and shall hold their respective offices:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. All officers heretofore appointed by the Council do, and shall be deemed to hold their respective offices during the pleasure of the Council. By-law 306, s. 1. Corporation officers to hold office during pleasure of the Council.

2. All persons hereafter appointed to office by the Council shall be appointed and shall hold office during the pleasure of the Council. By-law 306, s. 2. Persons hereafter appointed to office to hold office during pleasure of the Council.

3. In no case, unless by By-law or by deed of the Corporation, and unless the length of time, as for one month, or for six months, or for one year, be expressly stated, shall any person be appointed to, or hold any office or employment for a fixed time. By-law 306, s. 3. Unless expressly stated by By-law or deed, no person to be appointed to office for a fixed time.

4. No inference or presumption shall be drawn or made that such person has been employed for a time certain, merely because he is to be paid by the month or year, or No inference to be drawn of time of employment from manner of payment.

* See 26 Vic., cap. 48, sec. 220.

No. 309.
Issue of £47,200
City Debentures.

at so much per month or so much per year. By-law 306,
s. 4.

No indemnity to
be allowed for re-
moval from office
without notice.

5. No claim of any kind shall be made upon, or be allowed by the Council in favour of any officer or other person employed by the Corporation, or by the Council, merely because of his removal without notice by the proper authority from such office or employment. By-law 306, s. 5.

No. 309.

By-law to provide for the issue of Debentures to the amount of forty-seven thousand two hundred pounds sterling.

[PASSED FEB. 20, 1860.]

WHEREAS by the twenty-second Victoria, chapter seventy-one, it is among other things enacted, "that the Corporation may pass a By-law or By-laws for authorizing the sale or exchange in this country or elsewhere of twenty thousand shares of the capital stock in the Toronto and Guelph Railway Company, since amalgamated with the Grand Trunk Railway Company of Canada, and now constituting in the last-named Company three thousand two hundred and eighty-eight shares of twenty-five pounds sterling each, amounting in all to eighty-two thousand two hundred pounds sterling, and held by the City, for cash or for debentures, or for such portion of the same as were issued by the City for the purchase of the said stock, as may be agreed upon between the said City and the holders of said debentures," and that "if the stock is sold for cash, then the proceeds of such sale shall be invested in such security as the Governor in Council may direct, and the capital sum so invested, with all interest accruing therefrom, shall be applied towards the interest and redemption of the debentures last aforesaid," and that

"if the stock is exchanged for the debentures, or any portion of them, such debentures or such portion shall be cancelled accordingly;" and that "in case upon any exchange the amount of debentures received is less than the total amount of debentures issued, the Corporation may redeem such residue by the issue of new debentures, payable in such sums and at such times, not exceeding thirty years, as the Council may think fit, and the residue of debentures so redeemed shall be cancelled accordingly;" and that "any By-law authorizing the issuing of debentures under this Act shall be valid without submitting the same to a vote of the ratepayers:"

No. 309
Toronto and
Guelph Railway
Company
Stock.

And whereas the Municipality of the City of Toronto, by the Council thereof, on the twelfth day of September, one thousand eight hundred and fifty-nine, did determine that the said stock should be immediately disposed of:

And whereas the same was accordingly sold, and produced upon such sale the sum of thirty-eight thousand two hundred pounds, leaving a difference of the nominal amount of the said stock as still unpaid of sixty-one thousand eight hundred pounds:

And whereas by an arrangement made between this Corporation and the Grand Trunk Railway Company (the holders of the said debentures), it has been agreed that the residue of the said debentures amounting to the sum last before mentioned shall be redeemed, by this Corporation issuing other debentures for the sum of forty-seven thousand two hundred pounds sterling, according to this Act:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. It shall and may be lawful for the Mayor of the City of Toronto to cause any number of debentures to be made out in such amounts as to him shall seem fit, and not exceeding in the whole the said sum of forty-seven

Authority to the
Mayor to borrow
£47,200 sterling
at six per cent.
on City debentures.

No. 309.
Issue of £47,200
City Debentures.

Interest to be
payable half-
yearly, and the
principal to be
payable 1st
April, 1885.

A special rate
to be levied an-
nually for pay-
ment of interest.

Special rate to be
levied the year
next before each
debenture falls
due, for payment
of principal.

Or a loan may be
raised upon
other debentures
for such sums as
the Council may
enact.

The debentures
for £47,200 ster-
ling, and the
proceeds of the
sale of the G. T.
R. Co. stock, to

thousand two hundred pounds sterling, which said debentures shall be under the common seal of the said City of Toronto, signed by the Mayor and countersigned by the Treasurer for the time being of the said City of Toronto, and shall bear interest not exceeding six per centum per annum, payable half-yearly on the first day of October and the first day of April in each year, at the Banking House of Messrs. Bosanquet, Franks and Company, Lombard Street, London, and the said principal sum shall be made payable on the first day of April, one thousand eight hundred and eighty-five, at the Banking House aforesaid. By-law 309, s. 1.

2. For the payment of the half-yearly interest from time to time accruing due and payable upon the said debentures respectively, there shall be raised, levied and collected in each and every year by an equal rate in the pound upon the assessed value of all the rateable property in the said City of Toronto, over and above all other rates and taxes, sufficient to pay the said half-yearly interest, and such rate shall be collected and paid over to the said Treasurer of the said City for the time being, at the same time and in the same manner as other rates are collected and paid over, and for the payment and redemption of the principal money secured by the said debentures, there shall be raised, levied and collected in the year next before each debenture shall respectively fall due, an equal rate in the pound upon the assessed value of all rateable property in the said City of Toronto, over and above all other rates and taxes whatsoever, sufficient to pay the principal money secured by such debentures so respectively falling due as aforesaid, or by a loan to be raised upon other debentures to be issued for such sums, redeemable at such periods as by an Act of the Council of the said City of Toronto may be declared and enacted. By-law 309, s. 2.

3. The said debentures for the sum of forty-seven thousand two hundred pounds sterling, together with the proceeds of the sale of the said stock in the Grand Trunk

Railway Company of Canada, shall be paid over to the holders of the debentures for one hundred thousand pounds currency, issued under and by virtue of the authority of the Act of the Common Council of the City of Toronto, number one hundred and seventy-seven, passed December the first, one thousand eight hundred and fifty-one. By-law 309, s. 3.

No. 311.
Toronto Jail and
House of Refuge.

be paid over to
the holders of
the debentures
issued under By-
law No. 177.

No. 311.

By-law to raise the sum of ninety-five thousand dollars by Debentures for the completion of the Jail and House of Refuge for the City of Toronto.

[PASSED MARCH 12, 1860.]

WHEREAS it is expedient and necessary to raise by loan the sum of ninety-five thousand dollars, payable within twenty years from the time this By-law shall be finally passed and take effect, with interest at the rate of six per centum per annum, to be applied to the completion of the Jail and House of Refuge for the City of Toronto :

And whereas the sum of ten thousand four hundred and fifty dollars will be required to be raised annually according to an Act respecting the Municipal Institutions of Upper Canada, twenty second Victoria, chapter ninety-nine :

And whereas the assessed annual value of the whole rateable property of the City of Toronto for the last preceding financial year, was two million twelve thousand nine hundred and eighty-six dollars :

And whereas to raise the sum of ten thousand four hundred and fifty dollars yearly, the annual special rate in the dollar upon the said rateable property will require to be one half of a cent in the dollar :

No. 311.
Issue of \$95,000
City Debentures.

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

A loan of \$95,000 to be raised upon the credit of the City.

1. The said sum of ninety-five thousand dollars shall be raised by loan upon the credit of the Municipality. By-law 311, s. 1.

Debentures to be issued in sums of not less than \$100 each.

2. Debentures, in sums of not less than one hundred dollars each, shall be issued by the Council, not exceeding in the whole the said sum of ninety-five thousand dollars. By-law 311 s. 2.

Principal to be payable 1st January, 1880, and interest at six per cent. to be payable half-yearly.

3. The debentures shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and eighty, and bear interest at six per centum per annum, payable on the first day of January and the first day of July in each year. By-law 311 s. 3.

Debentures to be payable in Great Britain or this Province.

4. The debentures may, both as to principal and interest, be made payable at any place in Great Britain or in this Province, and may be expressed either in sterling money or in any lawful currency of this Province. By-law 311, s. 4.

The money to be expended in the completion of the Jail and House of Refuge.

5. The said sum of ninety-five thousand dollars being the amount required for the purpose in the recital mentioned, and necessary to defray the expenses thereof, shall be laid out and expended in the completion of the Jail and House of Refuge for the City of Toronto. By-law 311, s. 5.

A special rate to be levied annually for payment of principal and interest.

6. The said annual special rate of half a cent in the dollar upon the said assessed value of all the rateable property in the City for the last preceding financial year, over and above and in addition to all other rates whatsoever, shall be raised, levied and collected in each and every year from the first day of January, one thousand eight hundred and sixty-one, till the first day of January, one thousand eight hundred and eighty, both years inclusive, for the purpose of paying the said sum of ninety-five

thousand dollars, with the interest thereon as aforesaid.

By-law 311 s. 6.

No. 317.
To redeem cer-
tain Debentures

7. This By-law shall come into operation and take effect upon and from the day of its final passing, according to the date hereof. By-law 311, s. 7.

[The eighth section, which fixed the places and appointed the Returning Officers for taking the votes of the electors on this By-law, is not consolidated.]

No. 317.

By-law to provide for the issue of Debentures for thirty thousand four hundred and thirty-eight dollars and seventy-three cents to redeem those falling due in the year one thousand eight hundred and sixty.

[PASSED APRIL 20, 1860.]

WHEREAS by an Act of the last session of the Provincial Legislature, entitled "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures, for which no sinking fund has been provided, and for other purposes," it is amongst other things, enacted, "that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem certain debentures numbering and falling due and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, as herein mentioned:

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act, as falling due during the year one thousand eight hundred

No. 317.
Issue of
\$30,438,73
City Debentures.

and sixty, and amounting to the sum of thirty thousand four hundred and thirty-eight dollars and seventy-three cents:

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and fifty-nine, was one million eight hundred and thirty thousand four hundred and eighty-four dollars:

And whereas the annual rate in the dollar upon such rateable property, required as a special rate for the payment of the interest and the forming of a sinking fund at five per centum per annum for the payment of the principal of the said loan of thirty thousand four hundred and thirty-eight dollars and seventy-three cents in twenty years, according to the provisions of the above recited Act, is one-sixth of a cent in the dollar:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

Authority to the Mayor to borrow \$30,438,73, at six per cent. on City debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise, by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of thirty thousand four hundred and thirty-eight dollars and seventy-three cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Common Council of the said City, in the redemption of the debentures issued by the City, and respectively falling due in the year of our Lord one thousand eight hundred and sixty, as enumerated in the first section of the said Act first above recited. By-law 317, s. 1.

To be applied in the redemption of the debentures falling due in 1860.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than four hundred dollars each and amounting in the whole to the said sum of thirty thousand four hundred and thirty-eight dollars and seventy-three cents, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 317, s. 2.

No. 317.
To redeem certain Debentures.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum, and the said principal sum of thirty thousand four hundred and thirty-eight dollars and seventy-three cents shall be made payable within twenty years, at the Bank of Upper Canada or such other place or places as aforesaid. By-law 317, s. 3.

Interest to be payable half-yearly, and the principal to be payable within twenty years.

4. A special rate of one-sixth of a cent in the dollar upon the assessed value of all the rateable property in the City, and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty to the year one thousand eight hundred and seventy-nine, both years inclusive, for the purpose of paying the said sum of thirty thousand four hundred and thirty-eight dollars and seventy-three cents, with the interest thereon as aforesaid. By-law 317, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. All moneys arising from the same rate of one-sixth of a cent in the dollar upon the assessed value of all rateable property of the City after paying the interest on the said loan shall be invested by the said Treasurer in each year in Government Debentures or in other Provincial securities as provided in the said Act first above recited. By-law 317, s. 5.

Special rate after payment of interest, to be invested in Government or Provincial securities.

No. 318.
Issue of \$54,000
City Debentures.

No. 318.

By-law to provide for the issue of additional Debentures for fifty-four thousand dollars for Esplanade purposes.

[PASSED MAY 7, 1900.]

WHEREAS by the Act of Parliament of this Province, sixteenth Victoria, chapter two hundred and nineteen, entitled "An Act conveying to the City of Toronto certain water lots, with power to the said City for the construction of an Esplanade," it was, among other things, enacted that it shall and may be lawful for the Mayor, Aldermen and Commonalty of the said City of Toronto to pass a By-law to raise a loan, and to issue debentures therefor payable in twenty years from the date thereof, and for the purpose of redeeming the same and paying the interest thereon, it shall and may be lawful for the Common Council of the City of Toronto to impose a special rate per annum to be called "The Esplanade Rate," over and above and in addition to all other rates to be levied in each year, which shall be sufficient to form a sinking fund of two per centum per annum for that purpose over and above the interest payable on such debentures, which sinking fund should be invested in each year either in the debentures provided for by the said Act, or in Government debentures or other Provincial securities:

And whereas by the further Act of Parliament of the Province, twentieth Victoria, chapter eighty, entitled "An Act to amend the Act conveying to the City of Toronto certain water lots, with power to the said City for the construction of an Esplanade, and to enable the said City to locate the Grand Trunk Railroad and other Railroads along the front of the said City," it was among other things enacted, that it shall and may be lawful for the said Mayor, Aldermen and Commonalty of the said City of Toronto to contract with the said Grand Trunk Rail-

way Company of Canada, or any person or persons, or company or companies forthwith and during the construction of the said Esplanade under the contract to fill up and grade, as laid down in the plan in the said Statute mentioned, to the level of the said Esplanade, the whole space lying between the northern limit of the said Esplanade, as laid down on the said plan and then in the course of construction, and the then shore of the Bay of Toronto, eastward to Cherry Street and westward to the Queen's Wharf :

No. 318.
For Esplanade
purpose.

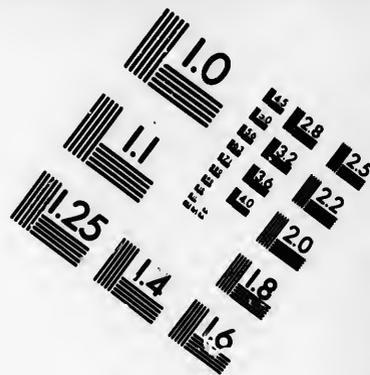
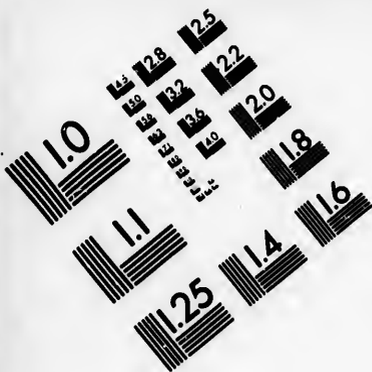
And whereas the said works are now nearly completed, and for the purpose of fully completing the bridging, draining and macadamizing thereof, and of paying the interest thereon, it will require a further sum of fifty-four thousand dollars :

And whereas the amount required to be annually raised according to the said recited Acts, as a special rate to be called "The Esplanade Rate," as aforesaid, which will be sufficient to form a sinking fund of two per centum per annum for the purpose of paying the said loan of fifty-four thousand dollars, and redeeming the debentures issued therefor when the same become due, as herein mentioned, and which shall also be sufficient to pay the interest on said loan of six per centum per annum, until the satisfaction and discharge of the said loan as aforesaid, is four thousand three hundred and twenty dollars :

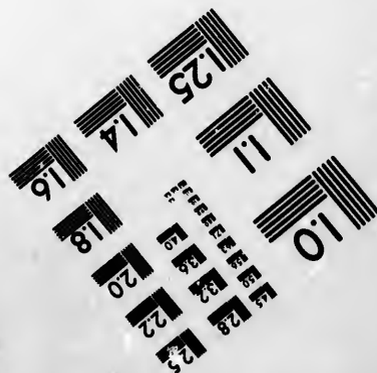
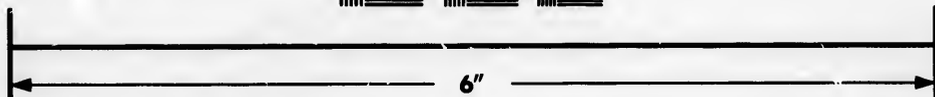
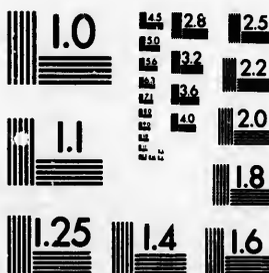
And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and fifty-nine, was one million eight hundred and thirty thousand four hundred and eighty-four dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of





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



**Photographic
Sciences
Corporation**

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

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No. 318.
Issue of \$54,000
City Debentures.

two per centum per annum as aforesaid for the payment of the principal of the said loan of fifty-four thousand dollars, according to the provisions of the above recited Act, is one-fourth of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$54,000 at six per cent. on City debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of fifty-four thousand dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Council of the Corporation of the said City, in defraying the additional expense of bridging, draining and macadamizing the space between the north line of the Esplanade and the shore of the bay as aforesaid.
By-law 318, s. 1.

To be applied in the construction of the Esplanade.

The manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than four hundred dollars each, and amounting in the whole to the said sum of fifty-four thousand dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 318, s. 2.

Interest to be payable half-yearly, and the principal to be payable within twenty years.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada or such other place or places as may be agreed upon by the said Mayor, and the party who may agree to advance the said sum ; and

the said principal sum of fifty-four thousand dollars shall be made payable within twenty years at the Bank of Upper Canada or such other place or places as aforesaid.
By-law 318, s. 3.

No. 322.
The Public
Parks.

4. A special rate of one-fourth of a cent in the dollar upon the assessed value of all rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty to the year one thousand eight hundred and seventy-nine, both years inclusive, for the purpose of paying the said sum of fifty-four thousand dollars, with interest thereon as aforesaid. By-law 318, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. All moneys arising from the said rate of one-fourth of a cent in the dollar upon the assessed value of all rateable property of the City after paying the interest on the said loan shall be invested by the said Treasurer in each year, in debentures issued under the authority of this By-law, in Government debentures or other Provincial securities, as provided in the said Act first above recited. By-law 318, s. 5.

Special rate after payment of interest, to be invested in debentures issued under this By-law, or in Government or Provincial Securities.

No. 322.

By-law to provide for the maintenance and care of Public Parks, Squares and Grounds.

[PASSED JULY 30, 1860.
AMENDED OCT. 26, 1869.]

THE Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. The Committee on Public Walks and Gardens shall have the care and custody of all the public squares, parks, and grounds belonging to the City, subject to all such By-laws as may from time to time be passed by the said Council, but no more money shall be expended thereon

Committee on Public Walks and Gardens to have the care of the Public Parks, Squares and Grounds.

No. 322.
The Public
Parks.

than is appropriated by the Council for that purpose. By-law 322, s. 1.

Disorderly and bad characters to be excluded and removed therefrom.

2. It shall be lawful for any police officer, constable, care-taker, or other person duly authorized by the Mayor or any Alderman of the said City, to exclude from the said public squares, parks and grounds all drunken or filthy persons, vagrants and notoriously bad characters, and to remove therefrom any person who is violating any By-law of the City Council, or is committing any nuisance, or is guilty of any disorderly conduct therein. By-law 322, s. 2.

Immoderate riding or driving.

3. No person shall ride or drive any horse in, upon or through any of the public squares, parks or public grounds at an immoderate rate, or so as to incommode or interfere with, or endanger other parties frequenting the same. By-law 322, s. 3.

Riding or driving on the turf or sward.

4. No person shall ride or drive any animal or vehicle on any turf or green sward in any part of the parks or squares, nor in any part thereof other than in the roads set apart as carriage drives. By-law 322, s. 4.

Carting heavy loads upon the roads.

5. No person shall be allowed to use the roads in any of the said public squares, parks and grounds for the purpose of teaming or carting heavy loads over or upon the same. By-law 322, s. 5.

Digging or removing earth, gravel or turf.

6. No person shall dig or carry away any of the sward, gravel, earth, sand or turf in or from any part of the said public squares, parks or grounds, except by permission of the said Committee and for some public purpose. By-law 322, s. 6.

Injuring trees or shrubs.

7. No person, except by permission of said Committee, shall climb, break, peel, cut, deface, remove, injure or destroy any of the trees or shrubs, flower roots or grass now growing or being, or which shall hereafter be planted

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in the said public squares, parks or grounds, or in any street or public place within the City. By-law 322, s. 7.

No. 322.
The Public
Parks.

8. No person shall, except with the like permission as aforesaid, in any manner carry or cause to be carried into any of the said public squares, parks or grounds any dead carcase, ordure, filth, dirt, stone, or any offensive matter or substance whatsoever, and no person shall commit any nuisance in the said public squares, parks or grounds. By-law 322, s. 8.

Carrying dirt or other matter into the parks, &c.

No nuisance to be committed.

9. No person shall shake or otherwise cleanse any carpet in any of the public squares, parks or grounds of the City. By-law 322, s. 9.

Shaking or cleaning carpets.

10. No owner or keeper of any horse, grazing cattle or swine shall suffer the same to go at large, or to feed upon any of the said public squares, parks or grounds, and any horse, cattle or swine found at large therein shall be impounded and detained by any of the pound-keepers of the City until the payment of the sum provided in the present or in any future pound-law, together with the costs and charges of impounding and keeping the same. By-law 322, s. 10.

Horses, grazing cattle and swine to be impounded

11. No person shall play at football, or throw stones or snowballs within any of the public squares, parks or grounds, or shoot with or use a bow and arrow, or play any game therein, without permission of the said Committee. By-law 322, s. 11.

Throwing stones.

Games prohibited without permission.

12. No person shall fire off or discharge any gun, or fowling-piece, or fire-arms upon any of the said public squares, parks or grounds, or offer for sale, or sell therein, any fire-works of any kind, or set fire to or let off the same, without the permission of the said committee. By-law 322, s. 12.

Shooting or fire-works prohibited without permission.

13. No person shall expose for sale in any of the said public squares, parks or grounds, refreshments of any kind

Sale of refreshments.

No. 322.
The Public
Parks.

without the permission of the said Committee, and such sale shall not be permitted on the Sabbath day, under any pretence whatsoever. By-law 322, s. 13.

Gambling and
unlawful games.

14. No person shall expose in any public square, park or grounds of the City, any table or device of any kind whatsoever, upon or by which any game of hazard or chance can be played, and no person shall play at any such table or device, or at cards or any unlawful game in any of the said public squares, parks or grounds. By-law 322, s. 14.

Walking on the
grass or sward.

15. No person shall walk on the grass or sward of any such walks or parks when the same is unfit to walk upon, and when properly prohibited so to do by any person in authority. By-law 322, s. 16.

Riding or driving
prohibited when
the ground is
unfit.

16. No person shall be allowed to drive or ride into any part of the said public squares, parks or grounds, if prohibited so to do by any person in authority when the ground is unfit for driving or riding thereon. By-law 322, s. 17.

Injuring the
public property.

17. No person shall break or injure any of the gates, locks, bolts or fences, or any of the seats or benches for the accommodation of the public, or any other of the City property. By-law 323, s. 18.

Penalty.

18. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magis-

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trate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 323, s. 19; By-law 752, s. 2.

No. 324.
Sale of City
Lands.

Commitment in
default of dis-
tress.

No. 324.

By-law to authorize the sale of certain public
City Lands.

[PASSED AUG. 13, 1860.
AMENDED OCT. 26, 1868.]

WHEREAS it is expedient and necessary for the purpose of reducing the present heavy taxation of the City of Toronto, to sell such public lands as may be disposed of in order to render the proceeds thereof more available for the benefit of the City:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. The lands on the late Garrison Reserve adjoining and not included in the Exhibition Grounds, the land near Spadina Avenue, taken in the transaction with John George Bowes, Esquire, and the land between the top of the bank and the south sides of Palace and Front Streets commonly known as "Walks and Gardens Property," shall be sold by public auction, and the proceeds of all the property so sold except the "Walks and Gardens Property" along the south side of Front Street, shall be devoted to the general purposes of the City and the proceeds of the said

Lands on the
Garrison Reserve,
Spadina Avenue,
and on the south
of Palace and
Front Streets to
be sold by auc-
tion.

Application of
proceeds.

No. 328.
Appropriation
of the U. C.
Municipalities'
Fund.

Lands to be sold
by public auction
according to a
plan.

Conditions of
sale to be settled
by a committee.

Appropriation of
part of the In-
dustrial Farm for
a Park.

"Walks and Gardens Property" shall be devoted to the purposes sanctioned by Act of Parliament. By-law 324, s. 1; By-law 325, s. 1.

2. The said lands shall be sold by public auction to the highest bidder in lots respectively according to the plan thereof to be prepared for the purposes of such sale or lease. By-law 324, s. 2.

3. The said lands shall be sold or leased upon such conditions as to the time and terms of bidding and sale, and as to the price, payment down, and term of payment for the residue, or as to the rent and times of payment of the same, the conditions of lease, and such other usual and proper details as may be settled by a committee to be appointed therefor. By-law 324, s. 3.

4. In consideration of the sale of the lands hereinbefore described as "Walks and Gardens Property," the land west of the river Don, part of the lands purchased for an Industrial Farm, shall be devoted to and form a Park for the eastern section of the City. By-law 324, s. 4.

No. 329.

By-law to provide for the appropriation of the
Upper Canada Municipalities' Fund.

[PASSED OCT. 15, 1860.
AMENDED SEPT. 25, 1876.]

WHEREAS by By-law number three hundred and eleven a sum of ninety-five thousand dollars is authorized to be raised by loan for the purpose of completing the Jail and House of Refuge on the Industrial Farm, for the payment of which, with interest, an annual special rate is imposed :

And whereas by By-law number three hundred and fifteen, all moneys then on hand or thereafter to be received from the "Upper Canada Municipalities' Fund" are consti-

tuted a fund by the name of "The Industrial Farm Fund," and are directed to be set apart and appropriated to and for the erection and completion of the works therein mentioned, that is, of the Jail, House of Correction and House of Refuge, and the building and erections necessarily connected or required therewith:

No. 341.
Sewer on Crookshank Street.

And whereas two separate funds have thus been inadvertently provided for the same purpose, while the annual special rate is all that was intended to have been devoted to that object, and is abundantly sufficient to discharge the liability incurred:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. All moneys mentioned in By-law number three hundred and fifteen shall be carried to the credit of the general income of the City, and shall not be devoted to any other purpose whatever than in diminishing the general debts and liabilities of the City. By-law 329, s. 2.

All moneys mentioned in By-law No. 315 to be applied in diminishing the liabilities of the City.

No. 341.

By-law to authorize the issue of Debentures for the sum of four thousand one hundred and thirty-four dollars, to assist in the construction of a Sewer on Crookshank Street, and other improvements.

[PASSED APRIL 18, 1861.]

WHEREAS a By-law has been introduced to provide for the construction of sewers on Crookshank Street, and other improvements:

And whereas the conditions upon which such improvements can be made have been complied with by the owners of real estate in the said recited street:

No. 341.
Issue of \$4,184
City Debentures.

And whereas the sectional area of the sewers to be constructed in the said street will exceed four feet, and it is enacted in the second section of the twenty-second Victoria, chapter forty, that in such case one-third of the cost thereof shall first be provided by the Council of the City by By-law for borrowing money :

ALJ whereas the one-third cost of the said sewer is estimated at four thousand one hundred and thirty-four dollars :

And whereas it is desirable to raise by loan, on the credit of the Municipality, the sum of four thousand one hundred and thirty-four dollars, with interest at the rate of six per centum per annum, to be applied to the payment of one-third of the cost of said sewer :

And whereas the annual value of the whole rateable property of the City of Toronto according to the assessment returns for the same for the year one thousand eight hundred and sixty, was one million six hundred and forty-three thousand eight hundred and eighty-eight dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of five per centum per annum, for the payment of the said loan of four thousand one hundred and thirty-four dollars in twenty years, according to the provisions of the above recited Act is one-forty-fifth of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the
Mayor to borrow
\$4,184 at six per
cent. on City
debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate here-

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inafter imposed, the sum of four thousand one hundred and thirty-four dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Common Council in the payment of the one-third cost of the said sewer, and for no other purpose whatever. By-law 341, s. 1.

No. 341.
Sewer on Crook-
shank Street.

To be applied in
payment of the
sewer on Crook-
shank Street.

2. It shall and may be lawful for the Mayor of the said City to cause any number of debentures to be made out for not less than four hundred dollars each, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the Common Seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 341, s. 2.

The manner in
which the debentures are to be
made out.

3. The interest on such debentures shall be payable half yearly at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor, and the party who may agree to advance the said sum; and the said principal sum of four thousand one hundred and thirty-four dollars shall be made payable on the first day of January one thousand eight hundred and eighty-one, at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 341, s. 3.

Interest to be
payable half-
yearly, and the
principal to be
payable 1st Jan-
uary, 1881.

4. A special rate of one-forty-fifth of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-one, for the purpose of forming a sinking fund, for the purpose of paying the said sum of four thousand one hundred and thirty-four dollars, with the interest thereon as aforesaid. By-law 341, s. 4.

A special rate to
be levied annu-
ally for payment
of principal and
interest.

5. All moneys arising from the said rate of one-forty-fifth of a cent in the dollar upon the assessed value of all

Special rate after
payment of in-
terest to be in-

No. 345.
Issue of
\$25,700.00 City
Debentures.

vested in Govern-
ment or Provin-
cial securities.

rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year in Government debentures or in other Provincial securities. By-law 341, s. 5.

No. 345.

By-law to provide for the issue of Debentures for twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, to redeem Debentures falling due in the year one thousand eight hundred and sixty-one, for which no sinking fund has been provided.

[Passed May 13, 1901.]

WHEREAS by an Act of the Provincial Legislature, twenty-second Victoria, chapter seventy-one, entitled "An Act to authorize the City of Toronto, to issue debentures for redeeming some of their outstanding debentures for which no sinking fund has been provided, and for other purposes," it is amongst other things enacted that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem certain debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, as herein mentioned:

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act, as falling due during the year one thousand eight hundred and sixty-one, and amounting to the sum of twenty-five

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thousand seven hundred and ninety-three dollars and thirty-three cents :

No. 244.
To Redeem De-
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due in 1861.

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty, was one million six hundred and forty-three thousand eight hundred and eighty-eight dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of five per centum per annum, for the payment of the principal of the said loan of twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, in twenty years, according to the provisions of the above recited Act, is one-seventh of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same, upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council of the said City, in the redemption of the debentures issued by the City and respectively falling due in the year of our Lord one thousand eight hundred and sixty-one, as enumerated in the first section of the said Act first above recited. By-law 345, s. 1.

Authority to the
Mayor to borrow
\$25,793.33 at six
per cent. on City
debentures.

To be applied in
the redemption
of debentures
due in 1861.

No. 345.
Issue of
\$25,728.33 City
Debentures.

The manner in
which the debentures
are to be
made out

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than four hundred dollars each, and amounting in the whole to the said sum of twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned, such debentures to be under the Common Seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 345, s. 2.

Interest to be
payable half-
yearly and the
principal to be
payable within
twenty years.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum, and the said principal sum of twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, shall be made payable within twenty years, at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 345, s. 3.

A special rate to
be levied for the
payment of principal
and interest.

4. A special rate of one-seventh of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-one to the year one thousand eight hundred and eighty, both years inclusive, for the purpose of paying the said sum of twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, with the interest thereon, as aforesaid. By-law 345, s. 4.

Moneys arising
from special rate
to be invested.

5. All moneys arising from the said rate of one seventh of a cent in the dollar upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in Government debentures, or in other Pro-

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vincial securities, as provided in the said Act, first above mentioned. By-law 345, s. 5.

No. 353.
Street Railways.

No. 353.

***By-law respecting Street Railways.**

[PASSED JULY 22, 1861.
AMENDED OCT. 23, 1863.]

WHEREAS by certain articles of agreement bearing date the twenty-sixth day of March, in the year of our Lord one thousand eight hundred and sixty-one, the Corporation of the City of Toronto agreed with one Alexander Easton as follows:

"Articles of agreement had, made and concluded this twenty-sixth day of March, in the year of our Lord one thousand eight hundred and sixty-one, between the Corporation of the City of Toronto of the first part, and Alexander Easton of the village of Yorkville, of the second part:

Agreement between City and Alex. Easton.

"Whereas divers inhabitants of the City of Toronto have petitioned the Common Council of the City of Toronto to sanction the construction of street railways in, along and upon the streets of the said City, and the said party of the second part hath proposed to construct and operate such street railways upon the streets hereinafter mentioned, and the said Common Council did on the fourteenth day of the present month of March, accept such proposals by the following resolutions:

Resolutions of Council adopted March 14, 1861.

"First, That Alexander Easton be authorized to lay down street railways of approved construction on any of the streets of this City, such railways being of approved construction, and worked under such regulations as may be necessary for the protection of the citizens:

1. Easton permitted to construct Street Railway.

* See 24 V., c. 88; 32 V., c. 81 (Ont.); 36 V., c. 101 (Ont.); 39 V., c. 68 (Ont.).

No. 353.
Street Railways.

2. Subject to approval of City Engineer.

"Second, All works necessary for constructing and laying down the several railway tracks shall be made in a substantial manner, according to the best modern practice, under the supervision of the City Surveyor or such other officer as the Council shall appoint for this purpose, and to the satisfaction of the Council:

3. Roadway to be kept paved.

"Third, The roadway between and within at least one foot six inches from and outside of each rail shall be paved or macadamized and kept constantly in good repair by the said Easton, who shall also be bound to construct and keep in good repair crossings of a similar character to those adopted by the Corporation within the limits aforesaid, at the intersection of every such railway track and cross streets:

Crossings.

4. Tracks to conform to grade of street.

"Fourth, The tracks shall conform to the grades of the various streets through which they will run, as furnished by the City Surveyor or such other officer as aforesaid, and shall not in any way change or alter the same:

5. Location of line of railway.

"Fifth, The location of the line of railway in any of the streets shall not be made until the plans thereof, shewing the position of the rails and other works in each street, shall have been submitted to and approved of by the City Surveyor, or such other officer as aforesaid:

6. City may take up streets traversed by railway.

"Sixth, The City authorities shall have the right to take up the streets traversed by the rails either for the purpose of altering the grades thereof, constructing or repairing drains, or for laying down or repairing water or gas pipes, and for all other purposes within the province and privileges of the Corporation, without being liable for any compensation or damage that may be occasioned to the working of the railway or to the works connected therewith:

7. Kind of rail to be used.

"Seventh, The rail to be employed for the said railway shall be the flat rail, such as is now used in the City of

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Philadelphia, with such modifications as the Council, on the recommendation of the City Surveyor or other officer as aforesaid, may decide to adopt, and the cars shall be constructed in the most modern style:

No. 353.
Street Railways.

" Eighth, The railway shall not be opened to the public nor put in operation until the sanction of the Council has been previously obtained by means of a special resolution to that effect, and such sanction shall only be granted upon a certificate from the City Surveyor, or other officer especially appointed for that purpose, declaring the said road to be in good condition and constructed conformably to the conditions prescribed by the agreement on that behalf:

9. Resolution of Council before railway opened.

" Ninth, Each car employed on the railway shall be numbered, and none shall be used, unless under a license for that purpose, for which license the said proprietor shall pay the annual sum of five dollars:

9. Cars to be numbered and licensed.

" Tenth, The cars shall be run over the whole of the tracks herein mentioned at least sixteen hours in summer and fourteen hours in winter on each day, and at intervals of not less than thirty minutes, and no car shall run on Sundays:

10. When and how long cars to run.

" Eleventh, The speed of the cars shall never exceed six miles per hour:

11. Speed of cars.

" Twelfth, The conductors shall announce to the passengers the names of the streets and public squares as the cars reach them:

12. Conductors to call out streets.

" Thirteenth, The cars shall be used exclusively for the conveyance of passengers:

13. Passengers only to be carried.

" Fourteenth, When the accumulation of snow or ice on the roadway shall be such as to impede the traffic, every means shall be used to clear the track, and while impeded sufficient sleighs shall be provided for the accommodation of the public:

14. Snow and ice. Sec 22 V., c. 31, s. 1 (Ont.); 29 V., c. 68, s. 4 (Ont).

No. 353.
Street Railways.

15. Rate of Fare.

"Fifteenth, No higher rate than five cents shall be charged for the conveyance of each passenger on the line:

16. Damages to be borne by Easton.

"Sixteenth, The proprietor or proprietors shall be liable for all damages arising out of the construction or operation of the railways:

17. Proviso as to repair. See 36 V., c. 101 (Ont.); 39 V., c. 63, s. 1 (Ont.).

"Seventeenth, Should the proprietor neglect to keep the track or the roadway or crossings between and on each side of the rails in good condition or to have the necessary repairs made therein, the City Surveyor or other proper officer shall give notice thereof requiring such repairs to be made forthwith, and if not made within a reasonable time, the said Surveyor or other officer as aforesaid shall cause the repairs to be made, and the amount so expended may be recovered against the said proprietors in any Court of competent jurisdiction:

18. Franchise to last for 30 years.

"Eighteenth, The privilege granted by the present agreement shall extend over a period of thirty years from this date, but at the expiration thereof the Corporation may, after giving six months' notice prior to the expiration of the said term, of their intention, assume the ownership of the railway and all real and personal property in connection with the working thereof on payment of their value, to be determined by arbitration, and in case the Corporation should fail in exercising the right of assuming the ownership of the said railway, at the expiration of thirty years as aforesaid, the Corporation may, at the expiration of every five years to elapse after the first thirty years exercise the same right of assuming the ownership of the said railway, and of all real and personal estate thereunto appertaining, after one year's notice, to be given within the twelve months immediately preceding the expiration of every fifth year as aforesaid, and on payment of their value to be determined by arbitration:

19. Forfeiture by non-user. See post p. 113.

"Nineteenth, Should the proprietors at any time give up the railway or cease to exercise the privilege hereby

granted to them for a period of six months they shall forfeit the entire property, including the rails, cars, &c., to the benefit of the Corporation :

No. 353.
Street Railways.

" Twentieth, The agreement to be made hereunder shall only have effect after the legislation necessary for legalizing the same, shall have been obtained :

20. Legislation necessary. See 24 V., c. 88.

" Twenty-first, The rails shall be laid down on Queen Street from Yonge Street to the Asylum ; on King Street from the River Don to Bathurst Street, and on Yonge Street from King Street to Bloor Street :

21. Route of railway.

" Twenty-second, The track on Yonge Street shall be completed and equipped within twelve months from the date of the Act authorizing the same, and the tracks on King and Queen Streets shall be constructed and fully equipped within two years from the same time :

22. Limit of time for construction. See 3rd Covenant by City, post p. 111.

" Twenty-third, If within four months after the passing of the Act, the proprietor should fail to proceed with the works in such manner as to satisfy the City Surveyor or other proper officer appointed by the Corporation, that they will be completed within the stipulated time, the Corporation may give fourteen days notice of its intention to annul the privileges hereby granted, and if the works are not then proceeded with in a satisfactory manner, the Corporation may by resolution annul the said privileges accordingly :

23. Forfeiture at option of Council.

" Twenty-fourth, In the event of any other parties proposing to construct railways on any of the streets not occupied by the party to whom the privilege is now to be granted, the nature of the proposals thus made shall be communicated to him, and the option of constructing such proposed railway on similar conditions as are herein stipulated, shall be offered, but if such preference is not accepted within one month, then the Corporation may grant the privilege to any other parties.

24. Other Street Railways.

No. 353.
Street Railways.

Agreement.

Privilege
granted.

Covenants by
City.

1. As to opening
streets.

2. As to certifi-
cates under pre-
ceding resolu-
tions.

" Now these presents witness, that the said parties of the first part, in consideration of the amounts to be paid to them by the said party of the second part, his executors, administrators, and assigns, by and under the said resolutions, and these presents, and of the covenants and agreements therein on his part and behalf to be kept and performed, do hereby give and grant unto the said party of the second part, his executors, administrators and assigns, the exclusive right and privilege to construct, maintain and operate street railways by single or double tracks with all necessary turn-outs, side-tracks and switches, in, along and upon King Street, Queen Street, and Yonge Street in the said City, together with the right to the use of the tracks of the said railways as against all other vehicles whatsoever, for the said term of thirty years upon the conditions, and subject to all the payments, regulations, provisos and stipulations in the said above recited resolutions and these presents expressed and contained, and the said parties of the first part covenant with the said party of the second part, his executors, administrators and assigns :

" First, That when and so often as it may be necessary for them, the said parties of the first part, to open any of the streets as stipulated in the sixth resolution above recited, a reasonable notice shall be given to the said party of the second part, of their intention so to do, and the work thereon shall not be unnecessarily delayed, but shall be carried on and completed with all reasonable speed, due regard being had to the proper and efficient execution thereof :

" Second, That there shall be no unnecessary delay on the part of the said parties of the first part and their officer and officers, in the granting of any certificate required by any of the said resolutions, but the said parties of the first part, and their officer and officers, shall and will in all things so far as is consistent with their duty, aid and assist the said party of the second part in carrying out this agreement :

" Third, That the time limited in the twenty-third resolution shall apply to the construction of the railway on Yonge Street, and that the restrictions therein contained, so far as the same applies to the railways on King and Queen Streets, shall be extended to the first day of June in the year of our Lord one thousand eight hundred and sixty-two :

No. 253.
St. set Railways.

3. Time for construction extended.

" Fourth, That the said party of the second part, his executors, administrators and assigns, paying the license fees as provided in the ninth resolution, and performing and fulfilling all the conditions, stipulations, restrictions and covenants in the said resolutions and in these presents contained, shall and may, peaceably and quietly have hold and enjoy the rights and privileges hereby granted, without any let or hindrance or trouble of or by the said parties of the first part, or any person or persons on their behalf :

4. Quiet enjoyment.

" And lastly, That as soon as the necessary power required to sanction this agreement be granted by the Legislature of the Province and the parties of the first part are legally authorized so to do, they will without delay pass a By-law framed in accordance with the said resolutions.

5. By-law to be passed.

" And the said party of the second part doth hereby for himself, his heirs, executors and administrators, covenant, promise and agree to and with the said parties of the first part, their successors and assigns in manner following, that is to say :

Covenants by Easton.

" First, That he will construct, maintain and operate the said railways within the times, in the manner and upon the conditions in the said resolutions, and these presents set forth :

1. To construct and operate railway.

" Second, That he will well and truly pay the said license fees and will truly and faithfully perform, fulfil and keep all the conditions, covenants and agreements in the said resolutions and these presents expressed and contained on his or their part to be performed, fulfilled and kept :

2. To carry out this agreement.

No. 353.
Street Railways.

3. As to breaking
up streets.

" Third, That before breaking up, opening or interfering with any of the said streets, for the purpose of constructing the said railways, he will give or cause to be given to the City Surveyor or other proper officer of the said parties of the first part, at least ten days' notice of his intention so to do, and that no more than twenty-six hundred feet of the said streets shall be broken up or opened at any one time, and that when the work thereon shall have been commenced the same shall be proceeded with steadily and without intermission and as rapidly as the same can be carried on, due regard being had to the proper and efficient construction of the same :

4. As to imped-
ing traffic and
watercourses.

" Fourth, That during the construction of the said railways, due and proper care shall be taken to leave sufficient space and crossings so that the traffic and travel on the said streets and other streets running at right angles thereto shall not be unnecessarily impeded, and that the watercourses of the said streets shall be left free and unobstructed, and lights, barriers or watchmen, provided and kept by the said party of the second part, when and where required to prevent accidents to the public :

5. Gauge of rail-
way.

" Fifth, That the gauge of the said railways shall be such that the ordinary vehicles now in use may travel on the said tracks, and that it shall and may be lawful to and for all and every person and persons whatsoever to travel upon and use the said tracks with their vehicles, loaded or empty, when and so often as they may please, provided they do not impede or interfere with the cars of the party of the second part, running thereon, and subject at all times to the right of the said party of the second part, his executors, administrators and assigns, to keep the said tracks with his and their cars, when meeting or overtaking any other vehicle thereon :

Rights of other
vehicles on
track.

6. Sober drivers
to be employed.

" Sixth, That the said party of the second part, his heirs, executors or administrators, shall and will at all times employ careful, sober and civil agents, con-

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ductors and drivers, to take charge of the cars upon the said railways, and that he the said party of the second part, his heirs, executors and administrators, and his and their agents, conductors, drivers and servants, shall and will from time to time, and at all times during the continuance of this grant, and the exercise by him or them of the rights and privileges hereby conferred, operate the said railways, and cause the same to be worked under such regulations as the Common Council of the City of Toronto may deem necessary and requisite for the protection of the persons and property of the public, and provided such regulations shall not infringe upon the privilege granted by the said resolutions :

No. 353.
Street Railways.

And regulations
of Council to be
observed.

" Seventh, That no higher fare than five cents shall be charged or exacted from or upon any passenger using the car or cars of the said party of the second part, from the St. Lawrence Hall, in King Street, either to Yorkville or the Asylum, but he or she shall be entitled to travel in the said car or cars either of the said distances for one fare only :

7 Rate of fare.

" And lastly, That all the works to be done under the said resolutions, and these presents, and the rights and privileges to be used thereunder shall be done and used to the satisfaction of the Common Council of the City of Toronto, or the City Surveyor or other officer to be by them appointed for the purpose :—Provided however, that if the said party of the second part be delayed by the order and injunction of any Court, except the same be granted on the default or negligence of the said party of the second part, then the time of such delay shall be excluded from the operation of this agreement and such time in addition to the periods prescribed in the said resolutions shall be allowed for the completion of the said railway, and also that it is the intent and meaning of the nineteenth resolution above recited, that the forfeiture therein mentioned shall attach in case the said party of the second part fails to build and operate any one of the three lines of railway ; it being the

8. Approval of
Council neces-
sary.

Proviso.

Meaning of Re-
solution 19.

No. 263.
Street Railways.

clear understanding of the said party of the second part, that the privileges hereby conferred were to insure the completion and working of three lines of railway, and in case of failure in any one the absolute forfeiture of what has been constructed and of the plant belonging thereto shall take place under the said resolution and agreement; and provided further that this agreement and the matters and things herein contained shall only take effect after the legislation necessary for legalizing the same, shall have been obtained."

Agreement not to take effect until necessary legislation is obtained.

24 V., c. 83, s. 16.

And whereas since the execution of the said agreement by a certain Act of the Parliament of this Province, passed in the twenty-fourth year of Her Majesty's reign, entitled "An Act to Incorporate the Toronto Street Railway Company," it was among other things enacted that the said agreement should be held to be a valid agreement, and that the Corporation of the City of Toronto, had full power and authority to enter into and make such agreement upon the conditions, and for the purposes therein mentioned, and the said Corporation were thereby authorized to pass any By-law or By-laws for the purpose of carrying the same into effect:

Now the Corporation of the City of Toronto, by the Council thereof, enacts:

Confirmation of recited agreement, and authority to Alex. Easton to lay down street railways on King, Queen and Yonge Streets, under certain conditions.

1. That the said agreement hereinbefore recited shall be and the same is hereby ratified and confirmed, and the said Alexander Easton is hereby authorized to lay down street railways on King Street, Queen Street, and Yonge Street, and work the same under the conditions, provisos and restrictions in the said resolutions and agreement contained, and such other regulations as are herein set forth, or may from time to time be deemed necessary by the said Council for the protection of the citizens of the said City of Toronto. By-law 353, s. 1.

When railways are completed Alex. Easton may run cars, &c.

2. As soon as the said railways or any of them are constructed and certified to in the manner and according to

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the terms of the said agreement, the said Alexander Easton may commence to run cars or carriages and convey passengers thereon, and collect the fare for the same, as settled by the said resolutions and agreement, and fully operate the said roads. By-law 353 s. 2.

No. 353.
Street Railways.

3. Before the certificate hereinbefore referred to shall be granted, the said Alexander Easton shall submit to the Council of the Corporation of the City of Toronto for their approval, the rules and regulations for the government and guidance of the conductors and drivers upon the said railways and others connected with the working thereof, which said rules and regulations when approved by the said Council shall be posted in some conspicuous place in each car or carriage, and no car or carriage shall be run upon any of the said railways without a copy of such rules and regulations being so placed therein. By-law 353, s. 3.

Rules and regulations for the government of servants of the railways to be submitted to the Council.

4. The cars and carriages of the said Alexander Easton while running on the said railways or any of them, shall have the right to use the said railways as against all other vehicles whatsoever, and all other such vehicles using the said railways whether meeting or proceeding in the same direction as the said cars or carriages, shall turn out of the said track of the said railways, and permit the said cars and carriages to pass, and shall in no case and under no pretence whatever obstruct or hinder the passage thereof, and the free use of the said railways by the said cars and carriages of the said Alexander Easton. By-law 353, s. 4.

Rules and regulations to be posted in the cars.

Vehicles to turn out of the track for the railway cars.

5. The rights conferred upon the said Alexander Easton by this By-law, and the agreement hereby confirmed, shall in no case be taken to prevent the Corporation of the City of Toronto or their grantees from crossing the railways of the said Alexander Easton by other railways traversing other Streets; the provisions of the twenty-fourth resolution, being first complied with, but such right to cross the same is hereby expressly reserved. By-law 353, s. 5.

The Corporation or their grantees may cross the railways of Alex. Easton by other railways on certain conditions.

No. 363.
Issue of
\$17,087.79
City Debentures.

Penalty.

Distress in default of payment.

Commitment in default of distress.

6. Any person or persons guilty of an infraction of any of the provisions of this By-law shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 353, s. 5.

No. 363.

By-law to provide for the issue of Debentures for seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents, to redeem Debentures falling due in the year one thousand eight hundred and sixty-two, for which no Sink-Fund has been provided.

[PASSED MARCH 3, 1862.]

22 V., c. 71.

WHEREAS by an Act of the Provincial Legislature, twenty-second Victoria, chapter seventy-one, en-

titled "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures for which no Sinking Fund has been provided, and for other purposes," it is amongst other things enacted that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem certain debentures, numbered and falling due and amounting to the said sum of four hundred and eight thousand, three hundred and fifty-five dollars and twenty-eight cents, as herein mentioned :

No. 242.
To redeem De-
bentures falling
due in 1902.

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act, as falling due during the year one thousand eight hundred and sixty-two, and amounting to the sum of seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents :

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty-one, was one million five hundred and seventy-eight thousand, nine hundred and ninety-seven dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of five per centum per annum, for the payment of the principal of the said loan of seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents, in twenty years, according to the provisions of the above recited Act, is one-eighth of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

No. 468.
Issue of
\$17,637.79
City Debentures.

Authority to the
Mayor to borrow
\$17,637.79 at six
per cent. on City
debentures.

To be applied in
the redemption
of debentures
falling due in
1862.

The manner in
which the debentures
are to be
made out.

Interest to be
payable half-
yearly, and the
principal to be
payable within
twenty years.

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise, by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Common Council of the said City in the redemption of the debentures issued by the City and respectively falling due in the year of our Lord one thousand eight hundred and sixty-two, as enumerated in the first section of the said Act, first above cited. By-law 363, s. 1.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than four hundred dollars each, and amounting in the whole to the said sum of seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 363, s. 2.

3. The interest on such debentures shall be payable half-yearly, at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor, and the party who may agree to advance the said sum, and the said principal sum of seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents, made payable within twenty years at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 363, s. 3.

4. A special rate of one-eighth of a cent in the dollar, upon the assessed value of all the rateable property in the city, over and above all other rates and taxes shall be annually levied and collected from the year one thousand eight hundred and sixty-two to the year one thousand eight hundred and eighty, both years inclusive, for the purpose of paying the said sum of seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents, with the interest thereon, as aforesaid. By-law 363, s. 4.

No. 268.
Walks and Gardens Property.

A special rate to be levied for the payment of principal and interest

5. All moneys arising from the said rate of one-eighth of a cent in the dollar, upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year in Government Debentures, or in other Provincial Securities as provided in the said Act, first above mentioned. By-law 363, s. 5.

Moneys arising from special rate after payment of interest, to be invested in Government or Provincial securities.

No. 368.

By-law to provide for the Sale or Lease of Lands known as Walks and Gardens.

[PASSED AUG. 18, 1862.
AMENDED OCT. 26, 1868.]

WHEREAS by certain Letters Patent of grant bearing date the fourteenth day of July, in the year of our Lord one thousand eight hundred and eighteen, that certain space or strip of land, denominated by the letter H, in the plan of the then Town of York, Commencing at the top of the bank in the western limit of the old Government Buildings reservation, adjoining the south-east angle of the said Town, then north sixteen degrees west, four chains, more or less, to the southern limit of Palace Street; then along the southern limit of said Street, and also following the southern limit of Market Street and Front Street until it intersects the western

Patent of "Walks and Gardens Property, July 14, 1818.

No. 368.
Walks and Gardens
Property.

limit of Peter Street at the west end of the said Town; then south sixteen degrees east, five chains more or less, to the top of the bank; then easterly along the top of the bank, following its general turnings and windings to the place of beginning, containing thirty acres, more or less, with allowance for the several cross streets leading from the said Town to the water, was vested in John Beverley Robinson, William Allan, George Crookshank, Duncan Cameron and Grant Powell of the Town of York, Esquires, their heirs and assigns for ever, in trust to hold the same for the use and benefit of the inhabitants of the then Town of York, as and for a public walk or mall in front of the said Town:

Statute 16 V., c.
219.

And whereas by the Act of the Parliament of this Province, passed in the sixteenth year of Her Majesty's reign, entitled, "An Act conveying to the City of Toronto certain water lots, with power to the said City for the construction of an Esplanade," it was amongst other things enacted, that the trustees in the said patent named, or the survivors of them, should have power to transfer and convey the land so held by them under the said patent to the Mayor, Aldermen and Commonalty of the City of Toronto, to hold the same upon the same trusts and conditions as are expressed in the said letters patent:

Conveyance to
City, April 7,
1867.

And whereas by a certain Indenture of Bargain and Sale, bearing date the seventh day of April, in the year of our Lord one thousand eight hundred and fifty-seven, and made between the Honorable Sir John Beverley Robinson, Baronet, Chief Justice of Upper Canada, and the Honorable George Crookshank, of the said City of Toronto, Esquire, of the first part, and the Mayor, Aldermen and Commonalty of the City of Toronto, of the second part; the said land hereinbefore described, was conveyed by the said John Beverley Robinson and George Crookshank, as surviving trustees under the said patent, to the said Mayor, Aldermen and Commonalty of the City

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of Toronto, upon the same trusts and subject to the same conditions as are in the said patent contained :

No. 268.
Walks and Gardens Property.

And whereas by a certain other Act of the Parliament of this Province, passed in the twentieth year of Her Majesty's reign, entitled " An Act to amend the Act conveying to the City of Toronto certain water lots, with power to the said City for the construction of an Esplanade and to enable the said City to locate the Grand Trunk Railway and other railroads along the frontage of the said City," it was amongst other things enacted, that for and notwithstanding any matter or thing contained in the said letters patent, it should and might be lawful for the said Mayor, Aldermen and Commonalty of the City of Toronto to lease for any term or terms of years, or to agree for the sale of, and absolutely to sell and dispose of, the said space or strip of land in the said patent described, freed and discharged from any and all of the said trusts, conditions and restrictions in the said patent contained, and all moneys received therefor, whether by way of rent or otherwise, should be carried to a special account by the Treasurer of the said City of Toronto, and should be expended by the said Mayor, Aldermen and Commonalty of the City of Toronto, in the purchase, planting, ornamenting and care of some other piece or parcel of land to be held by the said Mayor, Aldermen and Commonalty of the City of Toronto, upon similar trusts as are in the said patent contained and set forth :

And whereas the Council of the Corporation of the City of Toronto did by resolution thereof bearing date the fourth day of January, one thousand eight hundred and sixty-one, authorize and empower the standing Committee on Public Walks and Gardens, of the said Council, to devise a plan for the disposal by sale or lease of the City property in the said patent described, and to proceed with the disposal of the same, and in pursuance thereof the said committee did fix and determine the plan, sums, prices, and terms, according to, at, and upon which such pro-

Resolution of,
Council, Jan. 4,
1861.

No. 268,
Walks and Gar-
dens Property.

erty should be disposed of, and amongst other things, that the whole of the said property should be subject to a certain rental per foot frontage then named; and that owners in fee of water lots opposite any portion thereof, should have the privilege of leasing such portion at the said rate, for a term of twenty-one years, renewable for a second term of twenty-one years at a valuation, with the right to purchase the fee simple thereof at the principal sum of which the rental so reserved would be the interest, provided such purchase was made within one year from the date of the respective leases; and that the lessees of water lots should, for the same period, have a right to lease that portion of the said City property opposite their respective water lots, at the rental so fixed for the residue of the said period granted by their respective leases, and subject to similar terms and conditions as are therein contained; and the said Committee have arranged with different parties for the disposal of certain portions of the said property upon the said terms so adopted by them as aforesaid, and it is expedient that this Council shall ratify and confirm what the said Committee have already done in the premises, and should continue and extend their authority for the disposal of the remainder of the said property:

Now therefore the Council of the Corporation of the City of Toronto, enacts as follows:

All proceedings of the Committee on Public Walks and Gardens, and their agreements for sales and leases, and all deeds executed in pursuance thereof, confirmed.

1. All proceedings of the Standing Committee of this Council on Public Walks and Gardens, in the preamble of this Bill set forth and referred to heretofore, had and done in respect to the City property known as "Walks and Gardens," and all agreements for sales and leases made and entered into by the said Committee, and all deeds and leases heretofore made and executed by the Corporation of the City of Toronto in pursuance thereof, are hereby ratified and confirmed, and it shall be the duty of the proper officers of the Corporation to cause all necessary

papers, deeds or leases to be executed in due form to complete the same. By-law 368, s. 1.

No. 371.
Gambling and
Gambling
Houses.

2. The Treasurer of the said City, shall at once open a special account, and carry all moneys received on account of the sale or leasing of the said premises to such account, as provided for in the said last recited Act. By-law 368, s. 3.

Treasurer to
open a special
account for such
sales or leases.

No. 371.

By-law respecting Gambling and Gambling Houses.

[PASSED SEPT. 22, 1862.

AMENDED OCT. 26, 1868; SEPT. 25, 1876.]

WHEREAS it is expedient to provide for the suppression of gambling houses in the City of Toronto:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. It shall not be lawful for any person or persons to keep, or permit to be kept or used in any house, room or place within the City of Toronto, for the purpose of gambling, any faro bank, rouge et noir, or roulette table or other device for gambling, or to permit or allow any games of chance or hazard with dice, cards or other device to be played for money, liquor or other thing within such house, room or place, and all and every description of gambling, and all playing at cards, dice or other games of chance, with betting in any such house, room or place, or in any hotel, restaurant, inn, saloon, grocery or shop within the said City, is hereby prohibited. By-law 371, s. 1.

Gambling, cards,
dice or other
games of chance
with betting
prohibited in any
house, room, &c.
within the City.

2. No person shall expose in any of the streets, lanes, avenues, or public places of the City, any table or device of any kind whatever, upon, or with, or by which any

Table or device
for gambling not
to be exposed in
the streets or
public places.

No. 371.
Gambling and
Gambling
Houses.

Persons not to
play at such
table or device.

game of chance or hazard can be played. And no person or persons shall play at or upon, any such table or device, or otherwise, in any of the streets, lanes, avenues, or public places of the City, any such game with cards, dice, or any device whatsoever. By-law 371, s. 2.

Police may enter
houses where
gambling is car-
ried on and ar-
rest persons
gambling.

3. The Mayor, Police Magistrate, or any Alderman of the City, the Chief of Police, or any Policeman may enter into any house, room or place in which any faro bank, rouge et noir, or roulette table or other device may be kept and used for gambling, or in which gambling of any description may be carried on; and may arrest all and every person or persons gambling, playing at cards or dice, or any games of chance therein, and also all persons gambling, or playing at games of chance or hazard, in any of the streets or other public places of the City, and seize, take and destroy all tables or devices for gambling that may be found in any such house, room or place as aforesaid, or in any of the streets, or other public places of the City. By-law 371, s. 3.

Police may arrest
persons gam-
bling in the
streets, and seize
and destroy
tables and de-
vices for gam-
bling.

Police not to be
hindered or re-
sisted in the ex-
ecution of their
duties.

4. No person or persons shall in any way hinder or resist any officer or officers, of the City before named, in the execution of his or their duties under the provisions of this By-law. By-law 371, s. 5.

Penalty.

5. Any person or persons guilty of an infraction of any of the provisions of this By-law shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and Justice or Justices, or any two or more of them, are acting

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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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 371, s. 6.

No. 372.
Completion of
the Gaol.

Commitment in
default of dis-
tress,

No. 372.

By-law to raise the sum of twenty-five thousand dollars by Debentures, for the Completion of the Gaol for the City of Toronto.

[PASSED OCT. 6, 1862.]

WHEREAS it is expedient and necessary to raise by loan the sum of twenty-five thousand dollars, payable within twenty years from the time this By-law shall be finally passed and take effect, with interest at the rate of six per centum per annum, to be applied to the Completion of the Gaol for the City of Toronto:

And whereas the sum of twenty-seven hundred and fifty dollars will be required to be raised annually for paying the interest, and creating an equal yearly sinking fund for paying the said principal sum of twenty-five thousand dollars, according to an Act respecting the Municipal Institutions of Upper Canada (Consolidated Statutes of Upper Canada, chapter fifty-four):

And whereas the assessed annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the year one thousand eight hun-

No. 372.
Issue of \$25,000
City Debentures.

dred and sixty-two, is one million three hundred and sixty-eight thousand and fifty-three dollars :

And whereas to raise the said sum of two thousand seven hundred and fifty dollars yearly, the annual special rate in the dollar, upon the said rateable property, will require to be one-fifth of a cent on the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

A loan of \$25,000
to be raised upon
the credit of the
City.

1. The said sum of twenty-five thousand dollars shall be raised by loan, upon the credit of the Municipality.
By-law 372 s. 1.

Manner in which
the debentures
are to be made
out.

2. Debentures, in sums of not less than one hundred dollars shall be issued by the Council, not exceeding in the whole the said sum of twenty-five thousand dollars.
By-law 372, s. 2.

Debentures to be
payable 1st Jan.
1882, and interest
at six per cent. to
be payable half-
yearly.

3. The debentures shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and eighty-two, and bear interest at six per centum per annum, payable on the first day of January, and the first day of July in each year. By-law 372, s. 3.

Debentures to be
payable in Great
Britain or Can-
ada.

4. The debentures may both as to principal and interest, be made payable at any place in Great Britain or in this Province, and may be expressed either in sterling money, or in any lawful currency of this Province. By-law 372, s. 4.

The amount of
the loan to be
expended in the
completion of the
Gael.

5. The said sum of twenty-five thousand dollars being the amount required for the purpose in the recital mentioned, and necessary to defray the expenses thereof, shall be laid out and expended in the completion of the Gael for the City of Toronto. By-law 372, s. 5.

A special rate to
be levied for the
payment of prin-
cipal and inter-
est.

6. The said annual special rate of one-fifth of a cent on the dollar, upon the said assessed value of all the rateable property in the City, over and above, and in addition

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to all other rates whatsoever, shall be raised, levied and collected in each and every year, from the year one thousand eight hundred and sixty-three, till the year one thousand eight hundred and eighty-two, both years inclusive, for the purpose of paying the said sum of twenty-five thousand dollars, with the interest thereon as aforesaid.
By-law 372, s. 6.

No. 373.
To the United
Counties of York
and Peel.

7. This By-law shall come into operation, and take effect upon and from the day of its final passing, according to the date hereof. By-law 372, s. 7.

By-law to take
effect from 8th
October, 1892.

[The eighth section, which fixed the places and appointed the Returning Officers for taking the votes of the electors on this By-law, is not consolidated.]

No. 373.

By-law to authorize the issue of Debentures for five thousand five hundred dollars to the United Counties of York and Peel.

[PASSED OCT. 3, 1892.]

WHEREAS by an Act of the Provincial Legislature, 25 V., c. 25, assented to on the ninth day of June, one thousand eight hundred and sixty-two, entitled "An Act to charge the Corporation of the City of Toronto with the payment of the expense of taking care of, supporting and maintaining, certain prisoners in the Common Gaol of the United Counties of York and Peel," it is enacted that the Corporation of the said City shall pay to the Corporation of the said Counties, the sum of five thousand five hundred dollars, and that "the said amount shall be paid in debentures of the Corporation of the said City, payable at the end of twenty-one years, with interest thereon, at the rate of six per centum per annum, payable half-yearly."

No. 373.
Issue of \$5,500
City Debentures.

And whereas the annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty-two, is one million three hundred and sixty-eight thousand and fifty-three dollars: and whereas the annual rate in the dollar, upon such rateable property, required as a special rate for the payment of the interest on the said principal sum of five thousand five hundred dollars in twenty-one years, according to the provisions of the above recited Act, is one-thirty-second part of a cent in the dollar:

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

Authority to the Mayor to issue debentures for \$5,500.

1. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out, for not less than one hundred dollars each, and amounting in the whole to the said sum of five thousand five hundred dollars, to be paid to the said United Counties of York and Peel, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 373, s. 1.

To be paid to the United Counties of York and Peel.

2. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada, and the said principal sum of five thousand five hundred dollars, made payable at the end of twenty-one years, at the Bank of Upper Canada aforesaid. By-law 373, s. 2.

Interest to be payable half-yearly, and the principal to be payable in twenty-one years.

A special rate to be levied annually for payment of principal and interest.

3. A special rate of one-thirty-second part of a cent in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-three, to the year one thousand eight hundred and eighty-three, both years inclusive, for the purpose of paying the said interest as aforesaid. By-law 373, s. 3.

No. 375.

No. 375.
Weight and Sale
of Bread.

By-law to provide for the Weight and Sale of Bread in the City of Toronto.

[PASSED NOV. 10, 1862.
AMENDED OCT. 26, 1868; SUPP. 26, 1876.]

WHEREAS it is expedient to make provision for the weight and sale of bread in the City of Toronto and liberties :

Be it therefore enacted by the Council of the Corporation of the City of Toronto :

1. All bread sold or offered for sale in the City of Toronto, of whatever shape, form or fashion, shall be in loaves of two pounds and four pounds respectively, and all bread offered for sale of any less weight shall be seized and forfeited for the use of the poor :

All bread sold in the City to be in loaves of two and four pounds weight.

Provided always that nothing in this By-law contained shall be construed or extended to prevent bakers or other persons from selling biscuits, buns, rolls, crackers, muffins, or any other fancy cakes commonly made in the trade. By-law 375, s. 2.

But biscuits, &c. may be sold.

2. It shall and may be lawful for the City Commissioner, the Chief Constable or other Constable of the said City, from time to time, under the direction of the Mayor, Police Magistrate, or any Alderman, with proper scales and weights to be provided for that purpose by the Corporation, and kept in the possession of the Chief Constable, proved and adjusted, ready for use at any time, to enter the shop or premises of any person or persons, or other place in which bread for sale shall be exposed or kept, and there to inspect and weigh the said bread or any part thereof, and to seize and take away any such bread which shall not be of proper weight according to this By-law, and to dispose of the same for the use of the poor, as may be directed by the Mayor, Police Magistrate,

Authority for certain persons to enter shops and inspect and weigh the bread.

Bread not of proper weight to be seized and given to the poor.

No. 375.
Weight and Sale
of bread.

or any one of the Aldermen of the said City. By-law 375,
s. 3; By-law 752, s. 2.

Vendors of bread
to keep scales,
and when re-
quired by any
purchaser, to
weigh the bread.

3. Every vendor of bread shall keep scales and weights suitable for the weighing of bread in a conspicuous place in his or her shop, and every vendor of bread shall, whenever required by any purchaser or purchasers thereof, weigh the bread offered by him or her for sale. By-law 375, s. 4.

Penalty.

4. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay a penalty amounting to the sum of five dollars for the first offence, ten dollars for the second offence, and not less than twenty dollars or more than fifty dollars for each subsequent offence, exclusive of costs; and in default of payment thereof forthwith, it shall and may be lawful for the Mayor, Police Magistrate or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 375, s. 8.

Distress in de-
fault of payment.

Commitment in
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No. 392.

No. 395.
Construction of
Esplanade.

By-law for the appointment of City Surveyor.

[PASSED SEPT. 28, 1868.
AMENDED OCT. 26, 1868.]

The Corporation of the City of Toronto, enacts as follows :

1. Collingwood Schreiber, of the City of Toronto, Engineer and Surveyor, shall be and is hereby appointed City Surveyor for this Municipality, for the purpose of ascertaining and declaring the amount which each owner or lessee ought to pay to this Corporation for the construction of the Esplanade upon and across his or her Lot or Water Lot, respectively, and for the purpose of doing, transacting and deciding all matters and things whatsoever which are required or ought to be done, transacted and decided upon by such City Surveyor, under the statutes passed in the sixteenth year of Her Majesty's reign, chapter two hundred and nineteen, and the statutes passed in the twentieth year of Her Majesty's reign, chapter eighty, and generally for the purpose of doing, managing and transacting all other matters and business by, for and on behalf of this Corporation in connection with the said Esplanade, or in respect of the same, as this Corporation may from time to time authorize and direct. By-law 392, s. 2.

Appointment of City Surveyor to ascertain the amount the owners of water lots should pay to the Corporation for the Esplanade;

And for the purposes required by 16 Vic. ch. 219 and 20 Vic. ch. 80;

And for transacting all other matters connected with the Esplanade.

No. 395.

By-law to authorize the issue of Debentures to the extent of twenty-five thousand dollars for Esplanade purposes.

[PASSED NOV. 10, 1868.]

WHEREAS by the Act of Parliament of this Province, 16 V., c. 219, sixteenth Victoria, chapter two hundred and nine-

No. 395.
Issue of \$25,000
City Debentures.

teen, entitled "An Act conveying to the City of Toronto certain water lots, with power to the said City for the construction of an Esplanade," it was among other things enacted, that it shall and may be lawful for the Mayor, Aldermen and Commonalty of the said City of Toronto to pass a By-law to raise a loan and to issue debentures therefor, payable in twenty years from the date thereof, and for the purpose of redeeming the same and paying the interest thereon, it shall and may be lawful for the Common Council of the City of Toronto to impose a special rate per annum to be called "The Esplanade Rate," over and above and in addition to all other rates to be levied in each year, which should be sufficient to form a sinking fund of two per centum per annum for that purpose over and above the interest payable on such debentures, which sinking fund should be invested in each year either in the debentures provided for by the said Act or in Government debentures or other Provincial securities :

20 V., c. 80.

And whereas by the further Act of Parliament of the Province, twentieth Victoria, chapter eighty, entitled "An Act to amend the Act conveying to the City of Toronto certain Water Lots, with power to the said City for the construction of an Esplanade and to enable the said City to locate the Grand Trunk Railroad and other railroads along the front of the said City," it was among other things enacted that it shall and may be lawful for the said Mayor, Aldermen and Commonalty of the said City of Toronto to contract with the said Grand Trunk Railway Company of Canada, or any person or persons, company or companies, forthwith and during the construction of the said Esplanade under the contract to fill up and grade as laid down in the plan in the said Statute mentioned, to the level of the said Esplanade, the whole space lying between the northern limit of the said Esplanade as laid down on the said plan and then in the course of construction, and the then shore of the Bay of Toronto eastward to Cherry Street and westward to the Queen's Wharf :

And whereas the said works are completed, and for the purpose of paying the immediate expenses connected with the arbitrations thereon and legal and other costs of the same, and of paying the interest thereof, it will require a further sum of twenty-five thousand dollars :

No. 395.
Construction of
Esplanade.

And whereas the amount required to be annually raised according to the said recited Act as a special rate to be called "The Esplanade Rate" as aforesaid, which shall be sufficient to form a sinking fund of two per centum per annum for the purpose of paying the said loan of twenty-five thousand dollars, and redeeming debentures to be issued therefor when the same become due as herein mentioned, and which shall also be sufficient to pay the interest on said loan of six per centum per annum until the satisfaction and discharge of the said loan as aforesaid, is two thousand dollars :

And whereas the annual value of the whole of the rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty-two, was one million three hundred and sixty-eight thousand one hundred and thirteen dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of two per centum per annum as aforesaid for the payment of the principal of the said loan of twenty-five thousand dollars, according to the provisions of the above recited Act, is one-seventh of a cent on the dollar :

Therefore the Corporation of the City of Toronto by the Council thereof enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan at a rate of interest not exceeding six per centum per annum, from any

Authority to the Mayor to borrow \$25,000 at six per cent. on City debentures.

No. 395.
Issue of \$25,000
City Debentures.

To be applied in
payment of the
incidental ex-
penses of the
Eplanade.

The manner in
which the debentures
are to be
made out.

Interest to be
payable half-
yearly, and the
principal to be
payable within
twenty years.

A special rate to
be levied for pay-
ment of principal
and interest.

person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of twenty-five thousand dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Council of the Corporation of the said City in defraying the additional amount for the incidental expenses of the arbitrations and legal and other costs of the same. By-law 395, s. 1.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than four hundred dollars each, and amounting in the whole to the sum of twenty-five thousand dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 395, s. 2.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum, and the said principal sum of twenty-five thousand dollars shall be made payable within twenty years at the Bank of Upper Canada or such other place or places as aforesaid. By-law 395, s. 3.

4. A special rate of one-seventh of a cent in the dollar upon the assessed value of all rateable property in the City over and above all other rates and taxes shall be annually levied and collected from the year one thousand eight hundred and sixty-four to the year one thousand eight hundred and eighty-three, both years inclusive, for the purpose of paying the said sum of twenty-five thou-

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sand dollars with interest thereon as aforesaid. By-law 395, s. 4.

No. 399.
Erection of
Drill Shed.

5. All moneys arising from the said rate of one-seventh of a cent on the dollar upon the assessed value of all rateable property of the City after paying the interest on the said loan shall be invested by the said Treasurer in each year, in Government debentures or other Provincial securities as provided in the said Act first above recited. By-law 395, s. 5.

Moneys arising from special rate, after payment of interest, to be invested in Government or Provincial securities.

No. 399.

By-law to authorize the issue of Debentures to the extent of four thousand dollars, to assist in the erection of a Drill Shed.

[PASSED JAN 11, 1884.]

WHEREAS it is expedient and necessary to raise by loan the sum of four thousand dollars, payable within twenty years from the time this By-law shall be finally passed and take effect, with interest at the rate of six per centum per annum, to be applied to the erection of a Drill Shed for the City of Toronto :

And whereas the sum of four hundred and forty dollars will be required to be raised annually for paying the interest and creating an equal yearly sinking fund for paying the said principal sum of four thousand dollars, according to "An Act respecting the Municipal Institutions of Upper Canada," Consolidated Statutes of Upper Canada, chapter fifty-four :

C.S.U.C., c. 54.
See now 36 V.,
c. 48 (O.).

And whereas the assessed annual value of the whole rateable property of the City of Toronto, according to the assessment returns for the year one thousand eight hun-

No. 399.
Issue of \$4,000
City Debentures

dred and sixty-three, is one million four hundred and fifteen thousand dollars :

And whereas to raise the sum of four hundred and forty dollars yearly, the annual special rate in the dollar upon the said rateable property will require to be one-thirtieth of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

A loan of \$4,000 to be raised upon the credit of the City.

1. The said sum of four thousand dollars shall be raised by loan upon the credit of this municipality. By-law 399, s. 1.

Debentures to be issued in sums of not less than \$100 each.

2. Debentures in sums of not less than one hundred dollars shall be issued by the Council, not exceeding in the whole the sum of four thousand dollars. By-law 399, s. 2.

Principal to be payable 1st January, 1883, and interest at six per cent. to be payable half-yearly.

3. The debentures shall be payable on the first day of January, in the year of our Lord one thousand eight hundred and eighty-three, and bear interest at six per centum per annum, payable on the first day of January and the first day of July in each year. By-law 399, s. 3.

Debentures to be payable in Great Britain or Canada.

4. The debentures may, both as to principal and interest, be made payable at any place in Great Britain, or in this Province, and may be expressed either in sterling money or in any lawful currency of this Province. By-law 399, s. 4.

The money to be expended in the erection of a drill shed.

5. The said sum of four thousand dollars, being the amount required for the purpose in the recital mentioned, and necessary to defray the expenses thereof, shall be laid out and expended in the erection of a Drill Shed for the City of Toronto. By-law 399, s. 5.

A special rate to be levied annually for payment of principal and interest.

6. The said annual special rate of one-thirtieth of a cent on the dollar, upon the said assessed value of all the rateable property in the City, over and above and in addition to all other rates whatsoever, shall be raised,

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levied and collected in each and every year, from the year one thousand eight hundred and sixty-four, till the year one thousand eight hundred and eighty-three, both years inclusive, for the purpose of paying the said sum of four thousand dollars, with interest thereon as aforesaid. By-law 399, s. 6.

No. 405.
Issue of \$63,818
City Debentures,
to redeem cer-
tain Debentures.

7. This By-law shall come into operation and take effect upon and from the day of its final passing according to the date hereof. By-law 399, s. 7.

By-law to take
effect from 11th
January, 1864.

[The eighth section, which fixed the places and appointed the Returning Officers for taking the votes of the electors on this By-law, is not consolidated.]

No. 405.

By-law to provide for the issue of Debentures amounting to sixty-three thousand three hundred and eighteen dollars, to redeem Debentures falling due in the year one thousand eight hundred and sixty-four, for which no sinking fund had been provided.

[PASSED APRIL 11, 1864.]

WHEREAS by an Act of the Provincial Legislature, 22 V., c. 71, twenty-two Victoria, chapter seventy-one, entitled "An Act to authorize the City of Toronto to issue debentures for which no sinking fund had been provided," it is amongst other things enacted, "That the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem certain debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, as herein mentioned":

No. 405,
Issue of \$63,318
City Debentures.

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act, as falling due during the year one thousand eight hundred and sixty-four, and amounting to the sum of sixty-three thousand three hundred and eighteen dollars :

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty three, was one million three hundred and ninety-two thousand and one dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of five per centum per annum, for the payment of the principal of the said loan of sixty-three thousand three hundred and eighteen dollars, in twenty years, according to the provisions of the above recited Act, is one-half cent on the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$63,318 at six per cent. on City debentures.

To be applied in the redemption of debentures falling due in 1864.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of sixty-three thousand three hundred and eighteen dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Common Council of the said City, in the redemption of the debentures issued by the said City, and respectively falling due in the year of our Lord one thousand eight hundred and sixty-four, as enumerated in the first section of the said Act first above recited. By-law 405, s. 1.

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2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out for not less than four hundred dollars each, and amounting in the whole to the said sum of sixty-three thousand three hundred and eighteen dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be made under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 405, s. 2.

No. 405.
To redeem Debentures falling due in 1864.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half-yearly at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum, and the said principal sum of sixty-three thousand three hundred and eighteen dollars, made payable within twenty years at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 405, s. 3.

Interest to be payable half-yearly and the principal to be payable within twenty years.

4. A special rate of half of a cent in the dollar upon the assessed value of all the rateable property in the City over and above all other rates and taxes, shall be annually levied and collected from the year eighteen hundred and sixty-four, to the year eighteen hundred and eighty-three, both years inclusive, for the purpose of paying the said sum of sixty-three thousand three hundred and eighteen dollars, with the interest thereon as aforesaid. By-law 405, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. All moneys arising from the said rate of half of a cent in the dollar upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in Government debentures, or in other Provincial securities provided in the said Act first before mentioned. By-law 405, s. 5.

Moneys arising from special rate after payment of interest, to be invested in Government or Provincial securities.

No. 407.
Bull-baiting,
Dog-fighting, &c.

No. 407.

By-law to provide against Bull-baiting, Dog-fighting, &c.

[PASSED MAY 30, 1864.
AMENDED OCT. 20, 1868.]

WHEREAS it is expedient and necessary to prevent the running, baiting, or fighting of any bull, bear, dog or other animal within the City of Toronto :

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

Keepers of places used for bull-baiting, &c., to be subject to a penalty of \$50.

Distress in default of payment.

Commitment in default of distress.

Persons assisting at such baiting or fighting

1. If any person shall keep or use any house, pit, ground or other place for the purpose of running, baiting or fighting any bull, bear, dog or other animal (whether of domestic or wild nature or kind), or for cock-fighting, or in which any bull, bear, dog or other such animal shall be baited, run or fought, every such person shall be liable to a penalty not exceeding the sum of fifty dollars for every day on which he shall so keep and use such house, room, pit, ground or place for any of the purposes aforesaid, and in default of payment thereof the same shall be levied by distress and sale of the goods and chattels of such person, and in case no distress can be found out of which such penalty can be levied, such person shall be imprisoned in the Common Gaol or House of Correction for a period not exceeding six calendar months. By-law 407, s. 1.

2. The person who shall act as the manager of any such house, room, pit, ground or place, or who shall receive any money for the admission of any person thereto, or who shall assist in any such baiting or fighting or bull running, shall be deemed and taken to be the keeper of the same for the purposes of this By-law, and be liable to the same penalty and the like consequences in case of non-payment as is by this By-law imposed upon the person who shall actually keep any such house, room, pit, ground or other place for the purpose aforesaid. By-law 407, s. 1.

No. 428.

No. 428.
Issue of \$44,723
City Debentures,
to redeem cer-
tain Debentures.

By-law to provide for an issue of Debentures amounting to forty-four thousand seven hundred and twenty-three dollars, to redeem Debentures falling due in the year one thousand eight hundred and sixty-six, for which no sinking fund has been provided.

[PASSED FEB. 26, 1866.]

WHEREAS by an Act of the Provincial Legislature, ^{22 V., c. 71.} twenty-second Victoria, chapter seventy-one, entitled "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures, for which no sinking fund has been provided, and for other purposes, it is among other things enacted: "That the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents as herein mentioned":

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act as falling due during the year one thousand eight hundred and sixty-six, and amounting to the sum of forty-four thousand seven hundred and twenty-three dollars:

And whereas the total amount required to be raised annually by special rate for paying the said sum of forty-four thousand seven hundred and twenty-three dollars and interest, is six thousand five hundred and five dollars and sixty-eight cents for the first ten years, from one thousand eight hundred and sixty-six to the year one

No. 428.
Issue of \$44,723
City Debentures.

thousand eight hundred and seventy-five, both years inclusive, and for the succeeding five years is two thousand five hundred and fifty dollars, that is, from the year one thousand eight hundred and seventy-six to one thousand eight hundred and eighty, both years inclusive :

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the assessment returns for the same for the year one thousand eight hundred and sixty-five, was one million three hundred and seventy-nine thousand three hundred and ninety-eight dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of ten per centum per annum for the payment of part of the principal of the said loan of forty-four thousand seven hundred and twenty-three dollars, being the sum of twenty-four thousand seven hundred and twenty-three dollars, due on the first day of October one thousand eight hundred and seventy-six, according to the provisions of the above recited Act, is one-third of a cent on the dollar :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of six and three-quarters per centum per annum, for payment of the balance of the principal of the said loan of forty-four thousand seven hundred and twenty-three dollars, being the sum of twenty thousand dollars, due on the first day of October one thousand eight hundred and eighty-one, according to the provisions of the above recited Act, is one-fourth of a cent in the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

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1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned and the special rate hereinafter imposed, the sum of forty-four thousand seven hundred and twenty-three dollars, and to cause the same to be paid into the hands of the Treasurer of the said City to be by him applied from time to time, under the direction of the Common Council of the said City, in the redemption of the debentures issued by the said City, and respectively falling due in the year of our Lord one thousand eight hundred and sixty-six, as enumerated in the first section of the said Act first above recited. By-law 428, s. 1.

No. 428.
To redeem Debentures falling due in 1866.

Authority to the Mayor to borrow \$44,723 at six per cent. on City debentures.

To be applied in the redemption of debentures due in 1866.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred dollars each, and amounting in the whole to the said sum of forty-four thousand seven hundred and twenty-three dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned, such debentures to be made under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 428, s. 2.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half yearly at the Bank of Upper Canada, or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said sum, and part of the said principal sum, viz., twenty-four thousand seven hundred and twenty-three dollars, made payable on the first day of October, one thousand eight hundred and seventy-six, and the balance thereof, twenty

Interest to be payable half-yearly and \$24,723 of principal to be payable 1st Oct., 1876, and the balance 1st Oct., 1881.

No. 428.
Issue of \$44,728
City Debentures.

thousand dollars, on the first day of October one thousand eight hundred and eighty-one, at the Bank of Upper Canada, or such other place or places as aforesaid. By-law 428, s. 3.

A special rate to be levied annually for payment of principal and interest.

4. A special rate of one-third of a cent on the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-six to the year one thousand eight hundred and seventy-five, both years inclusive, for the purpose of paying the said sum of twenty-four thousand seven hundred and twenty-three dollars, with interest thereon as aforesaid, also a special rate of one-fourth of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-six, to the year one thousand eight hundred and eighty, both years inclusive, for the purpose of paying the said sum of twenty thousand dollars with the interest thereon as aforesaid. By-law 428, s. 4.

Moneys arising from special rate, after payment of interest, to be invested.

5. All moneys arising from the said rate of one-third of a cent in the dollar, and one fourth of a cent in the dollar upon the assessed value of all rateable property in the City after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in Government debentures or other Provincial securities provided in the said Act first before mentioned. By-law 428, s. 5.

No. 430.

No. 442.
Reduction of
taxes.

By-law to authorize the sale of lands within the City of Toronto, upon which Taxes to a greater sum than five dollars have been due and in arrear five years.

[PASSED MARCH 19, 1869.]

WHEREAS it is expedient that all lands or parcels of lands within the City of Toronto, upon which taxes to a greater sum than five dollars have been due and in arrear for five years, should be sold and the proceeds applied in the reduction of such taxes :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. The Treasurer of the said City is hereby authorized and directed to issue a warrant under his hand and seal for the sale of all lands within the City of Toronto, or such part or parts thereof as may be necessary, upon which taxes have been due and in arrear for five years : Provided always, that only such lands or parcels of lands as are chargeable with an arrear of tax exceeding the sum of five dollars shall be included in such warrant. By-law 430, s. 1.

The Treasurer to issue a warrant for sale of lands upon which taxes have been due for five years.

Provided \$5.00 is due for taxes upon such lands.

[This By-law is superseded since Jan. 23, 1869, by the Ontario Statute, 32 V., c. 36, s. 128.]

No. 442.

By-law to fix the amount to be allowed in the reduction of Taxes on Vacant Tenements, &c.

[PASSED APRIL 1, 1867.
AMENDED OCT. 26, 1868 ; SEPT. 25, 1876.]

WHEREAS it is expedient to fix the amount to be allowed in the reduction of taxes on vacant tenements, &c. :

See V., c. 36, s. 37

No. 442.
Reduction of
taxes.

Therefore the Council of the Corporation of the City of Toronto, enacts as follows:

Ratepayers over-
charged more
than twenty-five
per cent. on their
assessments may
have the amount
reduced.

1. From and after the passing of this By-law any ratepayer or property owner residing in the City, and the agents of those who do not reside in the City, who shall show to the satisfaction of the Court of Revision that he or she has been overcharged in his or her assessments more than twenty-five per centum on the sum he or she ought to have been charged, may at any Court of Revision held, or at any adjourned meeting thereof, have the assessment reduced to the proper amount. By-law 442, s. 2.

Assessment on
vacant tenement
may be
reduced.

2. Any such party who shall show to the satisfaction of the Court of Revision, at any meeting held by it, that any tenement assessed has been vacant during the year for more than three months, the assessment may be reduced as follows; three months' vacancy and not exceeding four months, three months' allowance; four months' vacancy and not exceeding six months, four months' allowance; six months' vacancy and not exceeding eight months, five months' allowance; eight months' vacancy and not exceeding ten months, six months' allowance; ten months' vacancy to twelve months, seven months allowance. By-law 442, s. 3.

No other remis-
sion of taxes to
be allowed.

3. No other allowance or remission of taxes shall be made, except such as shall have been reduced by the Court of Revision. By-law 442, s. 4.

Court of Revision
may revise taxes
of parties who
from sickness or
poverty are
unable to pay.

4. The said Court of Revision may at any of its meetings receive and decide upon any petition for a revision of taxes, from any party who may from sickness or extreme poverty declare himself, or herself, unable to pay the taxes: Provided always, that such petitions for reductions shall not be received or decided upon by the said Court of Revision, unless notice thereof shall be given to

Notice of peti-
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the Clerk of the Municipal Council of the said City, at least one week previous to the sitting of such Court of Revision. By-law 442, s. 5.

No. 444.
Issue of \$16,430
City Debentures,
to redeem cer-
tain Debentures.

No. 444.

By-law to provide for an issue of Debentures amounting to sixteen thousand four hundred and thirty dollars, to redeem Debentures falling due in the year one thousand eight hundred and sixty-seven, for which no sinking fund has been provided.

[PASSED MAY 20, 1867.]

WHEREAS by an Act of the Provincial Legislature, 22 V., c. 71, twenty-second Victoria, chapter seventy-one, entitled "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures, for which no sinking fund has been provided, and for other purposes," it is amongst other things enacted: That the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, herein mentioned":

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act, as falling due during the year one thousand eight hundred and sixty-seven, and amounting to the sum of sixteen thousand four hundred and thirty dollars:

No. 444.
Issue of \$16,430
City Debentures.

And whereas the total amount required to be raised annually by special rate for paying the said sum of sixteen thousand four hundred and thirty dollars and interest, is two thousand six hundred and twenty-eight dollars and eighty cents :

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty-six, was one million three hundred and seventy-nine thousand three hundred and seventy-eight dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest, and the forming of a sinking fund of ten per centum per annum, for the payment of the principal of the said loan of sixteen thousand four hundred and thirty dollars, according to the provisions of the above recited Act, is one-sixth of a cent on the dollar :

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$16,430 at six per cent. on City debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate herein-after imposed, the sum of sixteen thousand four hundred and thirty dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the directions of the Council of the said City, in the redemption of the debentures issued by the said City and respectively falling due in the year of our Lord one thousand eight hundred and sixty-seven, as enumerated in the first section of the said Act first above recited. By-law 444, s. 1.

To be applied in the redemption of debentures due in 1867.

By-law

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2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than one hundred dollars each, and amounting in the whole to the said sum of sixteen thousand four hundred and thirty dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned; such debentures to be made under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 444, s. 2.

No. 444.
To redeem certain Debentures.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half-yearly at the Bank of Toronto, in Toronto, or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said principal sum of sixteen thousand four hundred and thirty dollars, which shall be made payable on the first day of January in the year of our Lord one thousand eight hundred and seventy-eight at the Bank of Toronto, in the City of Toronto, or such other place or places as may be agreed upon as aforesaid. By-law 444, s. 3.

Interest to be payable half-yearly and the principal to be payable 1st Jan., 1878.

4. A special rate of one-sixth of a cent in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-eight to the year one thousand eight hundred and seventy-seven, both years inclusive, for the purpose of paying the said sum of sixteen thousand four hundred and thirty dollars, with interest thereon as aforesaid. By-law 444, s. 4.

A special rate to be levied annually for the payment of principal and interest.

5. All moneys arising from the said rate of one-sixth of a cent in the dollar upon the assessed value of all rateable property in the City, after paying the interest on the said loan, shall be invested by the said Treasurer in

Moneys arising from special rate, after payment of interest, to be invested.

No. 446.
Relating to
Dogs.

each year in Government debentures or in other Provincial securities provided in the said Act first above mentioned. By-law 444, s. 5.

No. 446.

By-law to make better provision for regulating the keeping of Dogs.

[PASSED MAY 27, 1907.
AMENDED OCT. 26, 1908; MARCH 8, MAY 5, &
JULY 7, 1913; SEPT. 25, 1916.]

See 36 V., c. 43,
s. 379 (10) (11).

WHEREAS it is expedient to make provision for regulating the keeping of dogs, and to provide for their destruction in certain cases, and for the preservation of the public from injury therefrom :

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

Owners of dogs to have the same registered, numbered and licensed.

Dogs to wear a collar bearing name of owner, with metallic plate attached.

Fifty cents to be paid for license and plate, and twenty-five cents for registration.

1. Every owner of a dog or bitch in the City of Toronto shall annually on or before the first day of June in each year, procure the same to be registered, numbered, described and licensed for one year from the first day of January next ensuing, in the office of the General License Inspector of the said City, and shall cause the said dog or bitch to wear around its neck a collar bearing the name of the said owner; to which collar shall be attached, by a metallic plate having raised or cast thereon, the letters C. L. P. (City License Paid), and the figures indicating the year for which the said license has been paid, together with a number corresponding with the number under which the said dog or bitch is registered in the books of the General License Inspector; and every such owner shall pay for such license and metallic plate the sum of fifty cents in each year, together with twenty-five cents

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additional for each registration. Nothing herein contained shall be construed to supersede or interfere with the tax imposed under the authority of the Act passed in the thirty-second year of Her Majesty's reign, chaptered thirty-one. By-law 578, s. 1. 2.

No. 446.
Relating to
Dogs.

2. Any person in possession of any dog or bitch, or who shall suffer any dog or bitch to remain about his house or premises, shall be deemed the owner of such dog or bitch for all the purposes of this By-law. By-law 446, s. 3.

Persons having
dogs about their
premises to be
considered the
owners of such
dogs.

3. No dog or bitch shall be permitted to run at large in the City without the collar and metallic plate mentioned in the first section of this By-law, and any dog or bitch running at large contrary to this By-law may be forthwith destroyed by the Police. By-law 587, s. 1. 2.

Dogs not to run
at large without
the collar and
metallic plate.

4. If any dog or bitch running at large contrary to this By-law, shall attack any person travelling on the street or highway in the City, or do any damage whatsoever, and complaint thereof shall be made to the Police Magistrate, such Police Magistrate shall enquire into the complaint, and if satisfied that such complaint is substantiated, shall either fine the owner, or order such owner to deliver such dog or bitch over to the Police at the nearest Police Station of the said City, in order that it may be destroyed or the owner fined, in the discretion of the said Police Magistrate; and the owner or possessor of any such dog or bitch who shall refuse or neglect on the authority of the said Police Magistrate to deliver such dog or bitch over to the Police shall be liable to the penalty hereinafter mentioned. By-law 446, s. 5.

Vicious dogs
may be destroy-
ed, or the
owner fined.

5. The Chief Constable shall keep up notices in at least sixty of the public places of this City, warning persons of the provisions of this By-law. By-law 446, s. 6.

Notice to be
given of this
By-law.

6. Any dog or bitch known to be rabid shall be immediately destroyed. By-law 446, s. 7.

Rabid dogs to be
destroyed.

No. 453.
Residents east of
River Don.
Penalty.

7. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace, for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 446, s. 9. By-law 752, s. 2.

Distress in default of payment.

Commitment in default of distress.

No. 453.

By-law to provide for the relief of such of the Citizens of Toronto, as are now or hereafter may become Residents of that part of the City which lies East of the River Don, and South of the Kingston Road.

[PASSED NOV. 18, 1867.
AMENDED OCT. 26, 1868.]

WHEREAS so much of the Kingston road as lies between the City of Toronto, and the County of

York, is subject to the joint jurisdiction of the respective Corporations of the said City and County :

No. 453.
Residents east of
River Don.

And whereas it is expedient to relieve such of the citizens as are now resident, or hereafter may become residents of that part of the City which lies east of the river Don and south of the portion aforesaid of the Kingston road, from all obligations to pay tolls for, or in respect of the use of the said portion of road :

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. All citizens of Toronto now resident, or hereafter to become resident within that portion of the City which lies east of the river Don, and south of the portion aforesaid of the Kingston road, shall from and after the time this By-law takes effect, be exempt from payment of tolls for or in respect of the use of the Don bridge and so much of the Kingston road as lies to the east of the river Don, between the limits of the City of Toronto and the County of York. By-law 453, s. 1.

Citizens resident east of the river Don and south of the Kingston road to be exempt from tolls.

2. This By-law shall not take effect until a By-law has been passed in similar terms, as nearly as may be, by the Council of the Corporation of the County of York. By-law 453, s. 2.

When this By-law is to take effect.

3. If the Council of the Corporation of the County of York omit for six months after notice of this By-law, to pass a By-law in similar terms, the duties and liabilities of each Municipality in respect of said portion of road shall be referred to arbitration under the provisions of the Municipal Institutions Act in that behalf made and provided. By-law 453, s. 3.

If the Corporation of the County of York omit to pass a similar By-law, the matter to be referred to arbitration.

No. 459.
Issue of
\$20,497.50
City Debentures.

No. 459.

By-law to provide for an issue of Debentures to the extent of twenty thousand four hundred and ninety-seven dollars and fifty cents to redeem Debentures falling due in the year one thousand eight hundred and sixty-eight.

[PASSED MAY 18, 1908.]

22 V., c. 71.

WHEREAS by an Act of the Provincial Legislature, twenty-second Victoria, chapter seventy-one, entitled "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures for which no sinking fund has been provided, and for other purposes," it is among other things enacted: "That the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem debentures numbered and falling due and amounting to the said sum of two hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents herein mentioned":

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act as falling due during the year one thousand eight hundred and sixty-eight, and amounting to the sum of twenty thousand four hundred and ninety-seven dollars and fifty cents:

And whereas the total amount required to be raised annually by special rate for paying the said sum of twenty thousand four hundred and ninety-seven dollars and fifty cents, and interest, is three thousand two hundred and seventy-nine dollars and sixty cents:

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and sixty-seven, was twenty-three million seven hundred and twenty-seven thousand two hundred and three dollars :

No. 459.
To redeem cer-
tain Debentures.

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest and the forming of a sinking fund of ten per centum per annum, for the payment of the principal of the said loan of twenty thousand four hundred and ninety-seven dollars and fifty cents, according to the provisions of the above recited Act, is one-seventh of a mill in the dollar :

Therefore the Corporation of the City of Toronto by the Council thereof, enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of twenty thousand four hundred and ninety-seven dollars and fifty cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the directions of the Council of the City, in the redemption of the debentures issued by the said City, respectively falling due in the year of our Lord one thousand eight hundred and sixty-eight, as enumerated in the first section of the said Act first above recited. By-law 459, s. 1.

Authority to the
Mayor to borrow
\$20,497.50 at six
per cent. on City
debentures.

To be applied in
the redemption
of debentures
due in 1868.

2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out for not less than one hundred dollars each, and amounting in the whole to the said sum of twenty

The manner in
which the de-
bentures are to
be made out.

No. 459.
Issue of
\$20,497.50
City Debentures.

thousand four hundred and ninety-seven dollars and fifty cents, as any person or persons, body corporate or politic shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned, such debentures to be made under the common seal of the said City, signed by the Mayor and Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 459, s. 2.

Interest to be payable half-yearly, and the principal to be payable 1st Jan. 1879.

3. The interest on such debentures shall be payable half-yearly at the Bank of Toronto, in Toronto, or such other place or places as may be agreed upon by the said Mayor and the party who may agree to advance the said principal sum of twenty thousand four hundred and ninety-seven dollars and fifty cents, which shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and seventy-nine at the Bank of Toronto, in the City of Toronto, or such other place or places as may be agreed upon as aforesaid. By-law 459, s. 3.

A special rate to be levied annually for the payment of principal and interest.

4. A special rate of one-seventh of a mill in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and sixty-eight to the year one thousand eight hundred and seventy-eight, both years inclusive, for the purpose of paying the said sum of twenty thousand four hundred and ninety-seven dollars and fifty cents, with interest thereon as aforesaid. By-law 459, s. 4.

Moneys arising from special rate, after payment of interest, to be invested.

5. All moneys arising from the said rate of one-seventh of a mill in the dollar, upon the assessed value of all rateable property in the City, after paying interest on the said loan, shall be invested by the said Treasurer in each year, in such manner as the Governor in Council may direct, for the purpose of creating a sinking fund for the redemption of the principal of such debentures as they

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respectively become due, the interest upon such investment to be applied to the general purposes of the City.
By-law 459, s. 5.

No. 460.
Ferry Boats.

No. 460.*

By-law for regulating the Ferry between the City of Toronto and the Island.

[PASSED JULY 27, 1868.
AMENDED OCT. 26, 1868; SEPT. 25, 1876.]

WHEREAS it is necessary and expedient to adopt rules and regulations by which the Ferry between the City and the Island shall be conducted:

See 36 V., c. 48,
s. 283 (4) (Ont.)

Therefore the Municipal Council of the Corporation of the City of Toronto, enacts as follows:

1. All steam or other ferry-boats employed on such ferry, shall be safe and sea-worthy, well fitted out and managed by a sober and experienced captain and crew.

The ferry boats to be safe and seaworthy.

By-law 460, s. 1.

2. The captain or engineer of every such steam or other ferry-boat must hold a certificate of qualification from the Government Inspector of steamboats. By-law 460, s. 2.

The captain or engineer to hold a Government certificate.

3. The steam or other ferry-boats to be used on such ferry, shall be capable of carrying with comfort and safety, at least one hundred passengers on one trip. By-law 460, s. 3.

To have capacity to carry one hundred passengers.

4. The said steam or other ferry-boats shall be licensed annually for one year, from the first day of January to the thirty-first day of December in each year. By-law 460, s. 4; By-law 752, s. 2.

Licenses to be for one year from the 1st January.

* Assented to by the Governor in Council on the 26th October, 1868.

No. 460.
Ferry Boats.
To make six trips
daily.

5. The said steam or other ferry-boat or boats shall make (weather permitting) at least six trips daily, to and from the City to the Island and return, (Sundays excepted.) By-law 460, s. 5.

Notice to be
given of the
place and hour
of starting.

6. Public notice shall be given by the owner of such steam or other ferry-boats, of the place and hour of starting from all landing-places, and no change shall be made therefrom without posting up or advertising notice of such change, at least twenty-four hours before such change is made. By-law 460, s. 6.

Owners of boats
to have good
wharfage.

7. It shall be incumbent on the owner or owners of said steam or other ferry-boat or boats, to have good wharfage at all landing-places, for the safe receiving and discharging of passengers. By-law 460, s. 7.

Intoxicated
persons not to
come on the
boats.

8. The owner or captain of such steam or other ferry-boats shall not permit any person in a state of intoxication to come or remain on board such boats. By-law 460, s. 8.

Scale of charges.

9. The scale of charges to be made on said steam or other ferry-boats, shall be as follows:—Every passenger to the Island, five cents; every passenger to the Island and return, round trip, ten cents; children under twelve years of age, half-price. By-law 460, s. 9.

Scale of charges
to be posted up
in the boats.

10. The owner or captain of such steam or other ferry-boats, shall keep a copy of the scale of charges posted up in a conspicuous part of the boat. By-law 460, s. 10.

Owners of ferry
boats may
commute for
carrying
passengers.

11. The owner of such steam or other ferry-boats may, if he thinks proper, commute for the carrying of passengers by the season, or otherwise. By-law 460, s. 11.

Constables on
duty to pass
free.

12. Constables on duty shall be entitled to and receive a free pass on such steam or other ferry-boats, to and from the Island. By-law 460, s. 12.

13. The annual fee to be paid by the owner or owners of each steam or other ferry-boat, shall be one hundred dollars, payable to the General Inspector of Licenses of the City of Toronto; and the General Inspector of Licenses shall be authorized to go on board any of the said steam or other ferry-boats, from time to time, as he shall deem it expedient, to ascertain that the provisions of this By-law are complied with. By-law 460, s. 13.

No. 460.
Ferry Boats.
An annual fee of \$100 to be paid by the owners for each ferry-boat.

The General Inspector of Licenses may go on board any ferry-boat to inspect.

14. One or more good seaworthy life-boats shall be at all times kept on board each steam or other ferry-boat, ready to be launched in case of accident, and also such number of proper life-preservers as shall be deemed sufficient by the General Inspector of Licenses. By-law 460, s. 14.

Life-boats and life-preservers to be kept on board.

15. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction, before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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 or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months unless the said penalty and costs be sooner paid. By-law 460, s. 16; By-law 752, s. 2.

Distress in default of payment.

Commitment in default of distress.

No. 465.
Interment of the
Dead.

No. 465.

By-law to prevent the Interment of the Dead within the limits of the City of Toronto, except as herein authorized, and to regulate the same where authorized.

[PASSED SEPT. 28, 1868.
AMENDED OCT. 26, 1868; SEPT. 25, 1876.]

See 36 V., c. 48,
s. 379 (19), and
384 (24) (25)
(Ont.).

WHEREAS it is necessary as far as possible to prevent the interment of the dead within the limits of the City of Toronto, and to make regulations for interments where authorized within the limits of the said City:

Therefore the Council of the Corporation of the City of Toronto, enacts as follows:

Interments to be made only in certain places.

1. It shall not be lawful for any body corporate, company, partnership or person, to inter any dead body in any land situate within the limits of the City of Toronto, other than that now used and appropriated for the purpose of a burial ground in said City: Provided, that the Board of Health or Mayor may in their discretion allow interments in private grounds on the application of the persons interested. By-law 465, s. 1.

Graves to be at least four feet in depth.

2. No person shall inter, or cause to be interred, any dead body in a grave which shall be less than four feet deep from the surface of the ground surrounding the grave to the top of the coffin. By-law 465, s. 2.

Wrongful removal of bodies.

3. No person shall wrongfully remove or disturb, or attempt to remove or disturb any body, or the remains of any body, or any part of any body from any grave or tomb in the City. By-law 465, s. 3.

Companies or persons authorized to inter the dead to keep a record of interments.

4. Each corporation, company, partnership, or person, authorized to inter the dead in the said City, or any part thereof, shall, if the information can be obtained, record,

or cause to be recorded, in a book to be kept for that purpose, the names, age and sex of each person interred, the names of father and mother, their residence, the cause of death, and whether resident or strangers at time of death, together with the date of interment; and shall, during the month of December in each year, report to the City Clerk, for the information of the City Council, a summary of the particulars aforesaid, as recorded. By-law 465, s. 4.

No. 465.
Interment of the
Dead.

And report to
the City Clerk.

5. Any person who shall wilfully destroy, mutilate, deface, injure or remove any tomb, monument, grave-stone, or other structure placed in any cemetery or burial ground within the said City of Toronto, or any fence, railing or other work for the protection or ornament of any such cemetery or burial ground, or of any tomb, monument, grave-stone or other structure as aforesaid, or of any cemetery lot within any such cemetery or burial ground, or shall wilfully destroy, cut, break or injure any tree, shrub or plant within the limits of any such cemetery or burial ground, or play at any game or sport, or discharge fire-arms (save at a military funeral) in any such cemetery or burial ground, or who shall wilfully and unlawfully disturb any persons assembled for the purpose of burying any body therein, or who shall commit any nuisance or shall at any time behave in an indecent and unseemly manner in any such cemetery or burial ground, or shall in any way violate, desecrate or disfigure any such cemetery or burial ground, or any grave, tomb, tombstone, vault or other structure within the same, shall be subject to the penalties of this By-law. By-law 465, s. 6.

Injuring or defacing graves, tombs, plants, &c., in cemeteries or burial grounds.

Disorderly conduct in cemeteries or burial grounds.

6. Any corporation, company, partnership, person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of

Penalty.

No. 467.
Streets, Side-
walks and
Nuisances.

Distress in de-
fault of payment.

Commitment in
default of
distress.

any credible witness, forfeit and pay, at the discretion of the said Mayor, Police Magistrate, Justice or Justices convicting, without prejudice to any other punishment or remedy by law, 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 465, s. 7.

No. 467.

A By-law for the regulation of the Streets, Sidewalks and Thoroughfares of the City of Toronto, and for the preservation of Order, and suppression of Nuisances therein.

[PASSED OCT. 26, 1868.

AMENDED NOV. 26, 1869; NOV. 4, 1872; MAY 26,
1873; JUNE 1, 1874; AUG. 23 & OCT. 18, 1875;
JAN. 31, APRIL 24, & SEPT. 25, 1876.]

WHEREAS it has been found necessary to make provision for the care and protection of the streets, sidewalks, and other thoroughfares of the City of Toronto, and to enact rules and regulations to facilitate travel, for

the maintenance of order, and for the suppression of nuisances therein :

No. 467.
Streets, Side-
walks and
Nuisances.

Therefore the Municipal Council of the Corporation of the City of Toronto, enacts as follows :

FOOT PASSENGERS.

1. Any person or persons in meeting and passing another or others shall pass on the right, and any person or persons overtaking another or others and passing, must pass on the right, and any person or persons wilfully offending against this provision whereby any disturbance or confusion is occasioned shall be liable to the penalty hereinafter provided. By-law 467, s. 2.

Persons meeting or passing each other to pass on the right.

2. Three or more persons shall not stand in a group or near to each other on any street or sidewalk in such a manner as to obstruct a free passage for foot passengers, after a request to move on made by any Police Officer, City Inspector, Constable, or any person duly authorized by the Mayor or any Alderman. By-law 467, s. 3.

Three or more persons not to stand in a group.

3. Nothing in the preceding section contained shall be construed as prohibiting the congregation of individuals to attend and listen to street preaching, so long as the proceedings thereat shall continue peaceable and orderly, and sufficient space be left both on the sidewalks and the central roadway to allow of the ordinary traffic of the street and sidewalks upon which such street preaching takes place ; Provided always, that should the sidewalks or roadway during such street preaching be or become at any time so obstructed as to impede the ordinary traffic thereon, the parties so obstructing the same shall, upon request as aforesaid, forthwith remove from such position, and in the event of their refusing so to do shall be liable to the penalties of this By-law. By-law 467, s. 4.

Street preaching permitted if it does not obstruct the streets or sidewalks.

If the sidewalks or roadway becomes obstructed thereby, parties to remove.

4. No person shall run or race on the streets or sidewalks, or crowd or jostle other foot passengers so as to

Running on the streets or sidewalks and incon-

No. 467.
Streets, Side-
walks and
Nuisances.

ventilating foot
passengers.

Persons driving
or riding to have
strong reins.

Persons in charge
of vehicles con-
veying goods to
remain upon or
walk beside the
same when in
motion.

Meeting or over-
taking of
vehicles.

C.S.U.C., c. 56.

Immoderate
riding or driving.

Horses running
at large or
standing without
being secured.

create discomfort, disturbance, or confusion. By-law 467, s. 5.

HORSES AND VEHICLES.

5. No person shall drive any carriage, cart, waggon, sled, sleigh, or other vehicle, or sit upon any horse or other beast harnessed thereto in order to ride or drive the same, nor shall any person ride or lead any horse, mare or gelding unless he shall have strong reins or lines fastened to the bridles of the beasts, and held in his hands, sufficient to guide them and to restrain them from running, galloping, or going immoderately through any of the streets of the said City. By-law 467, s. 6.

6. It shall be the duty of every driver or other person in charge of any vehicle conveying goods, wares, or merchandise through the streets of the City of Toronto, to remain upon such vehicle while the same is in motion, or to walk beside the horse or horses drawing the same; and every such person shall observe and comply with the provisions of the fifty-sixth chapter of the Consolidated Statutes of Upper Canada, relative to the meeting or overtaking of vehicles upon the public highway. By-law 682, s. 1.

7. No person driving any carriage, cart, waggon, sled, sleigh, or other vehicle, or riding upon any horse, mare or gelding, shall cause, permit or suffer the beast or beasts he shall ride or drive, to go on a gallop or other immoderate rate, and every person so driving or riding along any public street or thoroughfare, in the City of Toronto, shall slacken his speed in approaching any crossing for foot passengers, upon which any person may be crossing such public street or thoroughfare; and no person shall suffer or permit any horse, mare or gelding, to run at large or to stand in any street of the said City without being sufficiently secured to prevent its running away. By-law 467, s. 7; By-law 716, s. 1.

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8. It shall and may be lawful for any person or persons to stop any horse, mare or gelding found running at large or going at a gallop or other immoderate rate, until the owner or owners can be found and proceeded with according to law. By-law 467, s. 8.

No. 467. Streets, Sidewalks and Nuisances.

Horses running at large, or going at an immoderate rate may be stopped.

9. No person shall break in or train any horse, mare or gelding, or shall exhibit, or let to mares any stud horse in any public place, or in any of the streets or parks of the said City. By-law 467, s. 9.

Training horses.

Stud horses.

10. No person shall ride, drive, lead or back any horse, carriage, cart, waggon, sled, sleigh or other vehicle, over or along any paved or planked sidewalk in the said City, unless it be in crossing such paved or planked sidewalk to go into any yard or lot. By-law 467, s. 10.

Riding or driving on the sidewalks.

11. Every owner or occupier of any house, building, or lot, who shall require to drive any horse, carriage, cart, waggon, sled, sleigh or other vehicle across any paved or planked sidewalk, for the purpose of going in at any gate, or to any lot, or to the rear of any premises, shall construct across the drain, gutter or water-course opposite the gateway or premises a good and sufficient bridge of planks, so constructed as not to obstruct the said drain, gutter or water-course, and shall also place a piece of timber along so much of the edge of the said pavement or planking on the side next the gateway or premises as is necessary for any vehicle to pass over without injuring the said pavement or planking. By-law 467, s. 11.

Owners or occupiers of property requiring to drive across a sidewalk to enter their premises, to construct a bridge over the drain.

12. No person shall permit his horse, carriage, cart, waggon, sled, sleigh or other vehicle, to stand upon any street in the said City longer than is absolutely necessary for the owner, driver or person using the same to transact his business with the person opposite whose house the same shall stand; and no person shall tie his horse, to any post, hook or ring, or in any way across any pavement, sidewalk or crossing, so as to obstruct the ordinary traffic

Horses and carriages standing in the street.

No. 467.
Streets, Side-
walks and
Nuisances.

of the street, or leave any carriage, cart, waggon, sled, sleigh or other vehicle, standing opposite any other person's door than such as the owner, rider, driver or occupant may have business with; and no person shall in anywise obstruct the free use of the streets or sidewalks of the said City, or the crossings across the public streets, or any of the approaches to the wharves, by stopping any horse, cart, carriage, waggon, sled, sleigh or other vehicle, across the same or by any other means. By-law 467, s. 12.

Vehicles without
horses not to be
placed on the
streets.

13. No person shall place any carriage, cart, waggon, sled, sleigh or other vehicle, without horses, upon any street of the said City. By-law 467, s. 13.

HAND CARTS.

Hand carts, &c.,
not to be run on
the sidewalks.

14. No person shall run, draw, or push any carriage, waggon, wheelbarrow, cart, hand cart, hose, hose cart, truck or any hand waggon, sled, sleigh or other vehicles used for the conveyance of any person, article or property upon any of the sidewalks of the said City. By-law 467, s. 14.

DIRT OR SNOW.

Sidewalks to be
watered and
swept.

15. 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 abutting on any public street or streets where the sidewalks are planked or paved, shall water and cleanly sweep and keep free from obstruction by dirt, dust, snow, ice, or other incumbrances, the pavement or sidewalk in front and about his premises as aforesaid, before eight o'clock in the morning of each day, from the first day of May till the first day of October, and shall sweep the same before nine o'clock every morning during the rest of the year (Sundays excepted), and every occupant as aforesaid at the times aforesaid, shall cleanly sweep and keep free from obstruction by dirt, dust, snow, ice or other incumbrances,

Drains, gutters,
and watercourses
to be kept clean.

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the drains, gutters or water-courses, in front of or about such houses or premises as aforesaid, and shall at all times keep the sidewalks, pavements, drains, gutters and water-courses clean and free from obstruction or incumbrance. By-law 467, s. 15.

No. 467.
Streets, Side-
walks, and
Nuisances.

16. 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 abutting on any public street or streets where the sidewalks are planked or paved, shall within the first four hours after every fall of snow, or fall of hail or rain which shall freeze on the sidewalks or in the drains, gutters or water-courses, or after a fall of snow from off any building, cause the same to be removed entirely off the sidewalks and to the breadth of one foot out of the drains, gutters or water-courses opposite each house, shop, church, chapel, or other building, as aforesaid; and in case the ice or snow shall be so frozen that it cannot be removed without 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 sprinkled, spread or placed, any salt or like substance on the road or carriage-way of any public highway or street within the said City, with the intent or for the purpose of melting or dissolving any snow, ice or dirt, which may have accumulated on any road or carriage-way of any such street or public highway. By-law 467, s. 16.

Removal of snow
from the side-
walks.

If the ice or
snow cannot be
removed without
injuring the
sidewalk ashes
or sand to be
strewed over the
same.

Salt not to be
placed on the
street.

17. In case the said snow, ice, and dirt, have not been so removed from the sidewalks and gutters, drains, or watercourses adjoining any premises in the City of Toronto, within twenty-four hours after any fall of snow, rain, or hail, it shall be the duty of the City Commissioner, or other person appointed for that purpose, to give information and prosecute the parties in default, if resident with-

If snow not re-
moved, City
Commissioner to
have it removed
and prosecute
the offender.

No. 467.
Streets, Side
walks, and
Nuisances.

A Return to be
made to the City
Treasurer of exp-
enses incurred
in removal of
snow.

Expenses of re-
moving snow to
be collected in
same manner as
other municipal
taxes.

Snow to be re-
moved from the
roofs of build-
ings.

in the said City; and also forthwith to cause the said snow, ice, and dirt, to be removed, at the expense of the Corporation, and to keep an account of all expenses so incurred, and of the properties in respect of which such moneys have been expended, and the names of the owners and occupants thereof on the last revised Assessment Roll; and to make a return to the Treasurer of the City of Toronto on the first day of January, April, July, and October in each year, of all expenses incurred, as aforesaid, during the preceding quarter, with the number on the last revised Assessment Roll of the property in respect of which the said expense was incurred, and the names of the owner and occupant thereof, as appearing on the said roll; and the said Treasurer shall, in a book to be kept by him for that purpose, charge against each such parcel of land the unpaid balance of such assessment, and cause the sum to be collected in the same manner as other Municipal Taxes. By-law 752, s. 2.

18. Every occupant, and in case there is no occupant, the owner of every house, shop or building, and every person having the charge or care of any church, chapel, or other public building, abutting on or erected within ten feet of any public street, thoroughfare, sidewalk or pavement, shall whenever snow or ice shall accumulate on the roof or eaves of his house or building as aforesaid, to an extent that shall be dangerous to persons passing, cause the same to be forthwith removed therefrom, and every person while removing the same shall take due and proper care and precaution for the warning and safety of persons passing. By-law 467, s. 18.

REMOVING BUILDINGS.

Buildings not to
be removed
without leave of
the Board of
Works.

19. No person shall remove, or cause or permit to be removed, or assist in removing, any building into, along or across any street or sidewalk in the said City, without having first obtained leave in writing from the Board of Works. By-law 467, s. 19.

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CORDWOOD AND COAL.

20. No person shall throw or pile cordwood, firewood or coal upon any paved or planked sidewalk in the said City, or shall saw or split cordwood or firewood upon any street or sidewalk in the said City, and no person shall stand on any such sidewalk, with his wood saw and horse, so as to obstruct a free passage for foot passengers. Nor shall any person being the owner of any cordwood, firewood or coal, which has been thrown or piled upon any street in the said City, permit the same to remain upon such street for a longer time than two hours, so as to obstruct the free use thereof. By-law 568, s. 1.

No. 467.
Streets, Side-
walks and
Nuisances.

Wood or coal not
to be placed on
the sidewalks.

Wood-cutters
not to obstruct
the sidewalks.

MERCHANDIZE.

"21. No person shall place any goods, wares, or other merchandize, or other articles of any kind, upon any street, or upon any sidewalk, or hang or expose any goods, wares, or merchandize or other articles, outside of any house, shop, warehouse, or other building, which shall project over any portion of the sidewalk of any street or over any street of the said City. But the provisions of this section shall not be construed to interfere with the use of a portion of such street or sidewalk for a reasonable time during the taking in or delivery of merchandize or other goods, or prevent the City Engineer, under the direction of the Board of Works, from granting written permission to construct platforms across the drains, gutters, or water courses, on any of the streets of the said City where such Board may deem it necessary or advisable to grant such permission for facilitating the reception or delivery of merchandize or other goods, provided such permission in all cases reserves to the said Board or Engineer the right to withdraw the same whenever the said Board or Engineer may deem it advisable. By-law 703, s. 1.

Merchandize not
to be placed on
the streets or
sidewalks.

Goods not to be
exposed on the
outside of shops.

Reception or
delivery of
merchandize.

Board of Works
may grant per-
mission to erect
platforms across
the drains to
facilitate the re-
ception or deli-
very of merchan-
dize.

AUCTIONS.

22. No person, without having first obtained leave from the said Board of Works, shall sell by auction upon any

Auctions pro-
hibited in the
streets.

No. 467.
Streets, Side-
walks and
Nuisances.

of the streets or sidewalks of the said City, any horses, carriages, furniture, or any other article whatsoever. By-law 467, s. 22.

NOISES.

Advertising
sales by street
crying.

23. No person shall advertise any sale of merchandise, furniture, or any other article or any matter, by the ringing of any bell, blowing of any horn, crying, hallooing or creating any other discordant noise, in any of the streets of the said City, or on the steps of any house or other premises open to the public street, whereby the public are liable to be subjected to inconvenience and annoyance: Provided always, that nothing contained in this clause shall be construed to extend to any party duly appointed and authorized by the said Municipal Council to follow the calling of Public Crier or City Bellman. By-law 467, s. 23; By-law 752, s. 2.

The City
Bellman.

EXCAVATIONS.

Excavations not
to be made with-
out leave of the
Board of Works.

24. No person or persons shall break, tear up, or remove any planking, pavement, sidewalk, curbing, macadamizing, or other road surface, or make any excavation in or under any street or sidewalk of the said City, for the purpose of building or otherwise, without having first obtained a proper permit or license from the said Board of Works so to do; and such permit being granted the same shall be done under the direction of the City Engineer, and shall, under the same inspection, be replaced, relaid and made good by the parties who may have required to have the same removed; and such removal shall not be allowed to continue any longer than is absolutely necessary:

Excavations to
be under the di-
rection of the
City Engineer.

In every case where the said Board of Works may see fit to grant permission as aforesaid, the party to whom the same is granted shall be held responsible for any and all accidents that may occur to any person or property by reason thereof, and shall keep and maintain such lights and

Party making
excavations to be
responsible for
accidents, and to
keep lights and
watchmen.

watchmen, and shall take such further care and precaution as may be necessary for the protection and safety of the public. By-law 467, s. 24.

No. 467.
Streets, Side-
walks and
Nuisances.

REMOVAL OF GRAVEL, SAND, OR EARTH.

25. No person shall take away any of the gravel, sand or earth forming the beach in front of the said City, or that part of the said City commonly known as "The Island," or dig up, take or carry away, any earth or sand from any street laid out in the said City or from any vacant lot belonging to the said the Corporation of the City of Toronto, without having first obtained permission from the Committee of the Council having authority to grant the same. By-law 467, s. 25.

Gravel or sand
not to be re-
moved without
permission.

ENCROACHMENTS, AWNINGS, AND SIGNS.

26. No person shall, without having first obtained leave from the said Board of Works, construct, place or make any moveable traps or doors, for the purpose of entrance to any cellars or premises under any building or place, or make any steps or porches or other entrances to buildings which shall in anywise encroach upon the sidewalks or streets of the said City. By-law 467, s. 26.

Doors, steps,
porches or other
entrances to
buildings not to
encroach on the
sidewalk.

27. No person shall erect or continue any awning, sign, sign-post, hanging or swinging-sign, which shall in any way extend over any street or sidewalk in the said City, unless a plan thereof shall be first submitted to and approved of by the said Board of Works upon the report of the City Engineer. By-law 467, s. 27.

Awnings or signs
not to extend
over the side-
walk without the
permission of the
Board of Works.

28. It shall and may be lawful for any person or persons appointed by the said Municipal Council of the said City for that purpose, after fourteen days' notice in writing served on the owner or occupier of any premises before which such last mentioned awning, sign, sign-post, hanging or swinging sign exists, to cause the same to be

If awnings or
signs are not r
moved after
notice, an officer
of the City may
remove them.

No. 467.
Streets, Side-
walks and
Nuisances.

removed, and no person or persons shall obstruct or impede such person or persons so appointed in the due execution of the provisions of this section. By-law 467, s. 28.

CLIMBING AND DEFACING.

Climbing lamp-
posts, trees or
fences.

29. No person shall be allowed to climb on any of the lamp-posts in the streets or parks, or on or into any of the fences of the College Avenue, squares, parks or public places of the said City, or upon any of the railings or fences along any of the streets of the said City. By-law 467, s. 29.

Defacing or In-
juring buildings
or other pro-
perty.

30. No person shall deface or disfigure any public or private building or buildings, wall, fence, railing, sign, monument, post or other property in the said City by cutting, breaking, daubing with paint or other substance, or shall in any other way injure the same. By-law 467, s. 30.

FIRE AND FIREWORKS.

Fires not to be
made in the
streets or near
any building, or
carried through
the streets, ex-
cept in a fire-pan.

31. No person shall set fire to any shavings, chips, straw or other combustible matter for the purpose of consuming the same in any of the streets or parks of the said City, or in any enclosure within one hundred feet of any building, and no person shall carry fire through any of the streets or parks in the said City, except in some covered vessel or metal fire-pan. By-law 467, s. 35; By-law 752, s. 2.

Bonfires, fire-
arms or fireworks
prohibited in the
City without
permission.

32. No person or persons shall make or light any fire or bonfire in any of the streets, squares, parks or public places of the City, or shall fire or discharge any gun, fowling-piece or fire-arms, or shall set fire to any fireworks within the said City, unless specially authorized by the Mayor or the Municipal Council of the said City; and no person or persons shall light, set off, or throw any fire-cracker, squib, serpent, or other noisy, offensive or dangerous substance or fireworks in any of the streets,

squares, parks or public places of the City. By-law 635,
s. 1.

No. 467.
Streets, Sidewalks, and Nuisances.

THROWING DANGEROUS MISSILES.

33. No person shall cast, project, or throw any stones, or balls of snow or ice, or other missiles dangerous to the public, or use any bow and arrow or catapult in any of the streets, parks or public places of the said City. By-law 467, s. 37; By-law 752, s. 2.

Throwing stones, snow-balls or other missiles.

INDECENCY.

34. No person shall bathe or swim along or near the piers, wharves or shores of the said City, between the Rolling Mills on the east and the Queen's Wharf on the west, from the hour of seven o'clock in the morning to nine o'clock in the evening; nor shall any person indecently expose any part of his or her person in any public place, or in any of the streets, parks, or public places of the said City, nor shall the plea of answering the call of nature be considered a palliation of the offence. By-law 467, s. 38.

Bathing.

Indecent exposure.

35. No person shall post or put up any indecent placard, writings or pictures, or write any indecent or immoral words, or make any indecent pictures or drawings on any public or private building, wall, fence, sign, monument, post, sidewalk, or pavement in any of the said streets, parks, or public places of the said City. By-law 467, s. 39.

Indecent writings or pictures on the walls.

INTERPRETATION.

36. Whenever the word "street" or "streets" is mentioned in this By-law, it shall be understood and construed as including all highways, thoroughfares, lanes, roads, alleys, avenues, bridges, courts, court yards, commons, public squares, and public places; and shall be also understood as including the sidewalks, unless the contrary is expressed, or such construction would be inconsistent with the manifest intent of this By-law. By-law 467, s. 40.

Construction of the word "street."

No. 468.
Common Sewers.

Penalty.

PENALTY.

Distress in default of payment.

Commitment in default of distress.

37. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 467, s. 41; By-law 752, s. 4.

No. 468.

A By-law to provide for regulating the Common Sewers, and an Annual Rental or Sewerage Rate.

[PASSED OCT. 26, 1868.
AMENDED NOV. 26, 1869.]

WHEREAS it has been found necessary to make provisions for regulating the common sewers in the

City of Toronto, and to provide for an annual rental or sewerage rate: No. 468.
Common Sewers

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. From and after the passing of this By-law, it shall and may be lawful for the Board of Works, under the sanction and by the order of the Municipal Council of the City of Toronto, to construct common sewers and drains in such parts of the said City as they may deem necessary for sanitary purposes, or where at least two-thirds in number and one-half in value of the owners of the real property on any street, lane or highway, or any portion thereof, clearly defined by cross streets, shall by petition to the said Municipal Council require the same, which said petition shall be subject to the By-law of the said City of Toronto number four hundred and sixty-nine, and entitled, "A By-law to provide for the assessment of property benefited by local improvements:" Provided always, that such street, lane or highway, or portion thereof, be so situate as to afford a proper and sufficient outlet for such drain. By-law 468, s. 2.

Board of Works may construct common sewers where necessary for sanitary purposes;

Or upon petition of the real property owners.

2. From and after the passing of this By-law, the grounds, yards, vacant lots, or other properties, abutting on any street or portion of any street, in the said City of Toronto, through which a common sewer has heretofore been constructed, and which is opposite to such common sewer, shall be drained into such common sewer. By-law 468, s. 3.

Property abutting on a street on which there is a common sewer to be drained into it.

3. It shall not be lawful for any person or persons to make or construct any drain or sewer in any part of the public streets of the said city through which any common sewer shall have been constructed, or to make any excavation for the purpose of cleansing any sewer already constructed, unless such sewer shall communicate with the common sewer upon the terms and with the license and permission hereinafter mentioned. By-law 468, s. 4.

Private drains or sewers.

N. 468.
Common sewers.

Private drains or sewers not to be constructed where there is a common sewer without a license from the Board of Works.

4. No person or persons shall be allowed to make or construct any drain or sewer in or through any part of such streets wherein the said common sewers shall have been constructed, unless such person or persons shall have previously obtained a license so to do, which said license shall be granted by the said Board of Works, upon payment or engagement or undertaking to pay such sums of money as by the said Board of Works may be determined. By-law 468, s. 5.

Private sewers to communicate with the common sewers as the Board of Works shall direct.

5. All private sewers or drains so to be constructed to communicate with the said common sewers, shall be in such shape and form, and communicate with the said common sewers in such manner, and at such parts thereof, as the said Board of Works shall from time to time direct and appoint. By-law 468, s. 6.

Drains crossing common sewers and not communicating therewith to be filled up.

6. All private and other drains crossing the course of such common sewers, or running in or through any part of the streets of the said City, unless such as shall communicate with the said common sewer, shall be forthwith filled up and obstructed. By-law 468, s. 7.

Sewers from streets having no common sewer may be let into a common sewer if it do not drain premises fronting a street in which there is a common sewer.

7. Nothing in this By-law contained shall be construed to prevent the letting in of sewers from the streets of the said City in which no common sewer shall have been constructed, into the said common sewers, if such sewer so to be let in shall not be used to drain premises having a front on a street in which such common sewer shall have been constructed, and if such sewer shall be let in, in such manner and form as the said Board of Works shall direct and appoint. By-law 468, s. 8.

Injuring sewers.

8. No person shall commit damage or injury to any of the said common sewers, or to any private drain or sewer communicating therewith. By-law 468, s. 9.

Owners or occupiers of property who have paid for the use of a common sewer shall use the

9. The owners and occupiers of all properties abutting on any streets upon which said common sewers have been constructed, who have heretofore paid the sum re-

By-law

quired such of of cha paid.

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quired by By-law to be paid for the privilege of using such common sewer, shall continue to use the same, free of charge, for the number of feet for which they have so paid. By-law 468, s. 10.

No. 468.
Common Sewers.
same free of charge.

10. All persons who own or occupy property which is drained into any such common sewer, or which is required by this By-law to be drained into such sewer, and who have not heretofore paid for the privilege of so draining as aforesaid, shall be charged an annual rental per foot of the frontage of such property abutting on such street, or portion of a street as aforesaid, for the use of such common sewer, that is to say :

Owners or occupiers of property who have not paid for the privilege of draining shall be charged an annual rent.

Firstly, In section number one, including all that portion of the said City of Toronto, lying between the centre of Parliament Street on the east, the centre of Queen Street on the north, the centre of Simcoe Street on the west, and the waters of the Bay on the south, twelve and one-half cents per foot per annum :

In section No. 1, twelve and one-half cents per foot per annum.

Secondly, In section number two, including all that portion of the said City lying between the centre of Queen Street on the south, the centre of Spadina Avenue on the west, the centres of College Street, College Avenue and Carlton Street on the north, and the centre of Parliament Street on the east, ten cents per foot per annum :

In section No. 2, ten cents per foot per annum.

Thirdly, In section number three, including all those portions of the said City not included in sections numbers one and two, nine cents per foot per annum ;

In section No. 3 nine cents per foot per annum

Provided always, that when any grounds, yards, vacant lots, or other property, is situate at the intersection of a street with any lane or alley, upon each of which streets, lanes or alleys there is a common sewer, the fronts only of such grounds, yards, vacant lots, or other property, together with so much of the flank thereof as the said flank exceeds eighty feet, shall be assessed for the rental hereby imposed. By-law 468, s. 11.

Property situate at the intersection of a street.

11. The owner or occupier of any property so required to be drained, may commute for the payment of the

Owners or occupiers of property may commute.

No. 468.
Common Sewers.

annual rent therein mentioned, by a payment of one dollar and ten cents per foot frontage for property in section number one; of ninety cents per foot frontage for property in section number two; and of eighty cents per foot frontage for property in section number three; with interest on such payment at the rate of six per centum per annum, to be computed from the first day of January, one thousand eight hundred and sixty-one, deducting in each case one twentieth of the above-named sums, if the said one-twentieth has been previously paid. By-law 468, s. 12.

The City Engineer to make a statement of sewers constructed in each year.

12. It shall be the duty of the City Engineer for the time being, at such time as he may be required so to do, to render to the Treasurer of the City of Toronto, a statement of all sewers which have been constructed during the then preceding year, showing the names of the streets in which said sewers have been constructed, the extent and cost thereof, the names of proprietors whose properties may front on such streets, and the frontage of the lot or lots owned by such proprietors, and such further information as may be required to enable the said Treasurer to assess such properties in accordance with the provisions of this By-law. By-law 463, s. 13.

The Treasurer to make out separate rolls for rentals due for common sewers.

13. It shall be the duty of the said Treasurer sometime in the month of January in each and every year, to make out separate rolls of the annual rentals due for the use of the common sewers in each ward of the said City, by the owners or occupiers of property therein, in the Form A, in the Schedule to this By-law annexed, and to cause such rolls to be placed in the hands of the several Collectors of the City appointed therefor. By-law 468, s. 14.

The collectors to demand payment of the rentals.

14. It shall be the duty of the said several Collectors to demand payment from each and every individual whose name shall appear on the rolls, of the several and respective sums payable by him, her or them, according to the said rolls, by leaving at his, her or their place of abode a printed bill of the same in the Form B, in the said

Schedule, and calling at least once thereafter for the same. By-law 468, s. 15.

No. 468.
Common Sewers.

15. In case any of the parties so liable, as aforesaid shall refuse or neglect, for fourteen days after demand made, as in the last section is provided, to pay such annual rental, the said collector shall return such defaulter to the said Treasurer, who shall forthwith cause the amount in default to be collected by process of law in any Court of this Province having competent jurisdiction. By-law 468, s. 16.

Defaulters to be proceeded against.

16. In case the owner or occupier of any grounds, yards, vacant lots, or other property abutting on any street or portion of a street in the said city, wherever a common sewer has been constructed, and which is opposite to such common sewer, shall omit to drain such grounds, yards, vacant lots, or other property, the said Board of Works may cause the same to be drained into such common sewer, and the cost thereof shall be assessed against such owner or occupier. By-law 468, s. 17.

The Board of Works may drain the premises of those who omit to drain into the common sewers.

17. The said Treasurer shall cause such assessment for the draining of such grounds, yards, vacant lots, or other property, as in the last section is mentioned to be inserted in the rolls hereinbefore mentioned, and in default of payment thereof, after demand made, as hereinbefore provided, the same shall be collected in like manner as in the fifteenth section of this By-law is set forth. By-law 468, s. 18.

The cost of draining premises by Board of Works to be inserted on the Collector's rolls.

18. If the owner or occupier of any property required by any By-law of the said city to be drained, shall commit the annual rental chargeable thereon, by the payment of the amount settled hereby, the Mayor of the said City shall execute to the party paying the same, a license to drain the said property into the common sewer, in the Form C, in the said Schedule: Provided always, in case any person required to construct a drain into any common sewer, does not do so, but is willing to pay the like annual

The Mayor to execute a license to owners or occupiers of property committing, to drain into the common sewers.

Persons willing to pay sewerage rates without using the com-

No. 468.
Common Sewers.
Common sewers to
execute a cove-
nant to the Board
of Works.

Proviso, not to
prevent the col-
lection of rentals,
&c.

rental or sewerage rate as if he did use such sewer, without the construction of such drain by the said City, and thereby save to himself the assessment for the construction thereof, and shall execute to the said City a covenant in the Form D, in the said schedule, the Board of Works shall not, in their discretion, proceed with the construction of the said drain, as by the said seventeenth section of this By-law is provided: Provided further, that nothing herein contained shall prevent the collection of such annual rentals, commutations and assessment moneys, in the manner hereinbefore provided, by a Collector or Collectors specially appointed by resolution of the Council for that purpose. By-law 468, s. 19.

Penalty.

Distress in de-
fault of payment.

Commitment in
default of dis-
tress.

19. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting, as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 468, s. 20; By-law 752, s. 4.

No. 468.
Common Sewers.

FORM "B."

(See Section 14.)

No. CITY OF TORONTO.

Mr.....

DISTRICT No.....

.....Street Sewer.

- 1859. To rental of . . . feet frontage, at . . . per foot, \$. . .
- 1860. To " . . . " . . . " . . .
- 1861. To " . . . " . . . " . . .
- 1862. To " . . . " . . . " . . .

Received payment,

.....Collector.

FORM "C."

(See Section 18.)

No.

TO ALL TO WHOM THESE PRESENTS MAY COME,
The Corporation of the City of Toronto sends

GREETING:—

Whereas, under and by virtue of a certain By-law of the said The Corporation of the City of Toronto, passed on the twenty-sixth day of October, in the year of our Lord one thousand eight hundred and sixty-eight, entitled "A By-law to provide for regulating the common sewers, and an annual rental or sewerage rate," it is enacted, among other things, that from and after the passing of the said By-law, the grounds, yards, vacant lots, or other properties abutting on any street, or portion of any street, in the said City of Toronto, through which

aw 468.

No. 468.
Common Sewers.

a common sewer has heretofore been constructed, and which is opposite to such common sewer, shall be drained into such common sewer:" and also, "that all persons who own or occupy property which is drained into any such common sewer, or which is required by the said By-law to be drained into such sewer, and who have not heretofore paid for the privilege of so draining as aforesaid, shall be charged an annual rental per foot of the frontage of such property abutting on such street, or portion of a street, as aforesaid, for the use of such common sewer, that is to say: Firstly, in section number one, including all that portion of the said City of Toronto lying between the centre of Parliament Street, on the east; the centre of Queen Street, on the north; the centre of Simcoe Street, on the west; and the waters of the Bay, on the south, twelve and one-half cents per foot per annum: Secondly, in section number two, including all that portion of the said City lying between the centre of Queen Street, on the south; the centre of Spadina Avenue, on the west; the centres of College Street, College Avenue, and Carlton Street, on the north; and the centre of Parliament Street, on the east, ten cents per foot per annum: Thirdly, in section number three, including all those portions of the said City not included in sections numbers one and two, nine cents per foot per annum;" and also, "that the owner or occupier of any property so required to be drained, may commute for the payment of the annual rent therein mentioned, by a payment of one dollar and ten cents per foot frontage for property in section number one; of ninety cents per foot frontage for property in section number two; and of eighty cents per foot frontage for property in section number three; with interest on such payment at the rate of six per centum per annum, to be computed from the first day of January, in the year of our Lord one thousand eight hundred and sixty-one, deducting in each case one-twentieth of the above named sums, if the said one-twentieth has been previously paid."

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No. 468.
Common Sewers.

And whereas _____ of the City of Toronto, is the _____ of all that certain piece, parcel or lot of land, situate on _____ Street, in the said City of Toronto, through which a common sewer hath been constructed, being composed of _____ and lying in section number _____ as laid down in and by the said By-law, and required by the said By-law to be drained into the said sewer:

And whereas the said _____ hath applied to the said The Corporation of the City of Toronto, to be allowed to commute for the payment of the annual rent imposed by the said By-law, as by the said By-law is provided:

Now know ye, that in consideration of the sum of _____ now paid by the said _____ to the said The Corporation of the City of Toronto, the receipt whereof is hereby acknowledged, and that the same is in full for the commutation of the said annual rent, license and permission is hereby given and granted to the said _____ and his assigns, and all others whom it may concern, to make and construct a sewer from the said premises hereinbefore described, to the said common sewer, in the said street and to communicate the same with the said common sewer, and to use the same sewers for the purpose of draining the said premises for all time to come, free of all rent or charge for the drainage thereof: And also, from time to time, and at all times, (under the direction of the proper officer of the said The Corporation of the City of Toronto, for the time being, but at his or their own expense), to open, cleanse, maintain, amend, repair and preserve the said sewer so to be made from the said premises to the said common sewer; subject, nevertheless, to the provisions of the By-laws of the said The Corporation of the City of Toronto affecting the same:

In witness whereof the said The Corporation of the City of Toronto have hereunto set their Corporate Seal by _____ Esquire, the Mayor of the said City, counter-

By-law
signed
City,
our L

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signed by _____ Esquire, the Treasurer of the said
City, this _____ day of _____ in the year of _____
our Lord one thousand eight hundred and _____

No. 468.
Common Sewers.

[L.S.]

FORM "D."

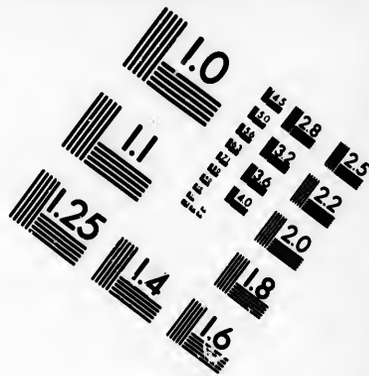
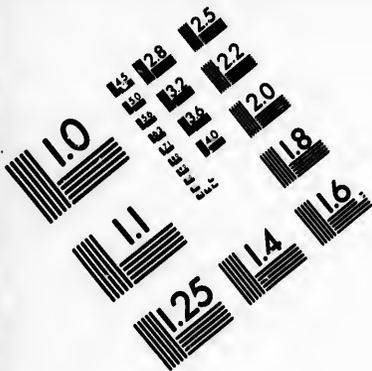
(See Section 18.)

Whereas _____ being the owner [or occupier] of cer-
tain property on _____ Street, in the City of Toronto,
[describe the property] in which said street a common
sewer has been constructed, and hath been required ac-
cording to the By-law in that behalf to drain such pro-
perty into the said common sewer, and having made default
therein, the Corporation of the City of Toronto may by
law build the necessary drain and assess the said
for the costs of the construction thereof, and collect the
same, together with the sum of _____ annually, as the
rental for the use of the said common sewer:

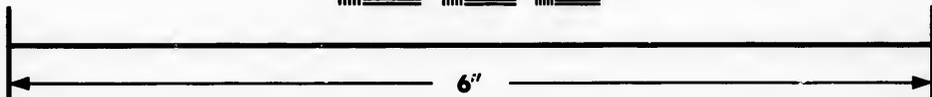
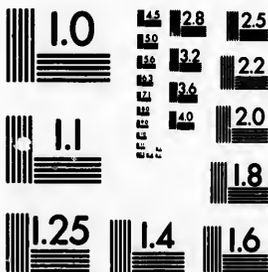
And whereas the said _____ is desirous of paying such
annual rental without being put to the expense of the
construction of such drain:

Now know ye, that in consideration of the premises,
the said _____ doth hereby acknowledge to owe to The
Corporation of the City of Toronto, and their successors,
the sum of _____ annually, for the annual rental as afore-
said, and doth hereby covenant, promise and agree, to and
with the said The Corporation of the City of Toronto, and
their successors, to pay them the said sum half-yearly, on
the first day of the months of _____ and _____ in each and
every year henceforth, and the said _____ doth hereby,
for the consideration aforesaid, charge the same upon the
said property, to be payable thereout, on the days and in
manner before mentioned.





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



**Photographic
Sciences
Corporation**

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

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No. 469.
Assessment for
Local Improve-
ments.

In witness whereof the said hath hereunto set
his hand and seal, this day of in the year of
our Lord one thousand eight hundred and

Signed, sealed and delivered, }
in presence of }

[L.S.]

No. 469.

A By-Law to provide for the Assessment of Pro-
perty benefited by Local Improvements.

[PASSED OCT. 26, 1868.
AMENDED SEPT. 25, 1876.]

See 26 V., c. 48
(Ont.), s. 464.

WHEREAS it has been found necessary to provide
the means of ascertaining and determining the
proportion in which the assessment is to be made on the
various portions of the real estate of the City of Toronto
to be benefited by Local Improvements:

Therefore the Municipal Council of the Corporation of
the City of Toronto enacts as follows:

The City Clerk
to examine,
number and
enter petitions.

1. All petitions for Local Improvements to be made
under the provisions of this By-law, if received by the
Council and referred to the Board of Works, shall be
examined by the Clerk of the Council, whose duty it shall
be to ascertain and finally determine whether the same
are signed by two-thirds in number and one-half in value
of the owners of the real property to be directly benefited
thereby, and such petitions when found to be correct as
aforesaid, shall be numbered by him in the order they are
received, and be entered at length in a book to be kept
for that purpose, to be called the "Local Improvement
Book," and the Clerk shall endorse upon such petitions his
certificate of the correctness thereof, and of the value of
the whole of the real property rateable under the By-law,

To certify and
transmit them
to the Board of
Works.

and shall forthwith so transmit the same to the said Board of Works. By-law 469, s. 2.

No. 469.
Assessment for
Local Improve-
ments.

2. It shall be the duty of the Clerk, so soon as the said Board of Works shall have reported to the Council in favour of the prayer of such petitions, and their report thereon shall have been adopted by the Council, to cause a copy of the petitions to be forwarded without delay to the officer named in the next succeeding section of this By-law, for his immediate action thereon. By-law 469, s. 3.

When petitions are passed by the Council the Clerk to forward them to the City Engineer.

3. It shall be the duty of the City Engineer for the time being, upon receipt of a copy of the petitions from the Clerk, to proceed at once to ascertain and determine what real property will be immediately benefited by the proposed improvement, and to ascertain and determine the proportion in which the assessment to defray the cost thereof is to be made on the various portions of the real estate so benefited, and to report the same to the Council at its next meeting, which report when approved by the Council, shall be entered in the said "Local Improvement Book." By-law 469, s. 4.

The City Engineer to report to the Council the property benefited and the amount of the assessment.

His report to be entered in the local improvement book.

4. The said Clerk so soon as the report of the City Engineer is entered in the "Local Improvement Book" as provided by the third section of this By-law, shall cause a notice to be left at the place of abode of such parties to be assessed for such improvement, that the said assessment has been made and the amount thereof, and that a By-law in accordance therewith will be passed by the Council unless the same be appealed from in manner provided by the Act thirty-sixth Victoria, chapter forty-eight of the Statutes of the Province of Ontario, entitled "An Act respecting Municipal Institutions in the Province of Ontario." By-law 469, s. 5.

The City Clerk to notify parties of the assessment.

No. 470.
Fences and Fen-
cing-in of Vacant
Lots.

No. 470.

A By-law to regulate Division or Line Fences in the City of Toronto, and to enforce the Fencing-in of Vacant Lots.

[PASSED Oct. 26, 1868.]

AMENDED Nov. 23, 1869; SEPT. 26, 1876.]

Ses 86 V., c. 48
(Ont.), s. 379 (12)
(18), & s. 384 (20).

WHEREAS it has been found necessary to make provision for regulating the height, extent and description of lawful division or line fences in the City of Toronto, and for determining how the cost thereof shall be apportioned, and for the fencing-in of vacant lots in the said City :

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows :

Division fences to be kept up in equal proportions by parties owning the adjoining land.

1. From and after the passing of this By-law all division or line fences between tenements in the City of Toronto, shall be made, kept up and maintained as lawful fences by the parties owning or occupying the land immediately adjoining thereto, and divided by such fences, each party maintaining an equal proportion of the same, and in case the land on one side of any such fence shall not be used or cultivated, then the person occupying the land under cultivation or in use which is enclosed by such fence, shall be bound to keep the said fence as a lawful fence, and the owner or occupier of land which is wild and uncultivated, or lying as a common, or used as a road or lane, shall not be bound to maintain a share of the fence between such wild and uncultivated land, or common or road or lane, and adjoining land in the occupation of another party which shall be so used or cultivated; Provided always, that so soon as any such lands which may have been lying wild and uncultivated, or as a common, or used as a road or lane, shall become tilled or otherwise used, the owner or occupier thereof shall from thence-

When the land on one side of the fence is not used or cultivated the party who owns the land under cultivation to keep up the fence until the other lands become used or cultivated.

forth become liable to repair, maintain and keep his share of the division fence between such land and the adjoining land, and shall pay to the other party as compensation for that part of the fence which he may become liable to maintain a sum not to exceed four dollars per rod, and any person neglecting or refusing to pay the sum so awarded, shall become liable to the penalties of this By-law, and to a further penalty to the amount of the sum so awarded, which shall be recoverable in the same manner as the fine imposed under section eight. By-law 470, s. 2; By-law 752, s. 2.

No. 470.
Fences and Fencing-in of Vacant Lots.

2. Whenever parties owning or occupying lands adjacent to each other, shall dispute and not be able to agree in apportioning to each other the part of the fence to be so maintained by each party, then and in such case, every such dispute shall be settled by the City Inspector of the division of the city in which the land lies, and two Arbitrators to be chosen by the parties so in dispute, one to be chosen by each, who shall meet at an hour to be named by the City Inspector at the place where the land lies, and shall then and there decide which part or proportion of such fence each party shall keep up and maintain, but shall not have power to compel either party to make any particular sort of fence, or to oblige either party to pay for his proportion of a fence already built more than four dollars per rod. By-law 470, s. 3; By-law 752, s. 2.

Disputes to be settled by the City Inspector and two Arbitrators.

Meetings and powers of Arbitrators.

3. If either of the parties in dispute shall, upon being called upon by the other party to appoint his Arbitrator, neglect or refuse so to do within three days after being so called upon, then and in every such case, the other party shall be allowed to choose his Arbitrator, if he shall think fit so to do, and such Arbitrator shall, with the said City Inspector, proceed in the manner above mentioned to apportion to each party his share of the fence so to be kept and maintained by him, and the decision of the City Inspector and such one Arbitrator so chosen, or the decision of the City Inspector alone, where neither Arbitra-

Neglecting or refusing to appoint Arbitrators.

No. 470.
Fences and Fencing-in of Vacant Lots.

Decision of Arbitrators, to be in writing,

And be filed in the office of the Clerk of the Council.

tor is chosen, or the decision of the City Inspector and both Arbitrators, or the majority of them, where both Arbitrators are appointed as under the next preceding section shall be final, and shall be made in writing and signed by the City Inspector and Arbitrator, or Arbitrators, agreeing thereto; and it shall be the duty of the City Inspector, or one of the parties signing such decision, to file the same in the office of the Clerk of the Municipal Council, and which when filed, shall at all reasonable hours be open to inspection by the parties concerned. By-law 470, s. 4.

Description of lawful fence.

4. Every division or line fence shall be of the height of five feet six inches, and so constructed as not to allow any horses, cows, cattle, sheep, goats or swine to get past or beyond the same without having to break it down or leap over it; and that any and every fence so made and constructed of the aforementioned height of five feet six inches, and of reasonable strength, shall to all intents and purposes be a lawful fence within the said City of Toronto. By-law 470, s. 5; By-law 617, s. 1.

Fees to be paid the City Inspector.

5. Whenever the City Inspector shall be so called upon to act with or without the Arbitrators, and shall make and file a decision as hereinbefore provided, he shall be entitled to demand and receive for City purposes the sum of one dollar, to be paid either wholly by the person calling upon him, when the other party shall not choose to appoint his Arbitrator, or by both paying an equal share when such party chooses or appoints his Arbitrator, and recoverable by suit in the Division Court. By-law 470, s. 7.

Owners or occupiers of vacant lots to fence in the same.

6. The owners or occupiers of every vacant lot abutting on any street, road, lane, or other highway, within the limits of the said City, shall fence in the same within six days from receiving notice from the City Engineer to that effect, and shall keep and maintain all such fences

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in perfect repair, to the satisfaction of that officer. By-law 470, s. 8.

No. 470.
Fences and Fencing-in of Vacant Lots.

7. Every such fence, if closely boarded, shall not be less than six feet in height; if of any other description, it shall be sufficient to protect the streets and the public against the creation or perpetuation of any nuisance or inconvenience whatsoever. By-law 470, s. 9.

Description of fence.

8. Any person or persons neglecting or refusing to comply with, or who shall be found guilty of an infraction of any of the provisions of this By-law, shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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 or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 470, s. 10; By-law 752, s. 4.

Penalty.
Distress in default of payment.

Commitment in default of distress.

No. 473.
Fire Department.

No. 473.

A By-law for the organization and management of the Fire Department.

[PASSED OCT. 26, 1868.
AMENDED NOV. 26, 1869; SEPT. 25, 1876.]

See 26 V., c. 48
(Ont.), s. 284,
subsec. 27, et seq.;
C.S. Ca., c. 87.

WHEREAS it has been found necessary to make rules and regulations for the organization and management of the Fire Department in the City of Toronto;

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows :

Construction of
the fire depart-
ment.

1. The Fire Department of the said City of Toronto shall hereafter consist of:—A Chief Engineer; an Electrician, and such assistant Engineers, Electricians and men as may from time to time be appointed by the Standing Committee on Fire, Water and Gas, whose names, with the dates of their admission and the dates of their leaving the Fire Department, shall be enrolled by the Chief Engineer in a register to be kept by him for that purpose, which said register may contain any other particulars that the Standing Committee on Fire, Water and Gas shall deem expedient or necessary. By-law 473, s. 2; By-law 752, s. 2.

Names of mem-
bers to be
registered.

Members to re-
ceive a certifi-
cate of their enrol-
ment.

2. Upon the enrolment of any person as a member of the Fire Department, the Chief Engineer shall give such person a certificate that he is enrolled a member of the Fire Department, which certificate shall contain the date of his admission and such other particulars as the said Committee may consider necessary and expedient. By-law 473, s. 3.

Members to
receive a certifi-
cate after seven
years.

3. Whenever any member of the Fire Department, regularly enrolled, has regularly and faithfully served in the Fire Department for the space and term of seven years consecutively, such member upon his producing a

certificate from the Chief Engineer of his having so served, shall receive a certificate from the Clerk of the said Municipal Council that he has been regularly enrolled and served as a member of the Fire Department for the space of seven years, and such certificate shall exempt the individual named therein from the payment of any personal statute labour tax thereafter, and from serving as a juror on the trial of any cause in any court of law within the Province of Ontario. By-law 473, s. 4.

No. 473.
Fire Department.

Such certificate to exempt the individual named therein from statute labour tax and from serving as a juror.

4. Any person who, in the discharge of his duty as a Fireman, distinguishes himself in the performance of a gallant act, by which life or property shall or may be saved, such person shall be entitled to receive a reward therefor, either by the presentation of a medal, or such pecuniary assistance as the said Municipal Council may by resolution direct. By-law 473, s. 5.

Rewards for distinguished services.

5. Any person who, while engaged in his duty as a Fireman, has received, or may hereafter receive any injury, which has proved or may hereafter prove the cause of his death, the widow and orphans (if any) of such person shall be entitled to receive such pecuniary aid as the said Municipal Council may by resolution determine. By-law 473, s. 6.

Relief to the families of those who have died from injuries received in the performance of their duties.

6. The apparatus of the Fire Department shall consist of:—Steam fire engines; hose carts and hose; hook and ladder trucks; and other necessary apparatus, including hydrants and water tanks, and in such numbers as from time to time shall be deemed necessary by the said Committee. By-law 473, s. 7.

The apparatus of the fire department.

7. Until the said Municipal Council shall have purchased a sufficient number of horses to draw the engines and other apparatus, to and from fires, the said Committee shall secure and hire the services of good and efficient horses and drivers, to be kept always in readiness, to haul and drive the said engines and other apparatus to and

Horses and drivers for the engines.

No. 473.
Fire Department.

from fires, and for the performance of such other duties connected with the Fire Department, as may be determined upon by the said Committee. By-law 473, s. 8.

All persons when required to assist at fires.

8. All persons at or near any fire shall assist in extinguishing the same, and in removing furniture, goods and merchandise from any building on fire, or in danger thereof, and in guarding and securing the same, and in demolishing any house or building when required so to do by the Mayor or any of the Aldermen, or by any of the Engineers of the Fire Department, or by any of the City Police. By-law 473, s. 10.

Appointment of Chief Engineer and members of the fire department.

9. The Chief Engineer shall be appointed by the said Municipal Council, and all other officers and members of the Fire Department shall be appointed, and may be removed from office by the said Committee. By-law 473, s. 11.

Salaries.

10. The salary of the Chief Engineer shall be fixed by the said Municipal Council, and the salary or remuneration of all others in or connected with the Fire Department shall be determined by the said Committee. By-law 473, s. 12.

The management of the fire department.

11. The whole apparatus and management of the Fire Department shall be under the direction of the Chief Engineer, subject to instructions from the said Committee, but at every fire the Chief Engineer or other the senior officer of the Department who may be present shall have sole control over all members of the Fire Department, and all persons engaged at any fire, and over all the engines and apparatus belonging thereto, and any person who shall refuse or neglect to obey any legal order of the said Chief Engineer or other the senior officer present shall be subject to the penalties of this By-law. By-law 473, s. 14; By-law 752, s. 2.

Demolishing or taking down buildings at fires.

12. The Chief Engineer or officer in charge of the Fire Department, at any fire, is hereby empowered to cause to

be demolished or taken down, all buildings, erections or fences which he shall deem necessary to be taken down in order to arrest the progress of any fire. By-law 473, s. 15.

No. 473.
Fire Department.

13. In the absence of the Chief Engineer, the senior assistant Engineer who may be present, and in case no assistant Engineer is present, the senior Foreman in the company shall have the powers and perform the duties of the Chief Engineer. By-law 473, s. 16; By-law 752, s. 2.

The absence of
Chief Engineer.

14. On all occasions of fire, the side of the street nearest the fire, and for a distance of fifty feet on each side of the fire, and for two-thirds the width of the street in front 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 necessary 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 the Mayor or any of the Aldermen of the City, or by any of the Engineers or Foremen of the Fire Department, or by any of the City Police. By-law 473, s. 17.

The streets to
be kept clear
about the
locality of fires.

15. No person or persons shall in any way impede or hinder any fireman or other person who shall be assisting in extinguishing a fire, or be in the performance of any other duties connected therewith. By-law 473, s. 18.

Hindering fire-
men in the dis-
charge of their
duties.

16. Any person or persons wantonly or maliciously injuring any fire-engine, hose, or other apparatus belonging thereto, or any bell or bell-rope, used for the firemen in giving an alarm of fire; or who shall, without reasonable cause, by outcry, ringing of bells or otherwise make or circulate, or cause to be made or circulated, any false alarm of fire; or who shall, after sun-set, without pre-

Injuring the fire
apparatus.

Raising false
alarms.

Non-fire.

No. 474.
Pounds and
Pound-keepers.

viously warning the Chief Engineer, make any bonfire or other large fire, in any field, yard, or open space, shall be subject to the penalties of this By-law. By-law 473, s. 19.

Penalty.

17. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace, for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 473, s. 20; By-law 752, s. 4.

Distress in default of payment.

Commitment in default of distress.

No. 474.

A By-law to provide for the appointment of Pound-keepers, and to regulate the Pounds in the City of Toronto.

[PASSED OCT. 26, 1868.

AMENDED NOV. 26, 1869; JUNE 15, 1874;

SEPT. 25, 1876.]

WHEREAS it has been found necessary to appoint pound-keepers for the City of Toronto, and to

regulate their duties, and to restrain and regulate the running at large of certain animals, and to provide for impounding the same; and further to provide for sufficient yards and enclosures for the safe keeping of such animals as it may be the duty of the pound-keeper to impound:

No. 474.
Pounds and
Pound-keepers.

See 20-20 V., c.
51, s. 265.

Therefore, the Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. For the purposes of this By-law the City of Toronto shall be divided into three districts, numbered one, two, and three, respectively:

The City to be
divided into
three districts.

District number one shall consist of all that part of the said City lying west of Brock Street, and extending from the Bay to the north part of the City limit;

District No. 1.

District number two shall consist of all that part of the said City lying between Brock Street on the west, and Church Street on the east, from the Bay to the north City limit:

District No. 2.

District number three shall consist of all that part of the said City lying to the east of Church Street, between the Bay and the north City limit. By-law 474, s. 2.

District No. 3.

2. There shall be three public pounds established in the City of Toronto, one in and for each of the said districts, that is to say: one on the plot of land owned by the City on the south side of Adelaide Street, in St. Andrew's Ward, for District number one: one on the corner of Yonge and Isabella Streets, in St. James's Ward for District number two: and one in St. Lawrence Ward, upon the Market Reserve, at the east end of the said Ward, for District number three: Provided always, that whenever the Common Pound of any District is not secure, the pound-keeper may confine any animal liable to be impounded in any enclosed space within the limits of such pound-keeper's District. By-law 474, s. 3.

Pounds to be
established on
Adelaide Street;

On the corner of
Yonge and Isabella
Streets;

On the Market
Reserve.

When pounds
not secure.

No. 474.
Pounds and
Pound-keepers.

Appointment of
pound-keepers.

3. The Municipal Council shall, from time to time, as the occasion shall require, appoint three responsible persons to serve in the office of pound-keeper, one for each of the pounds hereinbefore established, who shall hold their offices during the pleasure of the Council, and be generally under the supervision and direction of the City Commissioner. By-law 474, s. 4; By-law 752, s. 2.

Horses, &c., not
to run at large
within the limits
of the City.

4. It shall not be lawful for any person or persons, to suffer his, her, or their horses, cows, cattle, goats, sheep, swine or geese to run at large within the limits of the said City. By-law 636, s. 1.

Animals to be
impounded at
the nearest
pound to the
place where
they are found.

5. Any animal liable to be impounded under the provisions of this By-law, shall be impounded in the pound nearest to the place where it may be found running at large or trespassing. By-law 474, s. 7.

Pound-keeper to
impound all ani-
mals found run-
ning at large
and trespassing
on land.

6. It shall be lawful for any pound-keeper of the said City, duly appointed as aforesaid, to impound any of the animals mentioned in the fourth section of this By-law, on delivery thereof to him for that purpose by any person or persons, or if found running at large within the limits of the said City, and he is hereby required to impound all such animals; and also to impound all horses, cows, cattle, sheep, goats, swine or geese that shall trespass on the land of any person or persons within the said City, and to detain the same until the owner or owners thereof shall have paid over and above any claim for damages for the trespass and the charges, or over and above the penalty alone where no trespass has been committed, the sums following: For every horse or head of cattle, pig, sheep or goat, one dollar, and for every goose ten cents, which shall go to the pound-keeper as, and for, his fee for impounding the same. By-law 636, s. 3.

Amount to be
paid by the own-
ers of animals
impounded.

Found-keeper to
provide food,
water and shelter
for animals
impounded.

7. Whenever any animals which have been trespassing or running at large, contrary to the provisions of this By-law, shall have been impounded as aforesaid, it shall

be the duty of the pound-keeper, daily, to furnish such animals with good and sufficient food, water and shelter, during the whole time that such animals continue impounded, and for so doing he shall be entitled to demand and receive the following allowance, over and above his fees as pound-keeper as hereinbefore provided, namely: For every horse, fifty cents per day; for every head of cattle, thirty-five cents per day; for every sheep, pig or goat, twenty cents per day; and for every goose, five cents per day. By-law 636, s. 4.

No. 474.
Pounds and
Pound-keepers.

8. The value or allowance as aforesaid, may be recovered, with costs, by summary proceeding before any Justice of the Peace for the said City of Toronto in like manner as fines, penalties or forfeitures for breach of any By-law of the said Municipality, may by law be recovered and enforced by a single Justice of the Peace. By-law 474, s. 10.

Manner of re-
covering fees by
pound-keepers.

9. In case any pound-keeper who impounds or confines any such animal as aforesaid, refuses or neglects to find, provide and supply the animal with good and sufficient food, water and shelter, he shall be subject to the penalties of this By-law. By-law 474, s. 11.

Penalty where
pound-keeper
neglects to feed
animals.

10. The person distraining or impounding any animal, shall at the time, or within twenty-four hours thereafter, deliver to the pound-keeper duplicate statements in writing of his demand against the owner for damages (if any) not exceeding twenty dollars done by such animal, and shall at the same time give his written agreement under seal (with a surety, if required by the pound-keeper), in the form following, or in words to the same effect :

Persons
impounding
animals to give a
statement of
their damages
against the
owner, and
their written
agreement to
pay the costs in
case distress is
illegal.

I [or We] do hereby agree that I [or We] will pay to the owner of the [describe the animal] by me, A. B., this day impounded, all costs to which the said owner may be put, in case the distress by me, the said A. B., proves to be illegal, or in case the claim for damages now put in by me, the said A. B., fails to be established.

By-law 474, s. 12.

No. 474.
Pounds and
Pound-keepers.

Notice of distress
and time and
place of sale.

If owner does
not redeem
within fifteen
days distress to
be sold.

Application of
the proceeds of
sale.

Proceedings
where the
amount of
damage done
by animals
trespassing is
disputed.

11. In all cases the pound-keeper shall, within forty-eight hours, and not before twenty-four hours after the distress shall have been impounded, cause a notice thereof, in writing, to be affixed on each of the pound-gates, on the door of each police-station, and on some conspicuous part of the public weigh-house, which notices shall give a particular description of the distress, and shall specify when and where the same is to be sold; and if the owner of such distress, or some other person on his or her behalf, shall not, within fifteen days after such notice shall have been affixed as aforesaid, redeem the same by paying the charges of the pound-keeper, and the penalty and damage imposed, if any, it shall be lawful for such pound-keeper to cause such distress to be sold, and after deducting his own charges to pay the damages, if any, to the person entitled thereto, and the penalty to the Treasurer of the said City for City purposes, and the overplus, if any, to the owner or owners of such distress, if known, if not known to the Treasurer and if not claimed within three months after being received by the Treasurer, the same shall be applied by him to City purposes. By-law 474, s. 13.

12. If the owner of any distress taken doing damage, or any person on his or her behalf, shall appear and dispute the amount of damage claimed, it shall and may be lawful for the pound-keeper to apply to the Mayor or to any one of the Aldermen of the said City, who is hereby authorized and required forthwith to summon three disinterested inhabitant householders, and such three persons, or any two of them, shall, within twenty-four hours after notice of their appointment, as aforesaid, view the fence and the ground upon which the animal was found doing damage, and determine whether or not the fence was a lawful one according to the By-laws of the said City in that behalf at the time of trespass, and if it was a lawful fence, then they shall appraise the damage committed, and the determination of the majority of them shall be

conclusive as to such damages, and they shall, within twenty-four hours after having made the view, give in writing, to the pound-keeper, a statement of the amount of damages so assessed by them, and of their lawful fees and charges. By-law 474, s. 14.

No. 474.
Pounds and
Pound-keepers.

13. Any such fence-viewer neglecting his duty as arbitrator as aforesaid, shall incur a penalty of two dollars, to be recovered for the use of the said City by summary proceeding before a Justice of the Peace upon the complaint of the party aggrieved, or of the Treasurer of the said City. By-law 474, s. 15.

Fence-viewer neglecting his duty to be fined.

14. If the fence-viewers decide that the fence was not a lawful one, they shall certify the same in writing under their hands, together with a statement of their lawful fees, to the pound-keeper, who shall, upon payment of all lawful fees and charges, deliver the animal to the owner, if claimed before the sale thereof; but if not claimed, or if such fees and charges be not paid to the pound-keeper, after due notice as required by this By-law, shall sell the animal in the manner before mentioned at the time and place appointed in the notices. By-law 474, s. 16.

When fence-viewers decide the fence not to be a lawful one.

15. The owner of every animal mentioned in the fourth section of this By-law, and taken running at large in the limits of the said City, shall pay the following penalties over and above the charges of the pound-keeper, that is to say, for every horse, cow, or other head of cattle, or pig, two dollars; for every sheep or goat, one dollar; and for every goose, ten cents, to be recovered before the Mayor, Police Magistrate, or other Justice or Justices of the Peace for the said City, either upon the confession of the party complained of, or upon proof, on oath, of one or more credible witnesses. By-law 636, s. 5.

Penalties in addition to pound-keeper's fees to be paid by the owners of animals found running at large.

16. It shall be lawful for any one to drive any animal mentioned in the fourth section of this By-law, if found

Any person may drive animals to the nearest pound.

No. 474.
Pounds and
Pound-keepers.

Payment of
pound-keeper's
fees.

running at large within the limits of the said City, to the nearest pound, and it shall be the duty of the pound-keeper to impound the same until the pound-keeper's fees and charges, as allowed by the sixth and seventh sections of this By-law, have been paid; and the pound-keeper shall proceed in the same manner with such distress, and pay over the penalty in the same manner as directed by the eleventh section of this By-law. By-law 636, s. 6.

Fees for posting
notices and serving
summonses.

17. The pound-keeper shall be allowed over and above the fees mentioned in the sixth and seventh sections of this By-law, the following fees, that is to say:

For posting the requisite notice as by the eleventh section of this By-law is provided, fifty cents;

For attending for the summons and serving the same on the appraisers of damages, seventy-five cents;

And for every sale of distress, fifty cents, and no more. By-law 636, s. 7.

City Treasurer to
furnish pound-
keepers with a
book, in which
the particulars of
all animals im-
pounded are to
be entered.

18. It shall be the duty of the City Treasurer to furnish each pound-keeper with a book, in which he shall enter the number and description of every animal impounded by him, with the name of the person who took or sent the same to be impounded, the day and hour on which he received the same, the day and hour on which the same was redeemed, and the amount of damages or penalty, and fees paid by the party redeeming the same, or the proceeds of the sale (if any made); and each pound-keeper shall, on or before the first day of every month in the year, make a return to the said City Commissioner in writing of the number and description of all distresses received by him during the month preceding each return, with the names of the persons taking the same to the pound, the day when the same was received by him, the amount received, and when the same was redeemed, and any other information he may deem necessary, which return shall be verified upon oath, and shall be in the Form A to this By-law annexed, or as near as may be. By-law 636, s. 8.

Pound-keepers
to make a
monthly return
to the City Com-
missioner.

19. Every pound-keeper shall, when making his monthly return, pay over to the City Treasurer all moneys received by him during the month, which are directed by this By-law to be paid to the said Treasurer; and shall at all times produce his book for the inspection of the said City Commissioner, or of any member of the Council, upon request made to him for the purpose. By-law 636, s. 9.

No. 474.
Pounds and
Pound-keepers.

All moneys received by pound-keepers to be paid over to City Treasurer.

20. It shall be the duty of the pound-keeper, the Health Officer, and every member of the police force, to ascertain the name or names of any owner or owners of any entire horse, bull, swine or goat found running at large within the limits of the said City, and to impound the same, and also any animal mentioned in the fourth section of this By-law, found running at large within the limits mentioned in the said fourth section, and on ascertaining the name or names of any such owner or owners, to lay an information before the Mayor, Police Magistrate, or any Justice of the Peace for the said City, against any such owner or owners, for permitting or allowing such entire horse, bull, goat or swine to run at large within the limits of the said City, or any animal mentioned in the said fourth section of this By-law to run at large within the limits mentioned in the said fourth section, and it shall be the duty of the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the said City of Toronto, upon conviction, to impose a fine of not less fifty cents, and not more than ten dollars, and costs, for each animal so allowed to be at large; one-half of which said fine shall be paid to the pound-keeper, and the other half to the Treasurer of the said City, and it shall not be necessary to impound any such animals, but the fine shall be recovered as provided for the recovery of fines against pound-keepers in the twenty-second section of this By-law. By-law 474, s. 22.

Pound-keepers, health officer and constables to ascertain the names of owners of animals running at large, and to lay an information against such owners.

Penalty to be imposed.

21. Every pound-keeper, before entering on the duties of his office, shall give a bond to the Corporation of the

Pound-keepers to give security to the Corporation.

No. 474.
Pounds and
Pound-keepers.

City of Toronto in the penal sum of one hundred and sixty dollars, together with two sufficient sureties, of eighty dollars each, upon condition that the said Pound-keeper shall well and faithfully discharge the duties of his office, and shall regularly pay over all moneys which may come into his hands as such pound-keeper. By-law 474, s. 23.

Penalty to be paid by pound-keepers for the infraction of this By-law.

22. Any pound-keeper guilty of an infraction of any of the provisions of this By-law shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting, as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid; and further, the said Mayor, Police Magistrate, Justice or Justices, convicting as aforesaid, shall have the power, if he or they see fit, to suspend such pound-keeper from his office until the pleasure of the Council shall be made known thereon. By-law 474, s. 24; By-law 752, s. 4.

Distress in default of payment.

Commitment in default of distress.

Pound-keepers may be suspended.

FORM "A."

(See Section 18.)

RETURN OF THE POUND-KEEPER.

For District No. *for the Month of*

A.D. 18

DAY RECEIVED BY THE POUND-KEEPER.	DESCRIPTION OF THE DISTRESS.	FOR WHAT CAUSE IMPOUNDED.	BY WHOM BROUGHT TO THE POUND.	AMOUNT RECEIVED AS DAMAGE OR PENALTY.	AMOUNT RECEIVED FOR FEES.	PENALTY PAID TO THE TREASURER.	WHEN REDEEMED AND BY WHOM.	REMARKS.
June 10, 1868	1 Cow.....	Running at large	T. Jones.....	\$ c. 0 50	\$ c. 0 50	0 50	June 10, 1868, by S. Dor.	
June 17, 1868	1 Horse....	Trespassing.....	R. Rea.....	10 50	1 75	0 50	June 19, 1868, by T. Ball.	
June 19, 1868	2 Hogs.....	Running at large	J. Oates.....	1 00	0 50	0 50		

I, J. S., Pound-keeper for the Pound, do solemnly declare that the above Return is correct and true. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Act passed in the thirty-seventh year of Her Majesty's reign, intituled "An Act for the Suppression of Voluntary and extra-judicial oaths.

Declared before me at the City of Toronto, this _____ day }
of A.D. 18 (Signed) A. B., J.P. }

(Signed) J. S., Pound-keeper.

No. 474. Pounds and Pound-keepers.

No. 477.
Issue of Licenses.

No. 477.

A By-law to authorize the appointment of a General Inspector of Licenses, and the issue of Licenses in certain cases.

[PASSED OCT. 26, 1868.

AMENDED FEB. 20, 1871; SEPT. 25 & DEC. 4, 1876.]

WHEREAS it has been found necessary to provide for the appointment of an Inspector of Licenses, and to regulate the issue of licenses in certain cases :

Therefore the Municipal Council of the Corporation of the City of Toronto, enacts as follows :

THE GENERAL INSPECTOR OF LICENSES.

Appointment of
a General
Inspector of
Licenses.

1. There shall be an officer appointed by the Municipal Council of the said City, to be called the General Inspector of Licenses for the City of Toronto. By-law 477, s. 2.

Inspector to give
security.

2. The General Inspector of Licenses shall, before entering upon the duties of his office, be required to furnish two good and sufficient sureties in the sum of five hundred dollars each, and to be bound himself in the sum of one thousand dollars, for the faithful performance of the duties of his office, and the due accounting for and paying over of all moneys which shall come into his hands, by virtue of his office, to the Treasurer of the City of Toronto. By-law 477, s. 3.

Duties of the
Inspector.

3. The following shall be the duties of the General Inspector of Licenses :

To attend the
Committee when
notified to do so.

(1) To attend the Committee whenever he shall be notified or may find it necessary to do so on the proceedings and transactions of his office of Inspector.

By-law

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- (2) To advise generally from time to time with the Treasurer on all matters incident to his said office. No. 477.
Issue of Licenses.
To advise with the Treasurer.
- (3) To prepare classified alphabetical lists of all parties liable to take out licenses, and use all diligence to supplement and perfect the same from time to time, and submit the same monthly, or oftener if required, for the examination of the Treasurer. To prepare classified lists of all parties liable to be licensed.
- (4) To receive and keep a full registry of all applications for licenses or for transfers of licenses to be issued under this By-law. To keep a registry of all applications for licenses, or for transfers.
- (5) To ascertain that the petitions accompanying such applications are true in all particulars, and that the sureties tendered, where such are required, are solvent and responsible parties. To see that sureties offered by applicants are responsible persons.
- (6) To make an inspection of the premises sought to be licensed by Auctioneers, Keepers of Intelligence Offices, Victualling Houses, Bowling Alleys, or Billiard Saloons, and every inquiry relative to matters connected with the granting of licenses requisite to secure a due observance of the law. To inspect all premises sought to be licensed.
- (7) To keep full particulars, and, if required, duplicate counterparts of all licenses issued; a return of such particulars, or one of such duplicates, to be filed in the office of the Treasurer. To keep particulars of all licenses issued, and make a return of same to the Treasurer.
- (8) To make out all bonds, licenses, transfers, and copies of the same; and to sign all licenses and transfers, the same having been first taken to the Treasurer, and returned with his receipt thereon for the fees payable therefor. To make out all bonds, licenses, and transfers, &c.
- (9) To ascertain from time to time, and as often as may be necessary, whether the persons licensed under this To see that persons licensed comply with the

No. 477.
Issue of Licenses.
provisions of this
By-law.

By-law continue to comply with its provisions, whether the premises licensed continue to be maintained in such a state as this By-law requires, and if the houses licensed are well and orderly kept.

To visit and inspect all licensed houses at least four times a year.

- (10) To visit, at least four times in the year, every part of the City of Toronto, for the purpose of inspecting all houses and premises where Intelligence Offices, Victualling Houses, Bowling Alleys or Billiard Tables are kept, for the purpose of ascertaining whether any of the provisions of this By-law are in anywise infringed or evaded.

To prosecute all offences against this By-law.

- (11) To prosecute, in the name of the Corporation of the City of Toronto, all offences committed against any of the provisions of this By-law. By-law 765, s. 1.

Inspector to have power to enter licensed houses.

4. The General Inspector of Licenses, may at any time enter into any house licensed under this By-law, to inspect the said house, as well as all premises connected therewith, and no person or persons shall in any way interfere with, interrupt or molest the said Inspector in the discharge of his duty, as pointed out by this By-law. By-law 477, s. 5.

AUCTIONEERS.

Auctioneers.

See 36 V., c. 48 (Ont.), s. 383 (2).

5. Upon and immediately after the passing of this By-law, and upon the first day of January in every ensuing year, there shall be taken out by every merchant or other person or persons selling, or putting up for sale goods, wares, merchandise or effects, by public auction or outcry, or to the highest or best bidder, within the said City of Toronto, a license therefor, for which license to use or exercise the said calling or business, the person or persons obtaining the same shall pay, at the time of taking out such license, the sum of forty dollars. By-law 477, s. 6.

Fees.

By-law

6. E calling apicou name s sons ar the na By-law

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6. Every person or persons who shall exercise the calling or business of an Auctioneer, shall exhibit in a conspicuous manner, at his or their auction room, his or their name and business as such Auctioneer, and if several persons are exercising such calling or business in partnership, the name of the firm need only be exhibited as aforesaid.
By-law 477, s. 7.

No. 477.
Issue of Licenses.

Auctioneers to exhibit their names and business.

HAWKERS, PEDLARS AND PETTY CHAPMEN.

7. Upon and immediately after the passing of this By-law, and upon the first day of January in every ensuing year, there shall be taken out by every pedlar, hawker or petty chapman, and other persons carrying on petty trades, who have not become permanent residents of the said City of Toronto, or who go 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 boat, vessel, or other craft, or otherwise carrying goods, wares or merchandise for sale within the said City, a license, for which said license the person or persons obtaining the same, shall pay, at the time of taking out such license, the following sums:—

Pedlars, &c., not permanent residents of the City to be licensed.

See 26 V., c. 48
(Ont.), s. 333 (3).

For every man travelling on foot, the sum of twenty dollars; for every horse, ass or mule, or other beast bearing or drawing burthen, an additional sum of twelve dollars:

Fees.

For every man sailing with a decked vessel, trading and exposing for sale goods, wares and merchandise, for each boat or craft the sum of four dollars:

Provided always, that nothing herein contained shall extend or be construed to extend to prohibit any person from selling any goods, wares, or merchandise, the growth, produce, or manufacture of this Province, not being liquors, which have been manufactured in the said City; nor to hinder any person or persons who are the real makers of any goods, wares or merchandise,

Provide, not to extend to persons selling goods manufactured in the City.

No. 477.
Issue of Licenses.

Itinerant
tinkers, coopers
&c.

manufactured in the said City, or his or their children, apprentices, agents or servants, from selling such goods, wares or merchandise, by retail, without having a license as aforesaid, nor any tinkers, coopers, glaziers, harness menders, or any other persons usually trading or mending kettles, tubs, household goods or harness, from going about and carrying with him, her or them, proper materials for mending the same:

Hucksters and
persons having
stalls in the
market.

Provided also, that nothing herein contained shall be construed as prohibiting hucksters, or persons having stalls or stands in any market in the said City, from selling or exposing for sale, without having a license as aforesaid, any fish, fruit, victuals, or goods, wares, or merchandise, in such stall or stands, they complying with such rules and regulations as by the Municipal Council of the said City are, or may be from time to time established. By-law 477, s. 8; By-law 752, s. 2.

Certain persons
trading without
a license to be
liable to penalties
of this By-law.

8. Any person who carries on or exercises any of the callings in the three preceding sections mentioned, without having first taken out a license as aforesaid, shall for each offence incur the penalties of this By-law. By-law 752, s. 2.

TRANSIENT TRADERS.

Transient traders
and persons
doing business
in the City for
uncertain
periods to be
licensed.

See 26 V., c. 48
(Ont.), s. 384 (63).

Fees.

9. Upon and immediately after the passing of this By-law, and upon the first day of January in every ensuing year, there shall be taken out by every transient trader and other persons, who occupy places of business in the said City of Toronto, for temporary periods, and whose names have not been entered in the assessment rolls for the then preceding year for income or personal property, a license, for which said license the person or persons obtaining the same, shall pay, at the time of taking out such license, the sum of fifty dollars. By-law 477, s. 10; By-law 752, s. 2.

THEATRES, EXHIBITIONS, AND SHOWS.

No. 477.
Issue of Licenses.

10. Upon and immediately after the passing of this By-law, there shall be taken out by every person or persons opening a theatre or other place for the purpose of exhibiting any dramatic, theatrical, or musical performance, or any exhibition of wax-work, menageries, circus-riding, and other such like shows usually exhibited by showmen, or any other exhibition or other place of amusement, of whatever kind or nature, to be held or kept for hire or profit in the City of Toronto, a license, for which said license the person or persons obtaining the same, shall pay, at the time of taking out such license, a sum to be regulated by the Treasurer, subject to appeal to the said Standing Committee on Licenses, according to the following scale :

Theatres, exhibitions, shows, &c., to be licensed.

See 26 V., c. 48
(Ont.), s. 370 (18).

Fees.

- (1) The proprietor or proprietors, or the lessee or lessees of the Royal Lyceum or Theatre, or other place that is used for any dramatic, theatrical, or musical performance, the annual sum of one hundred dollars. Theatres and places used for musical performances.
- (2) Every troop or company of actors, musicians, or other dramatic or musical performers, not being residents of the City of Toronto, for each performance a sum of not less than ten or more than fifty dollars. Troops of actors or musicians.
- (3) Any person or persons, or company, not being residents of the City of Toronto, exhibiting pictures, or other works of art, or natural or artificial curiosities, panoramas, tableaux, or other exhibitions of a like nature, for each time of exhibiting the same, a sum of not less than five or more than twenty dollars. Exhibition of pictures, &c. Panoramas.
- (4) The proprietors or managers of every circus or menagerie, where the price of admission shall be twenty cents or upwards, the sum of one hundred dollars per day; and for every side show or other entertainment connected or associated with such Circuses and menageries.
Side shows thereto.

No. 477.
Issue of Licenses.

circus or menagerie, a sum of not less than ten dollars per day.

Itinerant showmen.

- (5) Itinerant persons opening an exhibition of circus-riding, rope-dancing, tumbling, or such like feats, where the price of admission shall be under the sum of twenty cents; and for every common show, exhibition of novelties, wonderful animals, or other shows usually exhibited by showmen, a sum of not less than twenty dollars.

Legerdemain, &c.

- (6) For every exhibition of legerdemain or jugglery, and every other place of amusement open by any person or persons not being residents of the said City, a sum of not less than five or more than fifty dollars:

Fees not to exceed \$100.

Provided always, that in no case shall any larger sum than one hundred dollars be received from any person or persons for the opening of any theatre, exhibition, show, or other place for public amusement, as aforesaid. By-law 477, s. 11; By-law 765, s. 2.

Application for licenses to be by petition.

11. Every person or persons desiring to take out a license to open any theatre, exhibition, show or other place for public amusement, as aforesaid, shall first present a petition to the Standing Committee on Licenses, praying to be allowed to take out such license, and setting forth in such petition the nature and description of the theatre, exhibition, show, or place of amusement he or they desire to open, and all such licenses, when ordered to be issued, shall specify the object and length of time for which the same shall have been respectively granted, and the amount payable therefor, and every person or persons obtaining a license, as aforesaid, shall keep good order in and about his theatre, exhibition, show, or other place of public amusement, and at his or their own expense shall keep a sufficient force of servants for that purpose. By-law 477, s. 12.

Form of license

Persons obtaining licenses for places of amusement to keep order therein.

12. All licenses to open a theatre, exhibition, show, or other place of public amusement, as aforesaid, shall contain a proviso that no gaming, raffling, lottery, or chance gift distribution of money or articles of value shall be connected therewith, or shall be allowed by the person or persons obtaining the licenses, or in anywise permitted or held out as an inducement to visitors; and any person or persons licensed as aforesaid, who shall be found guilty of any infringement of any of the By-laws of the City of Toronto, shall, in addition to the penalties imposed for the infraction thereof, absolutely forfeit his or their license for the remainder of the current term. By-law 477, s. 13.

No. 477.
Issue of Licenses.
Licenses for places of amusement to contain a proviso against gambling.

13. Any person or persons found aiding and assisting in any performance at a theatre, exhibition, show, or other place of public amusement as aforesaid, where a license shall not have been first obtained, as aforesaid, shall be liable to a penalty of fifty dollars, or to be imprisoned in the Common Gaol for the said City of Toronto for any term not exceeding one month; and for levying the said penalty the goods and chattels belonging to or used in such theatre, exhibition, show, or other place of public amusement, whether owned by the offender or offenders or not, shall be liable to be distrained and sold. By-law 477, s. 14.

Liability of persons assisting at places of public amusement not licensed.

14. No license granted under this By-law shall be in force so as to permit any person or persons so licensed to have any of the performances, exhibitions, or shows as aforesaid, on the days of the exhibition of the Agricultural Association of Upper Canada or of any county, electoral division or township Agricultural Society, either on the grounds of such Society or within the distance of three hundred yards from such grounds. By-law 477, s. 15.

Licenses not to be granted to permit shows at certain places.

See 36 V., c. 48 (Ont.), s. 379 (18).

INTELLIGENCE OFFICES.

15. Upon and immediately after the passing of this By-law, and upon the first day of January in every en-

Intelligence offices for servants to be licensed.

No. 477.
Issue of Licenses.

See 36 V., c. 48
(Ont.), s. 385 (1).

During every year, there shall be taken out by every person or persons setting up or keeping an Intelligence Office, within the said City of Toronto, for the purpose of registering the names and residences of, and giving information to, or procuring servants for, employers in want of domestics or labourers, or for registering the names and residences of, and giving information to, or procuring employment for domestics, servants and other labourers desiring employment, a license, for which said license the person or persons obtaining the same shall pay at the time of taking out such license the sum of one dollar. By-law 477, s. 16.

Fees.

Office hours.

16. Every person or persons licensed to keep an Intelligence Office, shall keep their office open for business between the hours of nine o'clock in the morning and six o'clock in the evening, Sundays excepted. By-law 477, s. 17.

Keepers of Intelligence Offices to keep a register.

17. Every person or persons licensed to keep an Intelligence Office shall keep a book, in which shall be entered at the time of application, the name and residence of any person who may apply for employment, and the name and residence of any person who may make application to be supplied with male or female domestics, servants, or other labourers, and also any and all sums of money which may be received from any person for any such services, and such book shall at all times be open to the inspection of the General Inspector of Licenses, and of the members of the said Standing Committee on Licenses. By-law 477, s. 18.

Fees to be paid to keepers of Intelligence Offices.

18. Every person or persons licensed to keep an Intelligence Office shall be entitled to receive at the time of application the following fees and no more:—

From every male applying for place or employment a sum not exceeding thirty cents ;

From every female applying for place or employment, a sum not exceeding twenty cents ;

From every person making application for a male

domestic, servant or other labourer, a sum not exceeding thirty cents;

No. 477.
Issue of Licenses.

From every person making application for a female domestic, servant or other labourer, a sum not exceeding twenty cents, for which said sums a receipt shall be given at the time of making application to the person so applying, and in the event of no place or employment being obtained as applied for, or no domestic, servant or other labourer being obtained as applied for, within one week from the date of the application, one-half the fees so paid shall be refunded, on the demand of the person producing the receipt. By-law 477, s. 19.

A receipt for fees to be given.

When half the fees are to be returned.

19. Every person or persons licensed to keep an Intelligence Office, as aforesaid, who shall directly or indirectly, or through any person or persons, make or use any improper device, deceit, false representation, false pretences, or any imposition whatsoever, for any improper purposes or for the purpose of obtaining a fee, money, or gratuity or other thing of value from any customer, person or persons, patron or patrons, or who shall be guilty of extortion, or of taking or demanding any article or thing or any fees except those authorized by this By-law, shall be subject to the penalties of this By-law, and upon conviction of the same shall forfeit his or their license. By-law 477, s. 20.

Deceit or extortion by keepers of Intelligence Offices.

VICTUALLING HOUSES.

20. Upon and immediately after the passing of this By-law, and upon the first day of January in every ensuing year, there shall be taken out by every person or persons who, within the said City of Toronto, shall keep a Victualling House, ordinary, or house where fruit, oysters, clams or victuals are sold to be eaten therein, or other place for the reception, refreshment or entertainment of the public, a license, for which said license the person or persons obtaining the same shall pay at the time of taking out such license the following sums:—For every license for

Victualling houses to be licensed.

See 26 V., c. 48 (Ont.), s. 379 (4) (5).

Fees.

No. 477.
Issue of Licenses.

the houses or ordinaries or other places as aforesaid, which have not obtained a certificate for a tavern license from the License Commissioners for the City of Toronto, the sum of ten dollars, and for every house, ordinary, or other place aforesaid, which has obtained a tavern license from the said License Commissioners, the sum of five dollars. By-law 477, s. 21; By-law 752, s. 2.

BOWLING ALLEYS.

Bowling alleys to be licensed.

See 36 V., c. 43
(Ont.), s. 379 (35)

Fees.

21. Upon and immediately after the passing of this By-law, and upon the first day of January in every ensuing year, there shall be taken out by every person, or persons, setting up for hire or profit, directly or indirectly, any Bowling Alley or Alleys within the City of Toronto, a license for which said license the person or persons obtaining the same shall pay, at the time of taking out such license, the sum of twenty dollars. By-law 477, s. 22.

BILLIARD TABLES.

Keepers of Billiard Tables to be licensed.

See 36 V., c. 43
(Ont.), s. 379 (35)

Fees.

22. Upon and immediately after the passing of this By-law, and upon the first day of January in every ensuing year, there shall be taken out by every person or persons within the City of Toronto, who for hire or gain, directly or indirectly, keep or have in their possession, or on their premises, any Billiard Table, or who keep or have a Billiard Table in a house or place of public entertainment or resort, whether the said Billiard Table is used or not, a license, for which said license the person or persons obtaining the same shall pay, at the time of taking out such license, the following sums:—For every license to keep one Billiard Table as hereinbefore mentioned, the sum of fifty dollars, and for every additional Billiard Table kept on the premises, as aforesaid, an additional sum of ten dollars. By-law 477, s. 23.

MISCELLANEOUS REGULATIONS.

Licenses to be granted upon petition.

23. Every person or persons desiring to take out a license to keep an Intelligence Office, a Victualling House,

a Bowling Alley or Alleys, or a Billiard Table or Tables within the City of Toronto, shall first present a petition to the said Standing Committee on Licenses, praying to be allowed to take out such license, and setting forth in such petition the number and situation of the house or premises where he is desirous of keeping the said Intelligence Office, Victualling House, Bowling Alley or Alleys, or Billiard Table or Tables, and no person or persons so licensed shall transfer such license, or shall occupy any other place, and carry on any of the callings or businesses as aforesaid, without having first obtained leave from the said Standing Committee on Licenses. By-law 477, s. 24.

No. 477.
Issue of Licenses.

Transfer of
Licenses.

24. In all cases where such petitions from any person or persons desirous of obtaining a license to keep a Victualling House, Bowling Alley or Alleys, or Billiard Table or Tables, shall have been granted by the said Committee, the said petitioner or petitioners, before obtaining either of the said licenses from the General Inspector of Licenses, shall execute a bond to the Corporation of the City of Toronto with two good and sufficient sureties, to be approved of by the said Committee, binding him or them in the sum of four hundred dollars and such sureties in two hundred dollars each, that he or they will so long as such license remains in force and unforfeited, keep good order and rule in his or their house, and not to suffer or allow any gambling or other disorderly practice therein, and will well and truly in all things observe, fulfil and keep any By-law in force at the time of execution thereof, or which may thereafter be passed by the Council of the Corporation aforesaid, or by the Commissioners of Police for the City of Toronto, in each, all and every the provisions thereof, so far as the same shall refer to the regulations of the house or houses, and object or purposes for which the said license shall have been obtained. By-law 477, s. 25.

Security to be
given by certain
persons.

Conditions in
bond.

25. Every person or persons obtaining a license to keep an Intelligence Office, Victualling House, a Bowling Alley

Licenses of Intel-
ligence offices,
&c., to be posted

No. 477.
Issue of Licenses.
up in the premi-
see licensed.

or Alleys, or a Billiard Table or Tables, so soon as they shall have taken out such license, shall cause a copy of the same to be posted up in some conspicuous place in such Intelligence Office, Victualling House, Bowling Alley or Alleys so licensed, and in the room or rooms in which such Billiard Table or Tables are kept, and such copies of said license shall remain so posted up during the time the said premises are licensed. By-law 477, s. 26.

Hours of closing
Bowling alleys
and Billiard
rooms.

26. Every Bowling Alley or Billiard Room licensed under this By-law which shall be situate in any place of public entertainment or resort, or in any house or premises which have been licensed as a tavern, or shop for the sale of intoxicating liquors, by the License Commissioners for the said City of Toronto, shall be closed from and after the hour of seven o'clock on Saturday night, till the hour of six o'clock on Monday morning thereafter; and on Mondays, Tuesdays, Wednesdays, Thursdays and Fridays, from and after the hour of eleven o'clock at night till the hour of five o'clock on the following morning. By-law 477, s. 27; By-law 520, s. 1; By-law 752, s. 2.

Keepers of Vic-
tualling houses,
&c., not to per-
mit improper
characters to
frequent their
premises.

27. No person licensed under this By-law to keep a Victualling House, Bowling Alley or Alleys, Billiard Table or Tables, shall permit any disorderly person, or any one who keeps or resides in any house of ill-fame, or any prostitute to resort to or frequent his, her or their house or premises; and shall not keep or suffer or permit to be kept, in his, her or their house or premises any fero table, rouge et noir table, roulette table, or any other device or devices for gambling or gaming, or suffer or permit any tipping or gambling of any kind to be carried on therein or thereupon. By-law 477, s. 28.

Gambling.

Licenses for Vic-
tualling houses,
&c., may be
forfeited.

28. In case any person or persons who have taken out a license to keep a Victualling House, Bowling Alley or Alleys, or Billiard Table or Tables under this By-law, is convicted of a breach of any of the provisions of the same,

or shall be convicted of a breach of any of the provisions of the By-laws of the Municipal Council or of the License Commissioners for the City of Toronto, regarding Tavern and Shop Licenses in the said City, such person or persons upon such conviction as aforesaid, in addition to the penalty imposed for the infraction thereof, shall absolutely forfeit his, her, or their license for the remainder of the current year, and the General Inspector of Licenses shall duly notify the party whose license is so forfeited. By-law 477, s. 29; By-law 752, s. 2.

No. 477.
Issue of Licenses.

NATURE AND PERIOD OF LICENSES.

29. All licenses granted under this By-law, unless they are expressed to be granted for a shorter period, and unless the same shall become sooner forfeited, shall be for the year current at the time of the issuing thereof, and shall expire on the thirty-first day of December next succeeding the date of the same, and for any license issued between the first day of January and the first day of April in any year, the amount to be paid for the same shall be equal to the charge for the full year; for any license issued subsequent to the first day of April and prior to the first day of July, the charge shall be equal to three-fourths of the full charge for one year; and for any license issued subsequent to the first day of July, the charge shall be equal to one-half the amount charged for the full year. By-law 477, s. 30.

Licenses to
expire on 31st of
December in
each year.

30. Every license issued under this By-law shall be made out in triplicate, and one copy shall be delivered to the person or persons licensed, who shall produce the same whenever it may be demanded by the General Inspector of Licenses, or any Justice of the Peace, Constable, or other person duly authorized, and one copy shall be retained by the General Inspector of Licenses for the use of the Committee, and the third shall be deposited with the Treasurer of the City. By-law 477, s. 31.

Licenses to be
made out in
triplicate.

To be exhibited
when demanded.

No. 477.
Issue of Licenses.
Transfer of
Licenses.

31. The said Standing Committee on Licenses, may in their discretion, direct or sanction the transfer of licenses from one person to another, upon the payment of two dollars to the Treasurer, for the use of the City, the conditions and particulars of such transfer to be endorsed on the original license and the copies thereof by the General Inspector of Licenses, on payment being first made to the Treasurer as aforesaid. By-law 477, s. 32 ; By-law 765, s. 3.

SEPARATE ACCOUNT.

Treasurer to
keep a separate
account of
moneys received
under this
By-law.

32. The Treasurer shall keep a separate account of all moneys received under this By-law, and the expenses connected with the enforcing of the same shall be charged against the said account, and the balance, if any, shall be annually transferred to the credit of the general revenue account: Provided always, that all accounts charged or paid, as aforesaid, shall be certified by the General Inspector of Licenses, and be countersigned by the Chairman of the said Standing Committee on Licenses. By-law 477, s. 33 ; By-law 752, s. 6.

Accounts to be
certified.

PENALTY.

Penalty.

33. Any person who carries on a trade for which a license is required or is otherwise guilty of an infraction of any of the provisions of this By-law, shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice 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

Distress in de-
fault of payment.

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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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting, as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months (except as is provided by the thirteenth section of this By-law), unless the said penalty and costs be sooner paid. By-law 477, s. 34; By-law 752, s. 2.

No. 478.
Vagrants.

Commitment in
default of
distress.

No. 478.

A By-law to restrain and punish Vagrants and other disorderly Persons.

[PASSED OCT. 20, 1868.

AMENDED NOV. 26, 1869; MAY 26, 1873;

SEPT. 25, 1876.]

WHEREAS by an Act passed in the session of the Legislature of the Province of Ontario, held in the thirty-sixth year of the reign of her Majesty Queen Victoria, chaptered forty-eight, power is given to the Municipal Council of every City to pass By-laws for the purposes herein mentioned:

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. No person or persons shall, within the City of Toronto, sell or give any intoxicating drink to any child, apprentice, or servant, without the consent of the parent, master, or legal protector of such child, apprentice, or servant. By-law 478, s 2. Intoxicating drinks not to be given to certain persons. 36 V., c. 48 (Ont.) s. 379 (31).
2. No person shall make use of any profane swearing, obscene, blasphemous, or grossly insulting language, or Swearing and bad language. 36 V., c. 48 (Ont.) s. 379 (32).

No. 478.
Vagrants.
Indecency.
Indecent books
or plays.

be guilty of any other immorality or indecency, in the City of Toronto; nor shall any person or persons exhibit, sell, or offer to sell, any indecent or lewd book, paper, picture, plate, drawing, or other thing, nor exhibit or perform any indecent, immoral or lewd play, within the said City. By-law 478, s. 3; By law 581, s. 1.

Houses of ill-
fame.
36 V., c. 48 (Ont.)
s. 379 (34).

3. Any person or persons who shall be found guilty of keeping or maintaining, or being an inmate or habitual frequenter of, or in any way connected with, or in any way contribute to the support of, any disorderly house, or house of ill-fame, or other place for the practice of prostitution, or knowingly own or be interested as proprietor, landlord or otherwise of any such house, shall be subject to the penalties of this By-law. By-law 478, s. 4.

Drunkenness.
Vagrants and
mendicants.
36 V., c. 48 (Ont.)
s. 379 (38).

4. Any person or persons found drunk or disorderly in any street, highway, or public place, within the City of Toronto, and all vagrants and mendicants within the said City, shall be subject to the penalties of this By-law. By-law 478, s. 5.

Penalty.
Distress in de-
fault of payment.

5. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay at the discretion of the 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 or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and 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'

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goods and chattels; and in case of no sufficient distress to satisfy the said penalty and costs, it shall and may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 478, s. 7; By-law 752, s. 2.

No. 470.
Measurement
of Lime.

Commitment in
default of dis-
tress.

No. 470.

**A By-law to regulate the mode of measuring
Lime in the City of Toronto.**

[PASSED OCT. 26, 1868.
AMENDED SEPT. 25, 1876.]

WHEREAS it is expedient and necessary to adopt a standard and uniform measure whereby lime shall be hereafter sold in the City of Toronto;

See 36 V., c. 48
(Ont.), s. 384 (9).

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. Every person or persons selling, exposing for sale, or delivering as sold, lime in the City of Toronto, shall provide themselves with a measure, duly stamped by the Inspector of Weights and Measures for the said City of Toronto, which said measure shall be constructed of the following dimensions: at the bottom, on the inside, the diameter thereof shall be one foot and six inches, and at the top, on the inside, the diameter thereof shall be one foot and ten inches, and which said measure shall contain two Winchester bushels, heaped measure; and all lime hereafter delivered in the said City shall be sold by, bargained for and measured with such a measure as aforesaid, unless expressly dispensed with at the time of sale or delivery thereof by both the buyer and seller. By-law 479, s. 2.

Persons selling
lime to have a
measure stamped
by the Inspector
of Weights and
Measures.

Dimensions of
measure.

No. 480.
Cabmen, Carters
and Porters, at
Steamboat
Landings.

Penalty.

Distress in default of payment

Commitment in default of distress.

2. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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 or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 479, s. 3; By-law 752, s. 4.

No. 480.

A By-law to regulate the conduct of Cab-drivers, Carters and others, at Steamboat Landings.

[PASSED OCT. 26, 1868.
AMENDED SEPT. 25, 1870.]

WHEREAS it is expedient for the convenience and comfort of persons travelling, and the citizens generally, that a proper restraint should be placed upon cabdrivers, carters, hotel porters and other persons frequenting the wharves and steamboat landings on the

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arrival of steamboats and other vessels at the City of Toronto;

No. 480.
Cabmen, Carters,
and Porters at
Steamboat
Landings.

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows :

1. It shall not be lawful for any cab-driver, carter, hotel porter or other person usually following the business of collecting passengers, luggage or freight on the wharves or any of the steamboat landings, upon the arrival of any steamboat or other vessel at any wharf or landing place within the said City, to approach nearer than fifteen feet to the gangways or entrances to any such steamboat or vessel. By-law 480, s. 2.

Cabmen, carters,
and porters on
the arrival of a
steamboat not to
approach nearer
than fifteen feet
to the gangways.

2. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 480, s. 3; By-law 752, s. 4.

Penalty

Distress in
default of pay-
ment.

Commitment in
default of dis-
tress.

No. 482.
St. Lawrence and
St. Andrew's
Halls.

No. 482.

A By-law to provide for the proper use and custody of the St. Lawrence and St. Andrew's Halls.

[PASSED OCT. 26, 1868.
AMENDED MARCH 9, 1874; DEC. 6, 1875; SEPT.
25, 1876.]

WHEREAS it is expedient to make provision for the use of the St. Lawrence and St. Andrew's Halls and rooms adjoining, on all occasions whensoever the same may be required for private or public purposes. By-law 752, s. 2.

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows :

Amount to be deposited with the Treasurer by persons requiring the use of the Hall.

Possession of the Hall not to be given to any person until the money is deposited.

Duty of the care-taker.

1. Every person or persons obtaining permission to use the St. Lawrence Hall or rooms adjoining, shall deposit with the Treasurer of the City of Toronto the sum of thirty dollars or upwards, at the discretion of the said Treasurer, in security for the payment for the consumption of gas and other expenses attending such use of the said Hall or rooms, and to provide for the needful repairs of any damage which may accrue to the walls, windows, fixtures or furniture of the said Hall or rooms from such use as aforesaid; whereupon, and not before, it shall be the duty of the said Treasurer to direct the care-taker of the St. Lawrence Hall to give possession of the said Hall or rooms to the person or persons having permission to use the same. By-law 482, s. 2.

2. The said care-taker shall keep the keys of the said Hall and rooms, and it shall be his duty upon receiving an order from the said Treasurer, to deliver possession of the said Hall or rooms to the person or persons having permission to use the same, and to receive back possession of the said Hall or rooms so granted, taking care to observe

and report as soon as possible to the said Treasurer any injury or damage done to the said Hall or rooms, or any of the furniture thereof, while in the possession of the person or persons having permission to use the same. By-law 482, s. 3.

No. 482.
St. Lawrence
and St. Andrew's
Halls.

3. Upon receiving the care-taker's report as aforesaid, the said Treasurer shall make out an account of the charges for the use of the said Hall or rooms at the following rates:—

- (1) For the Hall only, when used for meetings, concerts, or other purposes, including gas, for every day or evening the same is used, the sum of twenty dollars. By-law 623, s. 1.
- (2) For the Hall and rooms adjoining, when used for balls, assemblies, or other purposes, including gas, for every day or evening the same is used, the sum of thirty dollars. By-law 623, s. 2.
- (3) The Committee on Public Buildings may make special arrangements with parties desirous of engaging the said Halls or either of them for a series of days or nights for short social meetings, where the full consumption of gas is not required, at a rate not less than ten dollars per day or night. By-law 623, s. 3; By-law 696, s. 2.

4. It shall be the duty of the care-taker to be in attendance on all occasions, and when the Hall is rented, until the time that all parties leave the same, and afterwards to see that the Hall and building is properly secured and locked up: Provided always, that in case the use of the said Hall or any of the rooms is granted for the purpose of holding a public meeting of the citizens of Toronto, and not for the purpose of amusement or festivity, no fee shall be charged for the use of the said Hall, or any of the rooms, or for the use of gas; but it shall nevertheless be the duty of the care-taker to be present at such public

Charges for the use of the Hall or rooms.

For the use of the Hall only.

For the use of the Hall and adjoining rooms.

Committee on Public Buildings may make special arrangements for the use of the Hall.

Care-taker to be in attendance on all occasions when the Hall is used.

Use of Hall for public meetings.

No. 482.
St. Lawrence
and St. Andrew's
Halls.

Injuring the
Hall or rooms.

meetings, and to see that no injury or damage is done to the said Hall, rooms, or the furniture thereof; and should he be unable to prevent any injury or damage being done to the said Hall, rooms, or furniture, it shall be his duty to cause the offender or offenders so committing said injury or damage to be dealt with according to law. By-law 623, s. 4.

Extra expenses
and expenses for
repairs to be re-
tained out of the
moneys
deposited.

5. All other expenses, whether for firing, attendance, or to make necessary repairs in consequence of injury or damage done to the said Hall or any of the rooms, or the furniture thereof, while in the occupation of the person or persons having permission to use the same, or in case it shall be considered necessary to cause the said Hall or any of the rooms to be cleansed after such occupation, shall be charged by the said Treasurer to the person or persons having permission to use the same, and retained out of the money so deposited as aforesaid. By-law 482, s. 6.

Care-taker to
have the Hall
kept clean and
in good order.

6. The care-taker shall, at his own expense, have the Hall kept clean and in good order, and shall not be entitled to any fee of any kind from parties using or renting the said Hall, but shall be allowed for his services, including the allowance hitherto given for coal, &c., &c., the sum of five hundred dollars per annum, payable monthly. By-law 623, s. 5.

Allowance for hi
services.

The provisions
of this By-law to
apply to the St.
Andrew's Hall

7. All the foregoing provisions shall extend and apply to the St. Andrew's Hall as if originally enacted in respect thereof. By-law 696, s. 1.

No. 483.

No. 483.
Public Markets.

A By-law to regulate the Public Markets and Weigh Houses.

[PASSED OCT. 26, 1868.
AMENDED AUG. 16, 1870; SEPT. 25, 1871;
JULY 7 & OCT. 27, 1873; OCT. 4, 1875;
FEB. 14, JUNE 5, & SEPT. 25, 1876.]

WHEREAS it is expedient to provide for the regulation of the Public Markets and Weigh Houses within the City of Toronto;

35 V., c. 48 (Ont.)
s. 334.

Therefore the Municipal Council of the Corporation of the City of Toronto, enacts as follows:

1. The Public Markets of the City of Toronto shall be named and designated as follows:

The public markets of the City.

- (1) The Upper St. Lawrence Market.
- (2) The Grain, Flour and Meal Market.
- (3) The Hay and Straw Market.
- (4) The Wood and Lumber Market.
- (5) The St. Patrick's Market.
- (6) The Lower St. Lawrence Market.
- (7) The Fish Market.
- (8) The Western (or St. Andrew's) Market.
- (9) The Cattle Market.
- (10) The place or places where the periodical Free Markets or Fairs, under By-law number two hundred and eighty-five, is or are held, so long as such Free Markets or Fairs shall last: Provided always, if any Free Market or Fair is held in the Exhibition Park, the same shall be held subject to the provisions of By-law number two hundred and seventy-seven, which provides for the management and maintenance of the Exhibition Park. By-law 483, s. 2.

Free Markets or Fairs.

No. 483.
Public Markets.

LIMITS OF THE SEVERAL PUBLIC MARKETS.

2. The following shall be the limits of the several Public Markets of the City of Toronto :

Limits of the
Upper St. Law-
rence Market.

- (1) The Upper St. Lawrence Market :—Commencing at the north-east corner of the St. Lawrence Building ; thence easterly along a line parallel to the south side of King Street, to a point distant twelve feet westerly from the east side of Jarvis Street ; thence southerly along a line drawn parallel to the east side of Jarvis Street, to intersect the line of the southern limit of St. Lawrence Arcade produced eastward ; thence westerly along the line of the southerly limit of the St. Lawrence Arcade, to a point distant twelve feet easterly from the western limit of West Market Street ; thence northerly along a line drawn parallel to the west side of West Market Street to intersect the line of the northern front of the St. Lawrence Buildings, produced westerly ; thence easterly along a line parallel to King Street to the north-west corner of the St. Lawrence Buildings ; thence southerly, easterly and northerly, following the line of the main St. Lawrence Buildings to the place of beginning.

Limits of the
Grain, Flour and
Meal Market.

- (2) The Grain, Flour and Meal Market :—Commencing at the south-east angle of the Upper St. Lawrence Market ; thence westerly along the southern boundary of the said market to its south-west angle ; thence southerly along a line drawn parallel to the west side of West Market Street, until it intersects a line drawn parallel to and distant thirty feet north of the north front of the City Hall ; thence easterly along the said line parallel to the City Hall, until it intersects the eastern limit of the Upper St. Lawrence Market, produced southwards ; thence northerly along the said easterly limit of the Upper St. Lawrence Market produced to the place of beginning ; saving and excepting that portion of the said premises allotted for the sale

of meat by the quarter, as by the fifth section of this By-law is provided. No. 483.
Public Markets:

- (3) The Hay and Straw Market:—Commencing at a point in the eastern boundary of the Upper St. Lawrence Market twelve feet south of the north line of Front Street; thence easterly along a line parallel to the north side of Front Street to the west side of George Street; thence southerly along the west side of George Street to a point twelve feet north of the south side of Front Street, otherwise Hay Market Square; thence westerly along a line parallel to the said south side of Front Street, otherwise Hay Market Square, until it intersects the western boundary of the Upper St. Lawrence Market, produced southerly; thence northerly in a direct line to the place of beginning. Limits of the
Hay and Straw
Market.
- (4) The Wood and Lumber Market:—Commencing at the west side of the premises at present owned by A. M. Smith, Esq., on the south side of Front Street; thence westerly to Church Street, on the south side of Front Street; and from Front Street to Esplanade Street on both sides of Church Street. Limits of the
Wood and Lum-
ber Market.
- (5) The St. Patrick's Market:—Commencing at a point on the north side of Queen Street West, distant one hundred and twelve feet easterly from the east side of John Street; thence northerly along a line parallel to John Street, to the south side of Phoebe Street; thence easterly along the south side of Phoebe Street eighty-nine feet; thence southerly along a line parallel to William Henry Street to the north side of Queen Street; thence westerly along the north side of Queen Street to the place of beginning. Limits of the St
Patrick's Mar-
ket.
- (6) The Lower St. Lawrence Market:—Commencing at the north-west corner of the City Hall building, thence westerly thirty feet along a line drawn parallel Limits of the
Lower St. Law-
rence Market.

No. 483.
Public Markets.

with the south line of St. Lawrence Market building; thence southerly along a line drawn parallel with the west side of the City Hall, till it intersects the northern boundary line of the Drill Shed lot, produced westward; thence easterly along the northern limits of the Drill Shed lot, to a point thirty feet east of the west side of East Market Street; thence northerly along a line drawn parallel with the east side of the City Hall, till it intersects the line of the north-east corner of the City Hall produced eastward.

Limits of the
Fish Market.

(7) The Fish Market:—The building now occupied as a Fish Market in rear of the City Hall buildings.

Limits of the
St. Andrew's
Market.

(8) The Western or St. Andrew's Market:—Commencing at the north-easterly corner of Queen Street and Portland Street; thence easterly along Queen Street ninety feet, to a lane; thence southerly to the junction of said lane with Richmond Street; thence westerly along Richmond Street ninety feet, to the junction of said street with Portland Street; thence northerly along Portland Street to the place of beginning.

Limits of the
Cattle Market.

(9) The Cattle Market:—Being a portion of Walks and Gardens property, bounded on the north by Wellington Avenue, on the west by a point distant from Strachan Avenue seven hundred and forty-six feet, on the south by the Northern Railway fence, and along said fence to a sharp point, then north-westerly to the foot of Tecumseth Street, and further in the same direction to the place of beginning.

The markets
upon streets not
to obstruct tra-
vel thereon.

Provided always, that any part of the Upper St. Lawrence Market, the Grain, Flour and Meal Market, the Hay and Straw Market, the Wood Market, and the St. Patrick's Market, or any other public market which may be in or upon any of the streets or lanes of the said City, shall at all times be subsidiary to the use of the same as lanes, streets or thoroughfares respectively, and so as not wholly

or seriously to obstruct the travel thereon. By-law 483, No. 483.
Public Markets.
s. 3; By-law 512, s. 1; By-law 586, s. 1,

SPECIAL PROVISIONS RESPECTING THE UPPER AND LOWER
ST. LAWRENCE MARKETS.

3. The Arcade and the shops and stalls therein, in the The use of the
Arcade in the St.
Lawrence mar-
ket.
Upper St. Lawrence Market, shall be used for butcher
shops or stalls, for the sale of butter, cheese and eggs, and
for no other purpose or business, without the special
license, in writing, of the Standing Committee on Public
Markets, signed by the Chairman thereof. By-law 483,
s. 4.

4. Those portions of the Upper St. Lawrence Market Place for selling
produce and pro-
visions.
on East and West Market Streets, authorized to be used
as part of the market, up to the building at present used
for butchers' shops and stalls, shall be used for the sale of
produce and provisions brought into the City, and for no
other purpose whatever, save and except the space of
thirty feet along the north side of the southern transept
of the St. Lawrence Arcade, on both sides of the arcade,
which shall be and is hereby set apart, and shall be used Poultry.
for the sale of poultry, and for no other purpose what-
ever: Provided always, that produce brought into the
City to be sold in the said Upper St. Lawrence Market, Manner of selling
produce.
shall not be sold except by the barrel, bag, or in quanti-
ties less than two bushels. By-law 483, s. 5.

5. All persons attending the St. Lawrence Market with Place for selling
meat by the
quarter.
waggon, carts, or other vehicles, having therein fresh
meat for sale by the quarter, shall offer and expose the
same for sale in front of the south side of the southern
transept of the St. Lawrence Arcade, and at no other place
whatever. By-law 483, s. 6.

6. The Lower St. Lawrence Market, and those portions Place for selling
fruit and vege-
tables.
of East and West Market Streets, within the limits of the
said market, hereby authorized to be used as part of the
said market, shall be, and are hereby set apart, and shall

No. 483.
Public Markets.

be used entirely for the sale of vegetables and fruit of all descriptions by retail, and for no other purpose whatever. By-law 483, s. 7.

Farmers, &c.,
having stalls in
the Lower St.
Lawrence mar-
ket may sell in
the Upper St.
Lawrence mar-
ket.

7. Farmers, gardeners, and hucksters occupying a stall or stalls in the Lower St. Lawrence Market, may sell in the Upper St. Lawrence Market by wholesale, namely, by the barrel or bag, or in any quantities not less than two bushels. By-law 483, s. 8.

Horses, cattle,
&c., to be ex-
cluded from the
Upper St. Law-
rence market.

8. Horses, cattle, calves, sheep and swine shall be excluded from the Upper St. Lawrence Market, except calves, sheep and swine which may be in farmers' waggons, properly secured from being or running at large. By-law 483, s. 9.

GENERAL MARKET REGULATIONS.

Market hours.

9. The gates of the market shall be opened every morning (Sundays excepted) at five o'clock, between the first day of May and the first day of November, and at seven o'clock in the morning during the rest of the year; and be shut at seven o'clock in the evening, between the first day of May and the first day of November, and at five o'clock in the evening during the rest of the year; except on Saturdays, when the market shall be kept open until ten o'clock at night: Provided always that Butchers may open their stalls and supply any steamboat or other vessel coming into the harbour after market hours. By-law 483, s. 10.

Butchers may
supply vessels
after market
hours.

Persons selling
meat, etc., to
have stamped
scales, etc.

10. Every person selling meat or articles of provisions by retail, whether by weight, count or measure, in the said City, shall provide himself with scales, weights and measures, regularly stamped, marked, and duly adjusted by the Inspector of Weights and Measures for the said City; but no spring balance, spring scale or spring weighing machine, shall be used, or allowed to be used, for any market purpose. By-law 483, s. 11.

Spring scales not
to be used.

By-law

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11. Every person who sells or attempts to sell, any articles of provision in any market, or elsewhere within the limits of the said City, which are usually bought by the Dry or Winchester Measure, by the small Wine Measure, or who sells or attempts to sell any article of provision usually sold by weight, count or measure, by any false or deficient weight, count or measure, shall in addition to the penalty imposed for the infraction of this By-law, be liable to have the said articles of provision seized by the Weigh-master, and shall not by reason of such seizure have any claim or damage whatever therefor. By-law 483, s. 12.

No. 488.
Public Markets.
Persons selling or attempting to sell by false weights.

to have their articles of provision seized.

12. Every person frequenting the markets with articles of provision or produce for sale, shall place his waggon, sleigh, or other vehicle, in such order as the Market Inspector directs; and no person shall be allowed to have any waggon or other vehicle in the markets, except in such place as may be directed by the said Market Inspector, nor shall any butcher or other person place or tie, or allow to be placed or tied, upon any pathway or road surrounding the market any calf, sheep, swine, or other animal. By-law 483, s. 13.

Waggons or vehicles at the markets.

Animals not to be placed upon the pathway or roads.

13. None of the markets, or streets, or lanes within the boundaries of the markets, shall be used for any business or purpose whatsoever, other than those for which the same are respectively authorised. By-law 483, s. 14.

Markets to be used only for the purposes for which they are authorised.

14. No person shall bring into or leave in any of the public markets of the City, any waggon, cart, or other vehicle, nor shall stand thereon to sell any article, not being farmers' produce or vegetables, or not expressly specified in this By-law as allowed to be sold therein, nor shall any person sell any article in any of the public markets in a manner contrary to the provisions of this By-law. By-law 483, s. 15.

Persons not to sell articles in the market not specified by this By-law.

15. In case any person sells or exposes for sale any goods, provisions or other articles contrary to the pro-

Persons selling goods, etc., contrary to the pro-

No. 483.
Public Markets.
visions of this
By-law to be
removed.

Persons hinder-
ing market
officers in the
performance of
their duties.

visions of this By-law, the person so offending shall, after being warned by the Inspector of Markets or other person duly authorised, be summarily removed, together with his goods, provisions, or other articles, out of the public markets or boundaries aforesaid; and any person or persons hindering, obstructing, or molesting the said Inspector of Markets, or other person as aforesaid in the performance of his duties, shall be subject to the penalties of this By-law. By-law 483, s. 16.

Persons not to
drive faster than
a walk.

16. No person shall drive through any of the public markets faster than a walk. By-law 483, s. 17.

Horses to be
taken out of the
waggons.

17. Horses, oxen, or other animals, drawing waggons, sleighs or other vehicles into any of the public markets (except the Hay Market) shall be immediately taken out of the same until they are again wanted to draw off the said waggons, sleighs, or other vehicles. By-law 483, s. 18.

Regulations as to
butchers' carts
and the securing
of horses draw-
ing the same.

18. The Standing Committee on Public Markets shall have power to make from time to time such general regulations as they may consider expedient as to the places in which butchers' carts may stand in any of the Public Markets, and for requiring horses used for drawing such carts to be securely tied when standing within the limits of any of the said Markets; and every person contravening any such regulations shall be subject to the penalties of this By-law. By-law 752, s. 2.

GENERAL REGULATIONS AS TO BUTCHERS.

Butchers and
others to be
subject to the
regulations of
this By-law.

19. All butchers and other persons who resort to and use the public markets now or hereafter to be established within the said City, for the purpose of carrying on their trade as such butchers, or selling or disposing of articles in such markets, and all persons opening butchers' shops, or cutting up or exposing for sale any fresh meat in the said City, shall be subject to the provisions of this By-law. By-law 483, s. 19.

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20. No butcher or other person shall cut up or expose for sale any fresh meat in any part of the said City, except in the shops or stalls in the public markets, or at such places as the Standing Committee on Public Markets may appoint, nor unless he has obtained a certificate of compliance with the regulations contained in this By-law, and of any other regulations prescribed by the Standing Committee on Public Markets, which certificate shall be given by the General Inspector of Licenses, who shall be entitled to demand and receive therefor a fee of one dollar, to be by him paid over to the Treasurer of the said City for the general purposes thereof, at such times and in such manner as the said Committee on Public Markets may appoint. By-law 483, s. 20; By-law 611, s. 1.

No. 483.
Public Markets.
Butchers selling
meat out of the
markets.

21. Every person receiving a certificate authorizing him to open a butcher's shop for the sale of meat, or to occupy as a butcher any of the stalls for the sale of fresh meat in any of the markets established or hereafter to be established in the said City, shall keep his or her shop or stall in a clean and proper state, and shall not suffer any offal, hides or tallow to remain on or near the premises, after eight o'clock in the morning, from the first day of May to the first day of September in each year, or after nine o'clock in the morning during the rest of the year. By-law 483, s. 21; By-law 611, s. 2.

Butchers to keep
their shops and
stalls clean.

22. No butcher's shop, or any shop or place for the cutting up or exposing for sale fresh meat in the said City, shall be opened, kept or used, which is not in a proper public market, or which is less than six hundred yards from any public market building wherein meat is permitted to be sold. By-law 483, s. 22.

Butchers' shops
not to be within
600 yards of a
public meat
market.

23. From and after the thirty-first day of December, one thousand eight hundred and seventy-six, no butcher's shop, or any shop or place for the cutting up or exposing for sale of fresh meat in the said City of Toronto, shall be opened, kept or used, unless the same is in one of the

Butchers' shops
to be in one of
the public mar-
kets.

No. 483.
Public Markets.

Butchers' shops
not to be within
1,000 yards of St.
Andrew's Mar-
ket.

public markets hereinbefore mentioned, or is more than six hundred yards from either the St. Lawrence or St. Patrick's market, or more than one thousand yards from the St. Andrew's market. By-law 725, s. 1.

Underletting
market stalls.

24. No person having any shop, stall or standing, in any of the markets of the said City, shall underlet the said shop, stall or standing, or shall place or leave any c in the same, under pretence of taking charge thereof, w. out having first obtained leave in writing from the said Standing Committee on Public Markets. By-law 483, s. 23.

Obstructing pas-
sages in the
market.

25. No person shall place, or cause or permit to be placed in the St. Lawrence arcade, or in any other of the passages or open spaces within the boundaries of any public market, any bench, table or chair, or any other article or substance whatever, which may be calculated to obstruct the free use of the whole of the said St. Lawrence arcade, or other passages or open space, without having first obtained leave in writing from the said Standing Committee on Public Markets. By-law 483, s. 24.

FARMERS AND HUCKSTERS.

Sale of meat by
farmers.

26. Every farmer from the country may, after the hour of nine o'clock in the forenoon, but not before, and after he has paid the proper market fee at any of the public markets, sell fresh meat, the produce of his own farm, in any part of the City, by the quarter or by any greater quantity, without a license. By-law 483, s. 25.

Farmers before
selling provi-
sions to pay the
market fee.

27. No farmer or other person shall dispose of any article of provision usually sold in the market, upon any of the public streets of the City, unless he has first been to one of the regular markets and paid the proper market fee. By-law 483, s. 26.

Forestalling.

28. No huckster, grocer, butcher, or runner, his, her or their servant or agent, or any person on his, her or their

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behalf, shall, directly or indirectly, purchase or cause to be purchased from any farmer or other person, any meat or other article of provision offered for sale in the said City, before the hour of nine o'clock in the forenoon, from the first day of May to the first day of November; or before the hour of ten o'clock in the forenoon from the first day of November to the first day of May, for the purpose of selling the same again; nor shall any huckster, butcher, grocer, or runner, his, her or their servant or agent, or any other person on his, her or their behalf, act as the servant or agent of any other individual, in the purchase of any meat or other article of provision offered for sale in the said City, before the hour aforesaid. By-law 483, s. 27; By-law 752, s. 2.

No. 442.
Public Markets.

29. Hucksters, dealers, and all persons frequenting the public markets with vegetables or fruits or farm or garden produce, shall have places assigned them by the Inspector of Markets or Market Constable, under the direction of the Chairman of the Standing Committee on Public Markets, and all hucksters, dealers and other persons frequenting the markets with vegetables or fruits of farm or garden produce, refusing to remain in the places assigned to them, shall be liable to the penalties herein mentioned. By-law 483, s. 28; By-law 752, s. 2.

Hucksters, &c.,
to have places
assigned them
in the markets

COMMITTEE ON PUBLIC MARKETS.

30. The said Standing Committee on Public Markets, or any member of the same, may inspect all meats or other articles of provisions that may be exposed for sale in the markets, and under the direction of the Mayor, or in their own discretion, seize and destroy, such as may be blown, tainted or otherwise unfit to be used. By-law 483, s. 29.

Inspection of
meats and provisions.

31. The said Committee shall have the control over all the officers of the City employed in the public markets. By-law 483, s. 30.

Market officers.

No. 483.
Public Markets.

32. The said Committee shall have power to make any regulations as to the markets, or the lessees or occupants of the same, as to the officers of the City employed there, and as to all persons attending or frequenting the same. By-law 483, s. 31.

MARKET FEES.

Committee on markets may make regulations as to the markets.

33. The Clerk of each of the public markets, or in case the market fees should be leased, the lessee of the same shall be entitled to demand and receive the following fees:—

Fees for the sale of articles brought to the markets in waggons.

From the owner of each sleigh, waggon or other vehicle in which there shall be any fresh meat, produce or other article of provision, lumber, shingles or laths, brought into any of the public markets for sale within the said City, the sum of thirteen cents;

Provisions brought by hand or in a basket.

From the owner of any article of provision brought by hand or in a basket, the sum of five cents;

Animals brought to the catt's market.

And from the owners of all animals driven to the cattle market for sale, for every head of horned cattle the sum of ten cents;

For every sheep, calf or swine, the sum of two cents;

For every horse, mare or gelding the sum of twenty-five cents;

And in case any animal hereinbefore mentioned is brought into the said Cattle Market more than once, or remains in the said market for more than thirty hours, then and in every such case the fees aforesaid shall again become payable for each time such animal is so brought into the market or for every period of thirty hours during which it remains therein. By-law 483, s. 34; By-law 704, s. 1.

Power of lessees to collect market fees.

34. The lessees of the different market fees, shall have full power to collect all rents and fees belonging to them

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respectively, and to dispossess or remove any party refusing to pay the same, under the authority of the Mayor, Police Magistrate, or any Justice of the Peace for the City of Toronto. By-law 483, s. 35.

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Public Markets.

GRAIN, FLOUR AND MEAL MARKET.

35. The square between the upper and lower portions of the St. Lawrence Market, as by sub-section two of section two of this By-law is defined, so much of the centre of Front Street, from Church to West Market Street as is not at present used as a Market for the sale of cordwood, and the space between the south side of St. Andrew's Market and Camden Street, shall be the only places in the said City for buying or selling wheat, barley or other grain, flour or meal, except by the *bona fide* occupants and ratepayers of shops and houses in the said City. By-law 483, s. 36; By-law 752, s. 2.

Places for selling grain in the City.

36. Every buyer and seller of grain, flour, meal, meat or other produce, which is usually bought and sold by weight, may require the same to be weighed at one of the public weigh-scales or weighing-machines of the said City. By-law 483, s. 37.

Weighing grain and produce.

HAY AND STRAW MARKET.

37. All hay and straw brought into the City of Toronto, in any waggon, cart, or other vehicle, except railway carriages, to be sold and marketed thereout or therefrom shall be exposed for sale in the Hay and Straw Market, as established by sub-section three of section two of this By-law, and in such places at the other public markets as may be determined upon by the said Standing Committee on Public Markets, and at no other place within the said City; and all such waggons, carts, and other vehicles (except as aforesaid,) shall be placed in the said Hay Market and other places as hereinbefore provided, and in such order and position as the said Committee or any of its officers shall determine; and no person shall depart from

Hay and straw to be sold at the market or such places as the Committee on Markets may direct.

Order in which vehicles shall stand at the markets.

No. 483.
Public Markets.

the line or order in which he shall have been placed before he has disposed of his load, unless to leave the market, nor shall he loiter about the streets of the City with his load. By-law 483, s. 38.

Fees of the Hay-market.

38. The Clerk of the Hay Market, or the lessee thereof, shall be entitled to demand and receive from each and every person selling or exposing for sale hay and straw within the City, the following fees :—

If brought in waggons.

For every waggon, cart, or other vehicle containing hay, thirteen cents ;

For every waggon, cart, or other vehicle containing straw, ten cents ;

In vessels or railway carriages.

And in case hay or straw shall be brought to the City in any ship, vessel, or boat, or railway carriage, to be sold thereout or therefrom, it shall be the duty of the captain, owner, conductor or person in charge thereof, to report the same forthwith, to the Clerk of the Hay Market, or the lessee thereof, who shall be entitled to demand, receive and take, for every such ship, vessel or boat, capable of carrying ten tons of hay, one dollar ;

For every such ship, vessel or boat, capable of carrying twenty tons, two dollars ;

For every such ship, vessel or boat, capable of carrying fifty tons, four dollars ;

For every such ship, vessel or boat, capable of carrying over fifty tons, eight dollars ;

And for every railway carriage, the sum of one dollar.
By-law 483, s. 39.

Persons to give a statement of the quantity and weight of the hay or straw they bring into the City for sale.

39. Every person bringing hay or straw to the said City for sale, by whatever mode of conveyance, shall be obliged to give to the proper officer, when required so to do, a true statement (to the best of his knowledge) of the weight and quantity thereof. By-law 483, s. 40.

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40. Every person bringing hay or straw into the Hay and Straw Market, in any waggon, cart, sleigh, or other vehicle to be sold or marketed, shall be and they are hereby required to cause such hay or straw (except pea straw), to be weighed by the City Weigh Master or his deputy, and to state at the same time to such Weigh Master or his deputy, their own names and those of the proprietors of such hay or straw, if they are not themselves the proprietors thereof. By-law 530, s. 1. 2.

No. 483.
Public Markets.

Persons bringing hay or straw into the City to have the same weighed.

41. Any person refusing to pay the market fees, or giving a wilfully false statement of the quantity and weight of hay as aforesaid, or neglecting or refusing to have his or their hay or straw weighed, shall be liable to the penalties of this By-law. By-law 483, s. 42; By-law 752, s. 2.

Refusing to pay fees, or making false statements.

Refusing to have hay or straw weighed.

42. Any person committing or attempting any fraud in the selling or weighing of hay, by introducing heavy articles into the waggon or other vehicle, or by wetting or concealing wet or unmerchantable articles in the load, or using any other fraudulent device or contrivance shall be subject to the penalties of this By-law. By-law 483, s. 43.

Fraud in the sale of hay, &c.

SALE OF COAL.

43. Every coal dealer in the City of Toronto shall give to the driver or person in charge of each load of coal sent out for delivery to a purchaser in the said City, a ticket signed by such dealer, specifying the true amount of coal contained in such load. By-law 690, s. 1.

Coal dealers to give tickets specifying amount in each load.

44. It shall be lawful for the City Commissioner to require that any load of coal on its way from seller to buyer in the said City shall be weighed upon any weigh scales, or for the purchaser of any load of coal to require that the same shall be so weighed; and the driver or person in charge thereof shall thereupon have the said load and vehicle weighed separately at such scales at the expense

City Commissioner or purchaser of coal may require same to be weighed.

No. 483.
Public Markets.

of the party requiring the same, and shall then and there produce to the Weigh Master the ticket in the preceding section of this By-law mentioned. By-law 690, s. 2.

Penalty for making false statements or refusing to have coal weighed.

45. Any dealer who falsely states in the ticket aforesaid the weight or amount of the coal in any load, and any person who upon request as aforesaid refuses to have his load or vehicle weighed, or to produce his ticket to the Weigh Master, shall be subject to a fine of not less than ten, or more than fifty dollars. By-law 690, s. 3.

WEIGH-MASTER.

Appointment of weigh-master.

46. There shall be an officer appointed by the Municipal Council of the said City, to be called the Weigh-Master for the City of Toronto. By-law 483, s. 44.

Weigh-master to give security to the Corporation.

47. The said Weigh-Master shall, before he enters upon the duties of his office, execute a bond to the Corporation of the City of Toronto, with two good sureties, to be approved of by the said Standing Committee on Public Markets, binding him in the sum of one thousand dollars, and such sureties in five hundred dollars each, for the faithful discharge of the duties of his office. By-law 483, s. 45.

Duties of the weigh-master.

48. The following shall be the duties of the Weigh-Master :

Hours of attendance at the weigh-house.

(1) To attend at the Weigh-house for the purpose of weighing articles required to be weighed, from six o'clock in the morning to six o'clock in the afternoon, from the first day of May to the thirty-first day of October; and from seven o'clock in the morning to five o'clock in the afternoon, from the first day of November to the thirtieth day of April in each year, Sundays excepted.

To weigh articles requiring to be weighed.

(2) To weigh all articles requiring to be weighed which may be brought to him, together with the waggon or other vehicle upon which the same may be loaded.

- (3) To furnish the owner or person having charge of the load with a weigh-note dated and signed by the Weigh-Master, setting forth the gross weight of such load, with the waggon or other vehicle, and the tare of the waggon or other vehicle, the net weight of the load, and the name of the owner or person having charge of the same.
- No. 483.
Public Markets.
To give weigh-notes.
Particulars of the weigh-notes.
- (4) Whenever required, either by the purchaser or seller on the same day that he has weighed any load, and after the load has been unloaded, to weigh the waggon or other vehicle upon which the same was loaded and endorse upon the weigh-note the exact weight of the waggon or other vehicle, as ascertained on that day.
- To weigh vehicles after they are unloaded.
- (5) To keep a book in which shall be entered the name or names of the owner or owners of all articles weighed by him, the name or names of the person or persons for whom the same is weighed, the weight of the articles weighed, and the day and hour of weighing the same; he shall also enter a description of the waggon or other vehicle containing any article weighed by him, and such other particulars as may be required by the said Standing Committee on Public Markets.
- To keep a book and enter the particulars of all articles weighed by him.
- (6) To produce the book in the preceding sub-section mentioned, at all reasonable times whenever the same is required for inspection.
- To produce his book for inspection.
- (7) To make a return in writing, as often as the Municipal Council or the Standing Committee on Finance and Assessment may direct, to the Treasurer, of all the foregoing particulars, with the fee paid in each case.
- To make a return to the Treasurer.
- (8) To inspect, when required, hay or other articles of produce sold or offered for sale in the public markets, and to give his certificate if the same be wet or otherwise not merchantable.
- To inspect hay and produce and certify if the same is not merchantable.

No. 488.
Public Markets.

To certify the deductions to be made for articles rendered heavier than they ought to be.

To perform the duties of the General Inspector of Markets.

To be a special constable in the markets.

Weigh-master's fees.

(9) To endorse on the weigh-note whenever any article brought to him to be weighed is wet, or which from any other cause may be heavier than such article, if merchantable, ought to be, together with the deduction which, in his opinion, ought to be made on account of such wet or other cause.

(10) The Weigh-Master shall, until otherwise determined by a resolution or By-law of the Municipal Council, perform the duties of the General Inspector of Markets, and he shall be a special constable in the public markets, with power to enforce the regulations of the same, and control parties frequenting the markets. By-law 483, s. 46.

49. The Weigh-Master shall be entitled to demand and receive the following fees:—

For every load of hay weighed, the sum of thirteen cents;

For every load of straw weighed, the sum of ten cents;

For the weighing of every empty waggon, twenty cents, to be paid once only in each year, unless such waggon has been altered;

For the weighing of any slaughtered meat, grain, vegetables, fish, fodder, farm produce, and all other articles exposed for sale as to which no provision is elsewhere made in this By-law, if under one hundred pounds, the sum of four cents; if over one hundred pounds, and not exceeding six hundred pounds, four cents for the first one hundred pounds, and two cents additional for every additional one hundred pounds, or intervening quantity;

For all live animals other than sheep or pigs, five cents per head;

For sheep or pigs (if more than five are weighed,) two cents per head, but if a less number than five sheep or

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pigs are weighed, a fee of ten cents shall be chargeable for such whole number weighed being less than five;

No. 483.
Public Markets.

For all coal, not exceeding one ton per load, ten cents, and at such rate for all over a ton weight, as may be determined by the said Standing Committee on Public Markets;

And all such sums shall be paid before the articles weighed shall be removed from the weigh-house. By-law 483, s. 7; By-law 704, s. 2; By-law 752, s. 2.

WEIGH-HOUSES AND WEIGH-NOTES.

50. There shall be a public weigh-house and weighing machine at the place where the present weigh-house and weighing machine now are on Front Street, east of East Market Square, and within the present limit of the Hay and Straw Market: there shall also be a public weigh-scale or weighing machine at the Western or St. Andrew's Market, so soon as there are funds appropriated or applicable for the purpose; and there shall be established, from time to time, such other weigh-houses and weighing machines at such other place or places in the said City as may be expedient, and as the Municipal Council may by resolution or By-law direct. By-law 483, s. 48.

Location of the weigh-house and weighing-machines.

51. At every weigh-house and weighing machine in the said City a person shall be placed in charge thereof, and shall be under the control of the said Standing Committee on Public Markets. By-law 483, s. 49.

A person to be appointed to have charge of every weigh-house.

52. Any owner or person having charge of any load or article which he is required to have weighed and refuses to have the same weighed, or who shall neglect or refuse to have the exact weight of his waggon or other vehicle ascertained, as is provided by the fourth sub-section of section forty-eight of this By-law, shall be subject to the penalties of this By-law. By-law 483, s. 50; By-law 752, s. 2

Persons refusing to have articles weighed.

Refusing to have vehicles weighed.

No. 483.
Public Markets.

Places for selling
fish in the city.

53. Every person may sell or expose for sale fresh fish at the Fish Market, or at any other place within the said City not one of the public markets. By-law 483, s. 53.

Fees to clerk of
the fish market.

54. Each person selling fish in the said Fish Market, who shall not have a stall therein, and who shall not have paid any other market fee in the said Fish Market, shall pay to the clerk of the said fish market, or the lessee thereof, the sum of ten cents for each day on which he or she may sell fish in the said market. By-law 483, s. 54.

Hours in which
the fish market is
to be kept open.

55. Except on Sundays, from the first day of October to the first day of May, the Fish Market shall be kept open from sunrise until eleven o'clock in the morning on each day, but on Saturdays it shall be kept open from sunrise until two o'clock in the afternoon; and from the first day of May to the first day of October the said Fish Market shall be kept open from sunrise until ten o'clock in the morning, but on Saturdays it shall be kept open from sunrise until twelve o'clock noon. By-law 483, s. 55.

Fees for fish
brought to the
city.

56. All persons bringing fish to the City for sale shall pay the following fees, that is to say:—

For all fish brought in a boat or skiff, the sum of fifteen cents; and

For all fish brought in any other manner, the sum of five cents for every quantity not exceeding one hundred pounds in weight, and for every quantity over one hundred pounds in weight the sum of five cents per one hundred pounds. By-law 483, s. 56.

Persons bringing
fish into the city
to give a state-
ment of the
quantity and
weight thereof.

57. Every person bringing fish to the said City upon which fees are payable, shall be obliged to give as correct a statement of the quantity and weight thereof as he reasonably can, to any Officer of the said City requiring the same, and in case of such person wilfully making any false

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statement in regard thereto, he shall be subject to the penalties of this By-law. By-law 483, s. 57.

No. 483.
Public Markets.

CATTLE MARKET.

58. All animals exposed for sale or marketed in the Cattle Market shall be arranged in such order as the Market Clerk or the lessee thereof shall direct, and be fastened in the stalls or to the place or places assigned for such purpose, so as to secure them from doing injury to any person or being injured by each other. By-law 483, s. 58.

Arranging cattle
in the cattle mar-
ket.

59. No horned cattle, calves, swine, sheep, horse, mare or gelding, brought into the said City for sale, shall be sold in any of the public streets or other place in the said City before they have been at the Cattle Market, and the market fees have been paid thereon, except such as may be sold by any licensed Auctioneer for the said City upon his own premises, or at such other place or places as the said Standing Committee on Public Markets may by any general regulations prescribe for such purpose. By-law 483, s. 59; By-law 752, s. 2.

Sale of cattle,
and other ani-
mals.

PENALTY.

60. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and Justice or Justices, or any two or more of them are acting together therein, then under the hand and seal

Penalty.

Distress in de-
fault of payment.

No. 486.
Toronto, Grey
and Bruce Rail-
way Company.

Commitment in
default of dis-
tress.

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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 483, s. 60; By-law 752, s. 4.

No. 486.

A By-law to aid and assist the Toronto, Grey and Bruce Railway Company, by giving two hundred and fifty thousand dollars to the Company by way of Bonus and to issue Debentures therefor, and to authorize the levying of a special rate for the payment of the Debentures and interest.

[PASSED JAN. 11, 1899.
AMENDED AUG. 30, 1899.]

See 21 V., c. 40
(Ont.), s. 9.

WHEREAS by the Act of the first session of the Legislature of the Province of Ontario, passed in the thirty-first year of Her Majesty's reign, incorporating the Toronto, Grey and Bruce Railway Company, it is provided as follows: "And it shall further be lawful for any Municipality or Municipalities through any part of which, or near which, the Railway or Works of the said Company shall pass, or be situated, to aid and assist the said Company by loaning or guaranteeing, or giving money by way of bonus or other means to the Company, or issuing Municipal Bonds to or in aid of the Company, and otherwise, in such manner, and to such extent as such Municipalities, or any of them, shall think expedient: Provided

always, that no such aid, loan, bonus or guarantee shall be given except after the passing of By-laws for the purpose, and the adoption of such By-laws by the rate-payers, as provided in the Railway Act :”

No. 486.
Toronto, Grey
and Bruce Rail-
way Company.

And whereas by the seventy-seventh section of the Railway Act, chapter sixty-six of the Consolidated Statutes of the Province of Canada, it is provided that no Municipal Corporation shall subscribe for stock, or incur any debt or liability, under the said Railway Act, or the Special Act, unless and until a By-law to that effect has been duly made and adopted, with the consent first had of a majority of the qualified electors of the Municipality in the manner determined by the By-law, after public advertisement thereof containing a copy of the proposed By-law, inserted at least four times in each newspaper printed within the limit of the Municipality, or if none be printed therein, then in some one or more newspapers printed in the nearest city or town thereto, and circulated therein, and also put up in at least four of the most public places in each Municipality :

C.S.C., c. 66, s. 77.

And whereas the Municipality of the Corporation of the City of Toronto, has determined to aid and assist the said Toronto, Grey and Bruce Railway Company by giving thereto the sum of two hundred and fifty thousand dollars by way of bonus, under the authority conferred by the said Act first in recital :

And whereas to carry the last recited object into effect, it is necessary for the said Municipality to raise the said sum of two hundred and fifty thousand dollars in the manner hereinafter mentioned :

And whereas it will require the sum of twenty-seven thousand five hundred dollars to be raised annually by special rate for paying the said debt of two hundred and fifty thousand dollars and interest on the debentures to be issued therefor as hereinafter mentioned :

No. 486.
Issue of \$250,000
City Debentures.

And whereas the amount of the whole rateable property of the said Municipality, irrespective of any future increase of the same, and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment roll of the said Municipality, being for the year one thousand eight hundred and sixty-eight, was twenty-four million six hundred and seventy-three thousand six hundred and seventy-three dollars :

And whereas the amount of the existing debt of the said Municipality is the sum of two million one hundred and forty-four thousand eight hundred and fifty-three dollars and forty-four cents :

And whereas for paying the interest and creating an equal yearly sinking fund for paying the said debt of two hundred and fifty thousand dollars, as hereinafter mentioned, it will require an equal annual special rate of one mill and one eighth of a mill in the dollar, in addition to all other rates to be levied in each year :

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

The city to give a bonus of \$250,000 to the T. G. & B. R. Co.

1. It shall and may be lawful for the said Municipality to aid and assist the Toronto, Grey and Bruce Railway Company, by giving thereto the sum of two hundred and fifty thousand dollars by way of bonus. By-law 486, s. 1.

The manner in which the debentures are to be made out.

2. It shall be lawful, for the purpose aforesaid, for the Mayor of the said City to cause any number of debentures to be made for such sums of money as may be required for the said purpose, not less than twenty dollars each, and not exceeding in the whole the amount of two hundred and fifty thousand dollars, which said debentures shall be sealed with the seal of the said City, and be signed by the Mayor and Treasurer thereof. By-law 486, s. 2.

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3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto, in Toronto, and shall have attached to them coupons for the payment of interest at the rate and in the manner hereinafter mentioned. By-law 486, s. 3.

No. 486.
Toronto, Grey &
Bruce Railway
Company.

Debentures to be payable in twenty years, and to have coupons attached.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first day of January and July in each year, at the Bank of Toronto, in Toronto. By-law 486, s. 4.

Debentures to bear interest at six per cent, payable half-yearly.

5. For the purpose of forming a sinking fund for payment of the said debentures, and the interest thereon at the rate aforesaid, an equal special rate of one mill and one-eighth of a mill in the dollar shall, in addition to all other rates, be raised, levied and collected in each year upon all the rateable property in the said Municipality during the said term of twenty years from the coming into effect of this By-law, unless such debentures shall be sooner paid. By-law 486, s. 5.

A special rate to be levied annually for the payment of principal and interest

6. This By-law shall take effect on, from and after the first day of January, in the year of our Lord one thousand eight hundred and sixty-nine. By-law 486, s. 6.

By-law to take effect from 1st January, 1869.

7. The debentures to be signed and issued as aforesaid shall be delivered by the Mayor of the said City to the Trustees appointed (or to be appointed) in accordance with the tenth section of the said Act incorporating the said Toronto, Grey and Bruce Railway Company. By-law, 486, s. 7.

Debentures to be delivered to the Trustees of the Railway.

[The eighth and ninth sections, which fixed the places and appointed the Returning Officers for taking the votes of the electors on this By-law, are not consolidated.]

No. 487.
Toronto & Nipissing Railway.

No. 487.

A By-law to aid and assist the Toronto and Nipissing Railway Company, by giving one hundred and fifty thousand dollars to the Company by way of bonus, and to issue Debentures therefor, and to authorize the levying of a special rate for the payment [of the Debentures and interest.

[PASSED JAN. 11, 1869.
AMENDED AUG. 30, 1869.]

See 81 V., c. 41
(Ont.), s. 10.

WHEREAS, by the Act of the first session of the Legislature of the Province of Ontario, passed in the thirty-first year of Her Majesty's reign, incorporating the Toronto and Nipissing Railway Company, it is provided as follows: "And it shall further be lawful for any Municipality or Municipalities through any part of which, or near which the Railway or Works of the said Company shall pass, or be situated, to aid and assist the said Company by loaning or guaranteeing, or giving money by way of bonus or other means to the Company, or issuing Municipal Bonds to or in aid of the Company, and otherwise, in such manner, and to such extent, as such Municipalities, or any of them, shall think expedient: Provided always, that no such aid, loan, bonus or guarantee shall be given except after the passing of By-laws for the purpose, and the adoption of such By-laws by the ratepayers, as provided in the Railway Act:"

C.S. Ca., c. 66, s.
77.

And whereas, by the seventy-seventh section of the Railway Act, chapter sixty-six of the Consolidated Statutes of the late Province of Canada, it is provided that no Municipal Corporation shall subscribe for stock, or incur any debt or liability, under the said Railway Act, or the Special Act, unless and until a By-law to that effect has been duly made and adopted, with the consent first

had of a majority of the qualified electors of the Municipality, in the manner determined by the By-law, after public advertisement thereof containing a copy of the proposed By-law, inserted at least four times in each newspaper printed within the limit of the Municipality, or if none be printed therein, then in some one or more newspapers printed in the nearest city or town thereto, and circulated therein, and also put up in at least four of the most public places in each Municipality:

No. 487.
Toronto & Nipissing
Railway.

And whereas, the Municipality of the Corporation of the City of Toronto has determined to aid and assist the said Toronto and Nipissing Railway Company by giving thereto the sum of one hundred and fifty thousand dollars by way of bonus, under the authority conferred by the said Act first in recital:

And whereas, to carry the last recited object into effect, it is necessary for the said Municipality to raise the said sum of one hundred and fifty thousand dollars in the manner hereinafter mentioned:

And whereas, it will require the sum of sixteen thousand and five hundred dollars to be raised annually by special rate for paying the said debt of one hundred and fifty thousand dollars and interest on the debentures to be issued therefor, as hereinafter mentioned:

And whereas, the amount of the whole rateable property of the said Municipality, irrespective of any future increase of the same, and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment roll of the said Municipality, being for the year one thousand eight hundred and sixty-eight, was twenty-four million six hundred and seventy-three thousand six hundred and seventy-three dollars:

No. 487.
Toronto and
Nipissing Rail-
way.

And whereas the amount of the existing debt of the said Municipality is the sum of two million one hundred and forty-four thousand eight hundred and fifty-three dollars and forty-four cents :

And whereas for paying the interest and creating an equal yearly sinking fund for paying the said debt of one hundred and fifty thousand dollars, as hereinafter mentioned, it will require an equal annual special rate of two-thirds of a mill in the dollar, in addition to all other rates to be levied in each year :

It is therefore enacted, by the Council of the Corporation of the City of Toronto :

The City to give a bonus of \$150,000 to the Toronto and Nipissing R. Co.

1. It shall and may be lawful for the said Municipality to aid and assist the Toronto and Nipissing Railway Company, by giving thereto the sum of one hundred and fifty thousand dollars by way of bonus. By-law 487, s. 1.

The manner in which the debentures are to be made out.

2. It shall be lawful, for the purpose aforesaid, for the Mayor of the said Municipality to cause any number of debentures to be made for such sums of money as may be required for the said purpose, not less than twenty dollars each, and not exceeding in the whole the amount of one hundred and fifty thousand dollars, which said debentures shall be sealed with the seal of the said City, and be signed by the Mayor and Treasurer thereof. By-law 487, s. 2.

Debentures to be payable in twenty years,

and to have coupons attached.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto in the City of Toronto, and shall have attached to them coupons for the payment of interest at the rate and in manner hereinafter mentioned. By-law 487, s. 3.

Debentures to bear interest at six per cent. payable half-yearly.

4. The said debentures shall bear interest at and after the rate of six per centum per annum, from the date thereof, which interest shall be payable half-yearly on the first day of January and July in each year, at the

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Bank of Toronto, in the said City of Toronto. By-law 487, s. 4.

No. 493.
Issue of \$23,687
City Debentures,
to redeem cer-
tain Debentures.

5. For the purpose of forming a sinking fund for pay-
ment of the said debentures, and the interest thereon, at
the rate aforesaid, an equal special rate of two-thirds of
a mill in the dollar shall, in addition to all other rates, be
raised, levied, and collected in each year upon all the
rateable property in the said Municipality during the said
term of twenty years from the coming into effect of this
By-law, unless such debentures shall be sooner paid. By-
law 487, s. 5.

A special rate to be
levied annu-
ally for pay-
ment of principal
and interest.

6. This By-law shall take effect on, from, and after the
first day of January, in the year of our Lord one thousand
eight hundred and sixty-nine. By-law 487, s. 6.

By-law to take
effect from 1st
January, 1869.

7. The debentures to be signed and issued as aforesaid
shall be delivered by the Mayor of the said City to the
Trustees appointed (or to be appointed) in accordance
with the eleventh section of the said Act incorporating
the Toronto and Nipissing Railway Company. By-law
487, s. 7.

Debentures to be
delivered to the
Trustees of the
Railway.

[The eighth section, which fixed the places and appointed the Return-
ing Officers for taking the votes of the electors on this By-law, is not
consolidated.]

No. 493.

A By-law to provide for an issue of Debentures
to the extent of twenty-three thousand six hun-
dred and eighty-seven dollars, to redeem out-
standing Debentures falling due in the year of
our Lord one thousand eight hundred and
sixty-nine.

[PASSED MAY 3, 1869.]

WHEREAS by an Act of the Provincial Legislature, 22 V., c. 71.
passed in the twenty-second year of the reign of

No. 493.
Issue of \$23,637
City Debentures.

Her Majesty Queen Victoria, chaptered seventy-one, and intituled, "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures, for which no Sinking Fund has been provided, and for other purposes," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole, four hundred and eight thousand, three hundred and fifty-five dollars and twenty-eight cents to redeem debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand, three hundred and fifty-five dollars and twenty-eight cents, herein mentioned :

And whereas it is necessary to provide for the redemption of certain debentures described in the said Act, as falling due during the year one thousand eight hundred and sixty-nine, and amounting to the sum of twenty-three thousand six hundred and eighty-seven dollars :

And whereas the total amount required to be raised annually by special rate for paying the said sum and interest, is three thousand seven hundred and eighty-nine dollars and ninety-two cents :

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the Assessment Returns for the same, for the year of our Lord one thousand eight hundred and sixty-eight, was twenty four millions six hundred and seventy-three thousand six hundred and seventy-three dollars :

And whereas the annual rate in the dollar upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of ten per centum per annum, for the payment of the principal of the said loan of twenty-three thousand six hundred and eighty-seven dollars, according to the pro-

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visions of the above recited Act, is one-sixteen thousandth part of a cent:

No. 493.
To Redeem certain Debentures.

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of twenty-three thousand six hundred and eighty-seven dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Council of the said City, in the redemption of the debentures issued by the said City, respectively falling due in the year of our Lord one thousand eight hundred and sixty-nine, as enumerated in the first section of the said Act first above recited. By-law 493, s. 1.

Authority to the Mayor to borrow \$23,687 at six per cent.

To be applied in the redemption of the debentures falling due in 1869.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred dollars each, and amounting in the whole to the said sum of twenty-three thousand six hundred and eighty-seven dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned; such debentures to be made under the common seal of the said City, signed by the Mayor and the Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 493, s. 2.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half-yearly, at the Bank of Toronto, in Toronto, or such other place or places as may be agreed on by the said Mayor, and the party or parties who may agree to advance

Interest to be payable half-yearly, and the principal to be payable 1st January, 1869.

No. 493.
Issue of \$23,637
City Debentures.

the said principal sum of twenty-three thousand six hundred and eighty-seven dollars, which shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and eighty, at the Bank of Toronto, in the City of Toronto, or at such other place or places as may be agreed upon as aforesaid. By-law 493, s. 3.

A special rate to be levied annually, for the payment of principal and interest.

4. A special rate of one-sixteen thousandth part of a cent in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy to the year one thousand eight hundred and seventy-nine, both years inclusive, for the purpose of paying the said sum of twenty-three thousand six hundred and eighty-seven dollars, with interest thereon, as aforesaid. By-law 493, s. 4.

Moneys arising from special rate after payment of interest to be invested.

5. All moneys arising from the said rate of one-sixteen thousandth part of a cent in the dollar, upon the assessed value of all the rateable property in the said City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in such manner as the Governor in Council may direct, for the purpose of creating a Sinking Fund for the redemption of the principal of such debentures as they respectively become due, the interest upon such investment to be applied to the general purposes of the said City. By-law 493, s. 5.

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No. 502.

No. 502.
Public Health.

A By-law relative to the Public Health of the
City of Toronto.

[PASSED NOV. 26, 1869.
AMENDED FEB. 5, 1872 ; NOV. 12, 1873 ; APRIL
13, 1874 ; AUG. 23, 1875 ; SEPT. 25, 1876.]

WHEREAS by an Act passed in the session of the Parliament of the Province of Canada, held in the twenty-ninth and thirtieth years of the reign of Her Majesty Queen Victoria, and chaptered fifty-one, it is among other things enacted that the members of every City Council shall be the Health Officers of their respective Municipalities, under the Statutes respecting the Public Health, and under any Act passed after the said Act shall have taken effect, for the like purpose, but that any such Council may, by By-law, delegate the powers of its members as such Health Officers to a Committee of their own number, or to such persons, either including or not including one or more of themselves, as the Council thinks best :

See now 36 V., c.
43 (Ont.), s. 6,
and 36 V., c. 43
(Ont.), s. 382.

See now 36 V., c.
43 (Ont.).

And whereas the Municipal Council of the City of Toronto has a Standing Committee of its own members, called the Board of Health, and it is considered advisable to delegate the said powers in the said recited Statute mentioned, to the members of the said Municipal Council, who at the present time, or who shall from time to time, constitute the said Committee :

And whereas by the said hereinbefore recited Act, power is given to the Council of every City to pass By-laws for providing for the health of the Municipality, and against the spreading of contagious or infectious diseases : By-law 542, s. 4.

See now 36 V., c.
48 (Ont.), s. 384
(23).

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows :

No. 502.
Public Health.

Delegation of the powers of the Members of Council as Health Officers, to the Board of Health.

1. All the powers and authorities conferred upon or vested in the members of the Municipal Council of the City of Toronto, by the said recited Statute, or by any other Statute heretofore, or hereafter to be enacted, as Health Officers of the said City, are hereby delegated to the members of the said Municipal Council, who shall from time to time be the members of the Standing Committee of the said Municipal Council, designated the Board of Health. By-law 502, s. 2; By-law 542, s. 5.

HEALTH OFFICE AT CITY HALL.

Medical and other officers to have an office in the City Hall.

2. There shall be provided at the City Hall a suitable office for the accommodation of the medical and other officers to be appointed as hereinafter mentioned, and in which, if deemed convenient, the said Committee may meet when called to deliberate on matters connected with the public health. By-law 502, s. 3.

HEALTH INSPECTORS AND THEIR DUTIES.

Appointment of Health Inspector.

3. There shall be elected by the Council, on the recommendation of the said Committee, an officer to be called the Health Inspector, who shall hold office during the pleasure of the Council, and until his successor is elected and qualified, and such appointment shall not be limited to one officer, if it be deemed necessary in the interest of the public health to increase the number of such Inspectors, or to appoint an Assistant Inspector or Inspectors. By-law 502, s. 4; By-law 752, s. 2.

Several Health Inspectors may be appointed.

Declaration to be made by the Health Inspector.

4. Every Health Inspector or Assistant Inspector shall, before entering upon the duties of his office, make the following declaration before the Mayor of the City for the time being, viz.:

"I hereby declare that I will, to the best of my skill and judgment, duly and faithfully perform all the duties

appertaining to my office of Health Inspector (or Assistant Inspector as the case may be) as declared by the By-laws of the City of Toronto, and that I will not directly or indirectly, for myself or others, in trust for me or on my account, have any interest or concern in any purchase, contract or agreement, to be made in pursuance of this By-law."

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By-law 502, s. 5 ; By-law 752, s. 2.

5. The following shall be the duties of the Health Inspector : Duties of the Health Inspector.

- (1) To attend at the Health Office a portion of each day as the said Committee may direct. To attend the office every day.
- (2) To keep a record of all his proceedings in books, in which shall be entered, under appropriate heads, any expenditure ordered in his department, with the names of all persons who have furnished materials, and of all workmen, and the time worked, and the amount to be paid to each individual, and to make a report thereof to the said Committee whenever required so to do, and at the end of each year a schedule of the property under his charge belonging to the City, and the value thereof. To keep a record of his proceedings. To report to the Committee.
- (3) To keep a vigilant supervision over all the lanes, byways, vacant lots or premises within the said City, upon which any accumulation of dung, manure, offal, filth, refuse, stagnant water, or other matter or thing may be found, and at once, either when required by any person or otherwise, to examine the same and notify the parties who own or occupy such premises to remove the same. To keep a supervision over the lanes, &c., of the City. To notify parties to remove filth, &c.
- (4) To make a report of such examination in the "Form A" to this By-law annexed, and if the same be not removed within twenty-four hours after notice thereof, as aforesaid, to lodge information with the Police Magistrate for the City, or any Alderman or Justice To lodge an information against persons refusing to remove filth, &c.

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Public Health.

of the Peace presiding as such for the time being, to the end that proceedings may be immediately taken against the parties so offending, in accordance with the provisions of this By-law ; and it shall be in his discretion to cause the same to be removed.

To examine sources of filth and causes of sickness on board vessels.

- (5) To examine all sources of filth and causes of sickness which may be on board any vessel at any wharf within the harbour of Toronto, or which may have been landed from any vessel on any wharf or other place, when notified of the same, and under the direction of the said Committee shall cause the same to be removed or destroyed.

To examine the water of wells.

- (6) To examine or cause to be examined by analyzation or otherwise the water of any well within the City, when requested so to do by the Mayor, any member of the said Committee, any member of the City Council, or any Medical Practitioner of the City, or when he thinks it expedient so to do, and to forbid the use of the water from any well that is found to be unfit for use, and to take such steps as may be necessary to purify the same.

To report where sewers or other public works become a nuisance.

- (7) To keep a vigilant look-out over the sewers and other public works in the said City, and in case the same shall be in such a condition as to be a nuisance, to immediately report the same to the said Committee or its Chairman, who shall forthwith direct necessary steps to have the same remedied, abated, or removed.

To visit butchers' premises and slaughterhouses.

- (8) To visit the premises of all butchers and all slaughter-houses at least once a week during the months of May, June, July, August, September, and October, and twice a month during the remainder of the year, and report to the said Committee the result of such visits immediately thereafter.

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- (9) To make all necessary arrangements for removing all decaying animal or vegetable matter from the streets, and for the temporary deposit and subsequent removal of manure, house dirt and offal.
- No. 502.
Public Health.
- To arrange for removal of decaying matter, etc.
- (10) To see that the provisions of the several sections of this By-law, except such as devolve certain duties on other officers, are strictly enforced, and generally to obey and carry out the intentions and directions of the said Committee in matters relating to the public health.
- To obey the provisions of this By-law and the instructions of the Committee.
- (11) To enter in books, to be kept for that purpose, when instructed by the said Committee to sell any articles or materials belonging to the said City, or to do or cause to be done any work for any individual from which money shall become due to the said City, all such sales and work done with the price thereof, and forthwith make out bills for the same and deliver them to the Treasurer of the said City for collection, and the said Treasurer shall forthwith demand payment of the said bills; and in case any bills or dues under this By-law shall remain unpaid at the expiration of one month after demand for payment as aforesaid, the said Treasurer shall deliver the same to the City Solicitor for legal proceedings; but if the Mayor shall be satisfied that the interests of the said City require it, he may cause legal proceedings to be had at any time.
- To make entries of the sale of articles belonging to the City.
- Of work done for individuals.
- To deliver bills thereof to the Treasurer.
- The Treasurer to demand payment of the bills, and after one month hand them over to the City Solicitor.
- (12) To make up and certify the pay-rolls of the workmen, servants or labourers employed under his direction, which said pay-rolls upon being duly passed by the said Committee, and subject to section ninety-nine of By-law number five hundred and four, shall be paid by the said Treasurer. By-law 502, s. 6.
- To make up and certify the pay-rolls of servants under him.

MEDICAL HEALTH OFFICERS.

6. In addition to the appointment of Health Inspectors as hereinbefore provided, it shall be lawful for the Council

Appointment of Medical Health Officers.

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Public Health.

Tenure of office.

Salary.

The Mayor or the Committee may direct a medical practitioner to visit cases of sickness and destitution,

and take measures for their immediate relief.

A return of the expenditure to be made to the Committee.

The Mayor or the Committee may procure assistance to determine questions regarding unwholesome food or water.

cil when it is deemed indispensable for the preservation of the public health, and the more promptly and effectually carrying into effect the sanitary conditions of this By-law, to appoint one or more members of the medical profession to be Medical Health Officer or Officers, to hold office during the pleasure of the Council; and whose duties and remuneration shall be specially defined from time to time by resolution of the Council or the said Committee. By-law 502, s. 7.

7. In the absence of such appointment of Medical Health Officers, it shall be lawful for the Mayor or the said Committee or any two members thereof, upon being informed by any Health Inspector, Constable or other person, that any destitute person or family is in sickness and destitute, to call upon some member of the medical profession, at once to proceed to visit such person or family, and upon such visitation to take such measures for their immediate relief as to him may seem requisite, either by reporting them as fit subjects to be removed to the General Hospital, or other place provided for that purpose, or by supplying them or directing that they be supplied with the requisite and necessary medicine for their relief at the expense of the City; and a regular and correct account of each case, and of any such expenditure shall be kept by him, and a return of the same shall be made to the said Committee from time to time. By-law 502, s. 8; By-law 752, s. 2.

8. In the absence of such appointment of Medical Health Officer or Officers, it shall be further lawful for the Mayor or the said Committee to call in and avail themselves of medical or scientific advice or assistance in cases in which, in the exercise of a sound discretion, they deem it indispensable to seek such advice and assistance in determining questions relating to the adulteration or sale of unwholesome food, the defilement of water, or which may be otherwise difficult of determination in carrying into effect the sanitary conditions and intentions

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of this By-law, and a return of fees or expenditure paid or incurred in obtaining or incident to such advice or assistance shall be made to the said Committee from time to time. By-law 502, s. 9.

No. 502.
Public Health.

A return of the expenditure to be made to the Committee.

9. The duty of providing for the cleaning of all public streets, lanes and alleys in the said City of Toronto shall hereafter be performed by the Standing Committee known as the Board of Health, and it shall also be the duty of the said Board to cause the said streets, lanes and alleys to be kept clear of all rank grass and noxious weeds. By-law 629, s. 1 ; By-law 685, s. 1.

Cleaning of public streets to be performed by Board of Health.

GENERAL POWERS OF THE BOARD OF HEALTH IN MATTERS RELATING TO THE PUBLIC HEALTH.

10. The Health Inspectors under the direction of the said Committee shall examine into all nuisances, sources of filth, and causes of sickness within the said City, or in any vessel within the harbour of the said City, that may in its opinion be injurious to the health of the inhabitants, and shall destroy, remove or prevent the same, as the case may require, and shall further enquire respecting articles that are capable of containing or conveying infection or contagion brought or conveyed into the said City by or through any vehicle or vessel, or by any means whatsoever. By-law 502, s. 10 ; By-law 752, s. 2.

Health Inspectors to examine into sources of filth and causes of sickness in the City or in vessels, and remove or prevent the same.

11. The said Committee may grant permits for, or restrain the removal of, any nuisance or infected articles within the said City, when they consider it safe and proper for the public safety so to do. By-law 502, s. 11.

Committee may grant permits to restrain or remove nuisances.

12. Whenever it shall appear necessary to the said Committee or any of its Officers for the preservation of the public health, or for the abatement of any nuisance, or upon the receipt by the said Committee of a notice signed by two or more inhabitants of the said City, stating the condition of any building in the said City to be

Committee or its Officers may enter buildings upon being notified of a nuisance therein.

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Public Health.

The proprietors
to remove the
nuisance after
twenty-four
hours' notice.

If nuisance is re-
peated the Com-
mittee may order
its removal.

Form of notice
to remove
nuisances.

so filthy as to be a nuisance, or injurious to health, or that upon any premises within the said City there is any foul or offensive ditch, gutter, drain, privy, cesspool or ash-pit, kept or constructed so as to be a nuisance or injurious as aforesaid, or that upon any such premises, any accumulation of dung, manure, offal, filth, refuse, stagnant water or other matter, or thing, are, or is kept, or permitted to remain so as to be a nuisance, or injurious as aforesaid, the said Committee, or any two of its officers, shall have full power and authority to enter such building or premises for the purpose of examining the same, and, if necessary, to order the removal of any such matter or thing as aforesaid; and if any proprietor or his lawful agent or representative having charge of, or control of such premises, or the occupants or any other person having any legal or equitable interest therein, after having had twenty-four hours' notice from the said Committee, or any of its officers, to remove or abate such matter or thing as aforesaid, shall neglect or refuse to remove or abate the same, he shall be subject to the penalties of this By-law; and in case any similar nuisance shall be repeated by any such proprietor, agent or occupant of any premises, the said Committee, without any further notice to the parties so offending, may in their discretion remove, or cause to be removed or abated, such nuisance or cause of sickness, and the costs and expenses thereof shall be forfeited by the persons hereinbefore mentioned, in addition to the penalties of this By-law: Provided always, that such costs, expenses and penalty shall not exceed the sum of fifty dollars. By-law 502, s. 12; By-law 752, s. 2.

13. The notice mentioned in the preceding section of this By-law may be in the Form "B," to this By-law annexed, and if the premises are occupied, shall be served on the occupant or some servant or member of his family, and if the premises are vacant, the same notice shall be served on the owner of the premises, his agent or repre-

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representative, or left at his or their last or usual place of abode. By-law 502, s. 13.

No. 502.
Public Health.

14. Whenever a disease of a malignant and fatal character is discovered to exist in any dwelling-house within the said City, and which house is situated in an unhealthy or crowded part of the same, or is in a filthy and neglected state, or is inhabited by too many persons, the said Committee, or a majority of the members thereof, may, in the exercise of a sound discretion, and at the expense of the City, compel the inhabitants of such dwelling-house to remove therefrom, and may place them in sheds, or tents, or other good shelter in some more salubrious situation, until measures can be taken under the direction, and at the expense of the City for the immediate cleansing, ventilation, purification and disinfection of such dwelling-house. By-law 502, s. 14.

Powers of Committee when malignant disease exists in any crowded house.

PREVENTION OF THE SPREAD OF DISEASE.

15. During the prevalence of any epidemic, when any hotel or boarding-house keeper knows that a person within his house is taken sick of cholera, small pox, or any other disease of a malignant character dangerous to the public health, he shall immediately give notice thereof to the said Committee; and it shall be the duty of the Health Officer to visit the same with a view of taking such steps as he may deem necessary to prevent the spread of such disease. By-law 502, s. 15; By-law 752, s. 2.

Hotel and boarding-house keepers to notify Committee when any person in their house is taken with cholera, etc.

16. During the prevalence of any epidemic, when any physician knows that any person whom he is called to visit is infected with cholera, small pox, or any other disease of a malignant character dangerous to the public health, he shall, if in his opinion the interests of the public health require it, immediately give notice thereof to the said Committee, to the end that prompt measures may be instituted to prevent the spread of such disease. By-law 502, s. 16; By-law 752, s. 2.

Physicians to notify Committee when any person has a disease endangering the public health.

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Public Health.

OFFENCES AGAINST HEALTH IN MATTERS RELATING TO
FOOD AND WATER.

Adulteration of
food.

See 36 V., c. 48
(Ont.), s. 384 (12)
(14).

17. Any person or persons fraudulently adulterating, for the purpose of sale, bread with any substance injurious to health, shall, in addition to any other punishment prescribed by law, be subject to the penalties of this By-law, and any bread so adulterated shall be forfeited and destroyed under the direction of the Court in which such case shall be tried. By-law 502, s. 17; By-law 752, s. 2.

Health & Market
Inspector or Con-
stable may seize
and destroy
tainted and un-
wholesome food.

18. Any Health Inspector, Market Inspector or Constable, may and shall seize and destroy any tainted and unwholesome meat, poultry, fish or other article of food exposed or offered for sale in the City of Toronto. By-law 752, s. 2.

SLAUGHTER-HOUSES.

No slaughter
house to be
erected unless
satisfactory to
the Health
Inspector.

See 36 V., c. 48
(Ont.), s. 384 (17).

19. No slaughter-house shall be erected, opened or used in the City of Toronto unless and until the person opening or using the same shall have satisfied the Health Inspector that such slaughter-house or building is situated at least one hundred feet from any public street, and three hundred feet from any residence or dwelling, except that of the owner of such slaughter-house, and that it is in no manner injurious to the public health, and shall have obtained from the Health Inspector a certificate of compliance with the regulations contained in this and the two following sections of this By-law. By-law 502, s. 22; By-law 752, s. 2.

Certificate of
compliance with
regulations to be
obtained.

Butchers not to
kill or slaughter
unless in a place
made satisfactory
to Health In-
spector.

20. No butcher or other person shall kill or slaughter any beeves, calves, sheep, or other animals within the said City, unless it is shown to the Health Inspector that the house, yard, pen or place where such killing shall take place is paved or laid with stone-flag or tile, and the same inlaid with cement and made impervious to water, and the floor in every such case made with a descent towards a gutter which shall pass through the same and leading

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to a tub or reservoir which shall be placed to receive the blood and offal passing therein, which shall be emptied, in conformity with section thirty-seven of this By-law, at the end of each day when killing has been done on the premises at such place, that no offensive effluvia may arise therefrom. By-law 502, s. 23 ; By-law 752, s. 2.

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Public Health.

Construction of slaughter-houses.

21. Every slaughter-house or building so used shall be lime whitewashed inside, at least once in each month between the first day of April and the first day of November in each year, and shall also be supplied with a hydrant, pump or well, having a sufficient supply of water for the purpose of keeping the same clean and free from smell, and shall also at all times have a printed copy of these regulations relating to slaughter-houses hung up or exposed in some conspicuous part of such building or premises together with the certificate of the Health Inspector that the same have been complied with, for which certificate a fee of one dollar shall be payable to the said Inspector. By-law 502, s. 24 ; By-law 752, s. 2.

Slaughter-houses to be white-washed and have a supply of water for cleansing the same.

Health Inspector's certificate and regulations relating to slaughter-houses to be exposed therein.

Fee for certificate.

22. The certificate mentioned in the nineteenth section shall be in force for one year only and shall expire on the thirty-first day of December, of the year for which it is granted, but shall be subject to revocation at any time by order of the Board of Health on proof of non-compliance with its conditions. By-law 752, s. 2.

Certificate to be for one year, and expire on 31st December.

VAULTS AND DRAINS.

23. All grounds, yards, vacant lots, or other properties, where stagnant water or other nuisance exists, abutting on any street, or any portion of a street in the said City through which a common sewer has heretofore been, or may hereafter be constructed, shall be drained into such common sewer ; and all service-drains from cellars and dwellings shall be well and sufficiently trapped so as to prevent the escape therefrom of foul air or gases into such

Stagnant water to be drained into the common sewers.

Service-drains to be trapped.

No. 502.
Public Health.

A service-drain
not to drain the
cellars of more
than two houses.

Drains for cow
sheds, stables,
etc.

cellars or dwellings; and no service-drain shall be held to be sufficient for the drainage of the cellars of more than two such houses or dwellings. By-law 502, s. 25.

24. No cows or other cattle, swine or goats, shall be kept in the City unless such proper drains are connected with the sheds, stables or pens, as will thoroughly carry off all liquid filth issuing therefrom, so that it shall not in any way constitute a nuisance, or a danger to the public health; but if no drains are constructed on the streets opposite the lot or premises on which such stables or sheds are situated, then the owner or occupant of such stable or shed shall provide a cistern or reservoir so constructed as to receive all liquid filth issuing therefrom, and the same shall be removed and disposed of in accordance with section thirty-seven of this By-law. By-law 502, s. 26.

PRIVY VAULTS.

Drains to privies.

See 30 V., c. 48
(Ont.), s. 384 (15).

25. The owner, agent, occupant or other person having the care of any tenement used as a dwelling house, or of any other building with which there is a privy connected and used, shall furnish the same with a sufficient drain under ground, whenever practicable, to carry off the waste water, and the vault of any such privy shall be sunk under ground, and built in the manner hereinafter prescribed. By-law 502, s. 27.

Privies to be
made tight and
remote from
dwellings, wells
or water-tanks.

26. All vaults and privies shall be made tight, so that the contents thereof cannot escape therefrom, and as remote from any dwelling, well or water-tank as practicable. By-law 502, s. 28; By-law 614, s. 1.

In case privies or
privy vaults are
not properly
drained after
notice.

27. In case any privy or privy vault is not properly drained the Committee or any of the officers may give notice to the occupant or owner of the premises upon which such privy or privy vault is situate, requiring such occupant or owner to cause the same to be properly drained within a time to be limited by such notice, and in case such privy or privy vault has not been properly drained

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within the time limited by such notice the said Committee or any two of the officers may enter upon the premises, and cause a proper and sufficient drain to be constructed for such privy or privy vault, and the expense of constructing such drain may be recovered with costs by action or distress from the occupant or owner of such premises, and in case of non-payment thereof the same may be recovered in the same manner as the municipal taxes of the year, and such occupant or owner shall also be liable to the penalties of this By-law. By-law 752, s. 2.

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Public Health.

Committee may have drain constructed.

Recovery of costs.

28. Whenever any privy vault or drain shall become offensive or obstructed, the same shall be cleansed and made free, and the owner, agent, occupant, or other person having charge of the land in which any privy vault or drain may be situated, the state or condition of which shall be in violation of the provisions of this By-law, shall remove, cleanse, alter, amend or repair the same within such reasonable time after notice in writing to that effect given by the said Committee or any of its officers, and in case such privy vault or drain has not been properly removed, cleansed, altered or repaired within the time limited by such notice the said Committee or any two of the officers may enter upon the premises and cause the said privy vault or drain to be removed, cleansed, altered or repaired, and the expense of such removal, cleansing, alteration or repairs may be recovered with costs by action or distress from the occupant or owner of such premises and in case of non-payment thereof the same may be recovered in the same manner as the municipal taxes of the year, and such occupant or owner shall also be liable to the penalties of this By-law. By-law 502, s. 30 ; By-law 752, s. 2.

Offensive vaults, privies and drains to be cleansed, removed or repaired.

If not cleansed or removed after notice, Committee may have same cleansed or removed.

Recovery of costs.

NIGHT-SOIL.

29. No person shall convey or cause to be conveyed through the streets of the City of Toronto any swill, night-soil or other filth or offensive matter dangerous in

Regulations as to removal of swill, night-soil, or other filth.

No. 502,
Public Health.

causing or promoting disease except under general regulations to be prescribed by the said Board of Health and any person contravening such general regulations shall be subject to the penalties of this By-law; but the said Board of Health may accept tenders for the removal of night-soil for which orders in writing may be left at the several Police Stations or at the office of the City Commissioner. By-law 752, s. 2.

Deposit of
night-soil.

30. It shall not be lawful for any person or persons within the said City to deposit upon any of the streets or upon any land or lot within the said City, any night-soil or other filth, or refuse matter of any kind without the consent and under the directions of the said Committee or Health Inspector of the said City. By-law 502, s. 32.

Committee to
contract for re-
moval of night-
soil.

31. The centre of Yonge Street, from the Bay to Yorkville, shall be considered as the dividing line between the Eastern and Western portions of the said City, and the said Committee is hereby empowered to accept tenders and contract with parties for the removal of night-soil from the Eastern and Western portions of the said City as above described. By-law 502, s. 33.

Night-soil to be
removed by con-
tractor when
notified by the
Health
Inspector.

32. It shall be the duty of every party authorized under the twenty-ninth section of this By-law, within forty-eight hours after notice given to him by the Health Inspector, to remove or cause to be removed from the premises of any of the inhabitants within the said City, the night-soil accumulated therein, and to deposit the same in some place under the restrictions, and subject to the directions of the said Health Inspector: Provided always, that no greater sum shall be charged the person or persons from whose premises such night-soil be removed than is named in the tender or tenders accepted by the said Committee; and should the Contractor at any time fail to remove such night-soil within forty-eight hours after having been notified so to do, the said Health Inspector shall have power to employ other parties to do such work,

Charge for
removal.

Failure of con-
tractor to
remove night-
soil.

and charge the excess of cost, if any, to such contractor; and it shall be the duty of the said Health Inspector to furnish the party or parties from whose premises such night-soil has been removed, with a certificate of the quantity removed, and the charge according to the rate fixed in and by such tender for such removal. By-law 502, s. 34; By-law 752, s. 2.

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Public Health.

33. Books shall be kept at the several Police Stations or other convenient places, under the charge of the said Health Inspector, in which shall be entered all complaints relating to nuisances, and all applications for opening and cleansing the vaults, said last entries to specify the number of loads, if less than the whole contents of the vault, to be removed, and the same shall receive attention in the several wards in the order in which they are made, so far as practicable. By-law 502, s. 35.

Books to be kept at Police Stations for complaints relating to nuisances.

34. No vault shall be opened between the first day of May and the first day of October in each year, unless on inspection called to be made, the said Health Inspector shall be satisfied of the necessity of the same for the health or comfort of the inhabitants; and in such cases no more of the contents shall be taken away than the said Health Inspector shall deem to be absolutely necessary for present safety and relief, and such precautions shall be used relative to the prevention of any offensive effluvia as they or either of them shall direct at the expense of the owner, agent, occupant, or other person having charge of the premises. By-law 502, s. 36.

Vaults not to be opened between 1st of May and 1st of October, except in cases of necessity.

OFFAL AND ASHES.

35. It shall not be lawful for any person or persons within the said City to permit or suffer the accumulation of any dung, manure, offal, filth, refuse, stagnant water or other matter or thing upon his or her premises, or on any vacant lot belonging to him or her; or to place on any of the public lanes or by-ways, in front or in rear of

Persons not to permit accumulation of filth or stagnant water on their premises.

No. 502.
Public Health.

their buildings or premises, any manure or other refuse, vegetable or animal matter, or any other dirt or filth which in the opinion of the said Health Inspector shall prove to be a nuisance. By-law 502, s. 37.

House offal to be kept in suitable vessels.

36. All house offal, whether consisting of animal or vegetable substance, shall be placed in suitable vessels; and no ashes or other refuse matter shall be mingled therewith, and the same shall be kept in some convenient place, to be taken away by the City scavengers, which shall be done as often as the said Committee shall require and direct. By-law 502, s. 38.

Removal of house offal.

House dirt, &c. not to be carried through the streets unless by persons authorized.

37. No person or persons shall remove or carry in or through any of the streets, squares, courts, lanes, avenues, places or alleys of the said City, any house dirt or house offal, animal or vegetable, or refuse substances from any of the dwelling-houses or other places in the said City, unless such person so removing or carrying the same, and the mode in which the same shall be removed and carried shall have been expressly authorized by the said Committee, upon such terms and conditions as they shall deem the health and interest of the said City require, and the same shall only be removed between the hours of twelve o'clock at night, and two hours after sunrise, during the months of May, June, July, August and September, horse-stable manure excepted; but all the ashes and cinders made from steam-engines, or steam boilers, forges or furnaces used for mechanical purposes, or from dwellings, shall be removed at the expense of the parties occupying such buildings, or the owners thereof, at any time, but in such manner as the Health Inspector shall direct. By-law 502, s. 39.

Time for removing the same.

Removal of ashes and cinders.

Dead animals, dirt, ashes, &c., not to be thrown on the streets.

38. No person or persons, without the license or permission of the said Committee, shall throw into or leave in or upon any street, court, square, lane, alley, wharf, public square, public enclosure, vacant lot, or any pond or body of water within the limits of the said City,

any dead animal, dirt, saw-dust, soot, ashes, cinders, shavings, hair, shreds, manure, oyster, clam or lobster shells, waste water or filth of any kind, or any refuse, animal or vegetable matter whatsoever; nor shall any person throw into or leave in the Bay any dead animal, or other foul or offensive matter. By-law 502, s. 40.

No. 502.
Public Health.

Dead animals or
offensive matter
not to be thrown
into the Bay.

39. If any of the substances mentioned in the preceding section shall be thrown or carried from any house, warehouse, shop, cellar, yard or other place, or left in any of the places specified in the preceding section, the owner and occupant of such house, warehouse, shop, cellar, yard, or other place as aforesaid, and the person who actually threw, carried or left the same, or who caused the same to be thrown, carried or left, shall severally be held liable for such violation of this By-law; and all such substances shall be removed from the place where they have been so thrown or left as aforesaid, by such owner or occupant, or other person, within four hours after personal notice to that effect, given by the said Health Inspector, or such removal may be made under the direction of the said Health Inspector, and the expense thereof borne by such owner or occupant. By-law 502, s. 41.

Liability of persons
for breach
of preceding
section.

SCAVENGER CARTS.

40. The said Committee may provide for the public purposes of the said City such scavenger carts as the said Committee may deem necessary; and each cart shall be supplied with one horse and the necessary appurtenances, and be controlled by one man, and the horses, carts, and men shall be under the order and direction of the said Committee or the said Health Inspector, and be employed by the said Committee when and where required, in the removal of house offal, and taking and carrying away of dead animals, and in the collecting and removing all decayed animal or vegetable matter, dung, manure, filth,

Scavenger carts
to be under the
control of the
Committee and
the Health In-
spector.

No. 502.
Public Health.

refuse, or other matter or thing whatever from the streets, lanes and other public places within the limits of the said City; and the said Committee shall so arrange the scavenger beats that all house offal shall be removed from the different premises in the City not less than once in each week. By-law 502, s. 42.

ADDITIONAL ASSISTANCE FOR THE PRESERVATION OF
THE PUBLIC HEALTH.

All Officers, &c.,
of the Corporation
to assist the
Health Inspector
and officers of
the Committee.

41. It shall be the duty of all officers, servants, workmen, and agents of the Corporation, to give all possible aid and assistance in their power to the Health Inspector and any of the officers of the said Committee. By-law 502, s. 43.

Committee may
procure further
assistance in
maintaining the
public health.

42. Whenever it shall be considered necessary, the said Committee are hereby authorized to accept the services of persons in the several wards of the said City who may be willing to volunteer for the purpose of maintaining and preserving the public health, and such persons, for the time being, upon their names being duly notified by proclamation or other public notice, shall be invested with and exercise all the powers and privileges exercised by the said Health Inspector under this By-law. By-law 502, s. 44.

Such persons,
after public notice,
to have the
powers of the
Health Inspector.

PENALTY.

Penalty.

43. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant, under his

Distress in default of payment.

hand and seal, or in case the said Mayor, Police Magistrate, and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 502, s. 45; By-law 752, s. 4.

No. 502.
Public Health.

Commitment in
default of
distress.

FORM "A."

(See Section 5, Sub-section 4.)

No. HEALTH INSPECTOR'S REPORT.

No. Queen Street.

House, (insert the number of stories and if the house is a brick or frame building).

Owner.

In condition.

Tenants. { Males.
 { Females.

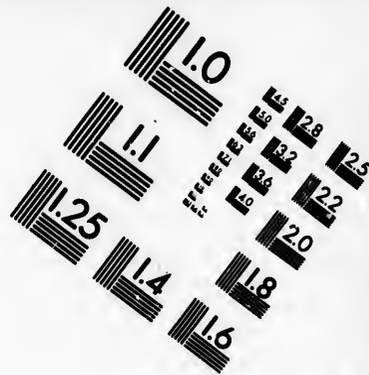
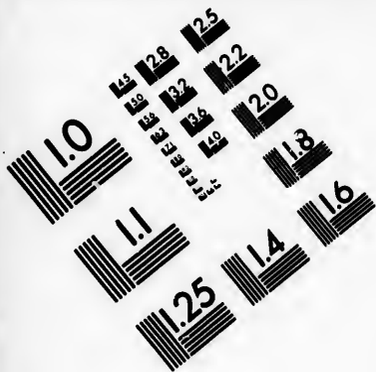
State of Premises.

Privy	Yard	Cellar	Stable
Lane	Well		

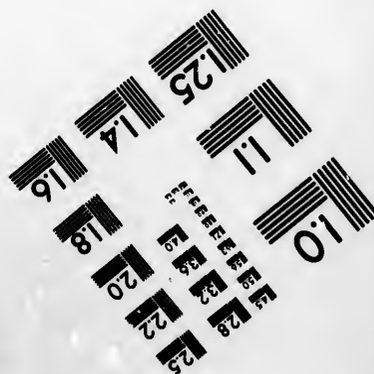
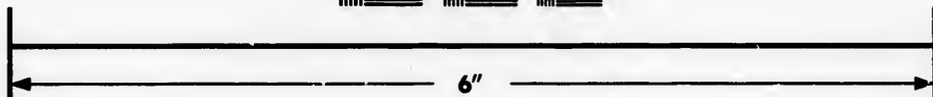
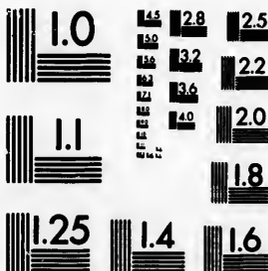
Proximity of above.

From Privy to Well.....	Feet
" " Dwelling.....	"
" Pig, Cow or Horse Stable to Dwelling..	"
" " " " " Well	"





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



**Photographic
Sciences
Corporation**

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

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No. 502.
Public Health.

General Remarks.

Locality, high or low
Water, good or bad
State of Sewerage

Toronto, 1869.

This is to certify and declare that I have examined the premises above mentioned, in accordance with the provisions of By-law No. 502, and that the state thereof is as I have described.

Inspector.

FORM "B."

(See Section 13.)

No. , 1869.

Notified to remove the filth from in hours.

Time, 10 o'clock, A.M.

No. Toronto, 1869.

SIR,—You are hereby notified, in compliance with the provisions of By-law No. 502, to cause to be removed from the in the premises by you, on all filth, &c., within hours from this date, or in default, I will cause the same to be done, and the cost and expenses thereof charged to you, in addition to any penalty imposed by the said By-law.

Inspector.

No. 504.

No. 504.
Proceedings in
Council.

A By-law to regulate the Proceedings in the Municipal Council of the Corporation of the City of Toronto and the Committees thereof.

[PASSED NOV. 26, 1869.
AMENDED FEB. 5, 1872; MAY 26, 1873;
MARCH 16 & JUNE 19, 1876.]

WHEREAS it is expedient to regulate the proceedings in Municipal Council, and in Committees of the Municipal Council of the Corporation of the City of Toronto:

Therefore the Municipal Council of the Corporation of the City of Toronto, enacts as follows:

MEETINGS AND ADJOURNMENTS OF COUNCIL.

1. In all the proceedings had or taken in the Municipal Council of the Corporation of the City of Toronto, the following rules and regulations shall be observed and shall be the rules and regulations for the order and despatch of business in the said Council, and of the Committees of the said Council. By-law 504, s. 1.

This By-law to govern proceedings in Council.

2. The said Council shall meet every Monday in the year, at the hour of seven o'clock, unless otherwise ordered by special motion, or unless such Monday shall be a public holiday, according to law, when the Council shall meet at the same hour on the next following day, which shall not be such public holiday. By-law 504, s. 2.

Meetings of the Council.

3. Unless there shall be a quorum present in half an hour after the time appointed for the meeting of Council, the Council shall then stand absolutely adjourned until the next day of meeting, and the Clerk shall, if required by two members, take down the names of the members present at the expiration of such half hour, and shall publish the names of the absent members in one or more

If there is no quorum in half an hour after the time appointed for a meeting, the Council shall stand adjourned till the next day of meeting.

No. 504.
Proceedings in
Council.

of the City daily papers of the following day. By-law 504, s. 3.

Council to ad-
journ at eleven
o'clock.

4. The Council shall always adjourn at the hour of eleven o'clock, P.M., if in session at that hour, unless otherwise determined by a vote of two-thirds of the members present. By-law 504, s. 4.

Members to keep
their places
until the Mayor
leaves the chair.

5. The members of the Council shall not leave their places, on adjournment, until the Mayor or other Presiding Officer, leaves the chair. By-law 504, s. 5.

ORDER OF PROCEEDINGS IN COUNCIL.

The Mayor to
take the chair
when a quorum
is present.

6. As soon after the hour of meeting as there shall be a quorum present, the Mayor shall take the chair, and the members shall be called to order. By-law 504, s. 6.

In the absence
of the Mayor the
Clerk to call the
meeting to order

7. In case the Mayor shall not be in attendance, the Clerk shall call the meeting to order, until a Chairman shall be chosen, who shall preside until the arrival of the Mayor. By-law 504, s. 7.

An Alderman to
preside in the
absence of the
Mayor.

8. In the absence of the Mayor, one of the Aldermen present shall be chosen to preside, and shall take the chair and preside during the absence of the Mayor, and at the meeting only at which he has been so chosen. By-law 504, s. 8.

Minutes to be
read by the
Clerk.

9. Immediately after the Mayor or other Presiding Officer shall have taken his seat, the minutes of the preceding meeting shall be read by the Clerk, in order that any mistake therein may be corrected by the Council. By-law 504, s. 9.

The Mayor to
preserve order
and decide ques-
tions of order.

10. The Mayor or other Presiding Officer shall preserve order and decorum, and decide questions of order, subject to an appeal to the Council. By-law 504, s. 10.

The Mayor in
deciding a point
of order to state

11. When the Mayor or other Presiding Officer is called on to decide a point of order or practice, he shall state

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the rule or authority applicable to the case, without argument or comment. By-law 504, s. 11.

No. 504. Proceedings in Council.

the rule applicable to the case.

The Mayor may vote.

Equality of votes to be deemed in the negative.

12. The Mayor or other Presiding Officer may vote with the other members on all questions, and any question on which there is an equality of votes shall be deemed to be negatived. By-law 504, s. 12.

13. If the Mayor or other Presiding Officer desire to leave the chair for the purpose of taking part in the debate, or otherwise, he shall call one of the Aldermen to fill his place until he resumes the chair. By-law 504, s. 13.

If the Mayor desires to leave the chair he shall call one of the Aldermen to fill his place.

14. Every member, previous to his speaking to any question or motion, shall rise from his seat uncovered, and shall address himself to the Mayor or other Presiding Officer. By-law 504, s. 14.

Members speaking to address the Mayor and stand uncovered.

15. When two or more members rise at once, the Mayor or other Presiding Officer shall name the member 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." By-law 504, s. 15.

Two or more members rising together to speak.

16. Every member who shall be present when a question is put shall vote thereon, unless the Council shall excuse him, or unless he be personally interested in the question, provided such interest is resolvable into a personal pecuniary profit, or such as is peculiar to that member, and not in common with the interests of the citizens at large, in which case he shall not vote. By-law 504, s. 16.

Members present to vote unless excused or are personally interested in the question.

17. When the Mayor or other Presiding Officer is putting the question, no member shall walk across or out of the room, nor make any noise or disturbance, nor when a member is speaking, shall any other member interrupt him, except to order, nor pass between him and the chair. By-law 504, s. 17.

When a question is being put, members not to leave the room.

Members speaking not to be interrupted.

No. 504.
Proceedings in
Council.
Calling members
to order.

18. A member called to order shall sit down, unless permitted to explain, and the Council, if appealed to, shall decide on the case, but without debate; if there be no appeal, the decision of the Mayor or other Presiding Officer shall be submitted to. By-law 504, s. 18.

Members not to
speak disrespect-
fully of the
Queen, the
Royal Family,
the Governor-
General, or
Lieutenant-
Governor, or use
unmannerly
language.

19. No member shall speak disrespectfully of Her Majesty the Queen, nor of any of the Royal Family, nor of the Governor-General, Lieutenant-Governor, or person administering the Government of the Dominion, or of this Province, nor shall he use offensive words against the Council or against any member thereof, nor shall he speak beside the question in debate, and no member shall reflect upon any vote of the Council except for the purpose of moving that such vote be rescinded. By-law 504, s. 19.

Any member
may require the
motion to be
read.

20. Any member may require the question or motion in discussion to be read at any time during the debate, but not so as to interrupt a member while speaking. By-law 504, s. 20.

Members not to
speak to the
same question
more than once,
nor for more
than fifteen
minutes.

21. No member shall speak more than once to the same question, without leave of the Council, except in explanation of a material part of his speech, which may have 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, without leave of the Council, shall speak to the same question, or in reply for longer than a quarter of an hour. By-law 504, s. 21.

When reply is
allowed.

Divisions in the
Council.

22. Upon a division of the Council, the names of those who vote for, and those who vote against the question, shall be entered upon the minutes, not only in the cases required by law, but when any two members shall call for Ayes and Nays. By-law 504, s. 22.

calling for ayes
and nays.

By-law 5

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23 Questions may be put to the Mayor or other Presiding Officer, or through him to any member of the Council, relating to any bill, motion, or other matter connected with the business of the Council, or the affairs of the City, but no argument or opinion is to be offered, nor any facts stated, except so far as may be necessary to explain the same; and in answering any such questions a member is not to debate the matter to which the same refers. By-law 504, s. 23.

No. 504.
Proceedings in
Council.

Questions put to
the Mayor or
members of the
Council.

24. When the doors shall be directed to be closed, all persons except the members and the Clerk shall retire. By-law 504, s. 24.

Closing the
doors.

ORDERS OF THE DAY.

25. The Clerk shall have prepared and printed for the use of members, "The General Orders of the Day," for each of the regular weekly meetings of the Council, and for each special meeting thereof, containing, 1st—Reading of Minutes; 2nd—Original Communications; 3rd—Petitions; 4th—Reports of Committees; 5th—Referring Petitions and Communications; 6th—Enquiries; 7th—Giving Notice; 8th—Introduction of Bills; 9th—Unfinished business; 10th—Motions; 11th—Consideration of Bills; 12th—Consideration of Reports. By-law 504, s. 25; By-law 729, s. 1.

Orders of the
day.

26. The business shall in all cases be taken up in the order in which it stands upon the "General Orders of the Day," unless otherwise determined upon by a vote of two-thirds of the members present, and without debate thereon. By-law 504, s. 26.

Order in which
business shall be
taken up.

MOTIONS AND ORDER OF PUTTING QUESTIONS IN COUNCIL.

27. One day's notice shall be given of all motions for introducing new matter other than matters of privilege and bringing up petitions; and no motion shall be dis-

Notice of motion.

No. 504.
Proceedings in
Council.
Dispensing with
notice of motion.

Motions to be in
writing and
seconded,
and read before
debate.

Withdrawing
motions.

Motion for
commitment.

Motion to ad-
journ.

Proceedings on
motions.

the previous
question.

Amendments,
how to be put.

cussed, unless such notice has been given, or the Council dispense with such notice by a vote of two-thirds of the members present, without debate. By-law 504, s. 27.

28. All motions shall be in writing and seconded before 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. By-law 504, s. 28.

29. After a motion is read by the Mayor or other Presiding Officer, it shall be deemed to be in possession of the Council, but may be withdrawn at any time before decision or amendment, with permission of the Council, By-law 504, s. 29.

30. A motion for commitment, until it is decided, shall preclude all amendment of the main question. By-law 504, s. 30.

31. A motion to adjourn shall always be in order, but no second motion to the same effect shall be made until after some intermediate proceeding shall have been had. By-law 504, s. 31.

32. When a question is under debate, no motion shall be received, unless,—to commit it; to amend it; to lay on the table; to postpone it; to adjourn; to move the previous question. By-law 504, s. 32.

33. The previous question, until it is decided, shall preclude all amendment of the main question, and shall be put without debate, in the following words, "That this question be *now* put," and if this motion be resolved in the affirmative, the original question is to be put forthwith, without any amendment or debate. By-law 504, s. 33.

34. All amendments shall be put in the reverse order in which they are moved, except in filling up blanks, when the longest time and the largest sum shall be put

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first; and every amendment submitted shall be reduced to writing, and be decided upon or withdrawn before the main question is put to vote. All motions for the appointment of any member of the Council or of any other person, to any office in the gift of the Council, shall preclude any amendments. Only one amendment shall be allowed to an amendment, and any amendment more than one must be to the main question. By-law 504, s. 34.

No. 504. Proceedings in Council.

Motions for appointments to office.

Only one amendment to be allowed to an amendment.

35. When the question under consideration contains distinct propositions, upon the request of any member, the vote upon each proposition shall be taken separately. By-law 504, s. 35.

Questions containing more than one proposition.

36. After any question is finally put by the Mayor, or other Presiding Officer, no member shall speak to the question, nor shall any other motion be made until after the result is declared; and the decision of the Mayor, or other Presiding Officer, as to whether the question has been finally put, shall be conclusive. By-law 504, s. 36.

Putting the question finally.

37. Whenever the Mayor, or other Presiding Officer, is of opinion that a motion offered to the Council is contrary 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. By-law 504, s. 37.

Motions contrary to the rules and privileges of the Council.

38. Members shall always take their places when any division is called for, By-law 504, s. 38.

Members to take their places when a division is called for.

ORDER OF PROCEEDINGS IN COMMITTEE OF THE WHOLE.

39. Whenever it shall be moved and carried that the Council go into a Committee of the whole, the Mayor or other Presiding Officer shall leave the chair, and shall appoint a Chairman of Committee of the whole, who shall

Order on going into Committee of the whole.

No. 504.
Proceedings in
Council.

maintain order in the Committee, and who shall report the proceedings of the Committee. By-law 504, s. 39.

Bills or reports
not to be dis-
cussed in Com-
mittee of the
whole until
printed.

40. No bill or report of a Committee shall be discussed in Committee of the whole, unless such bill or report has been previously printed and placed in the hands of the members, except it shall be decided otherwise by a vote of two-thirds of the members present, without debate. By-law 504, s. 40.

Rules of Council
to be observed in
Committee of
the whole.

Exceptions.

41. The rules of the Council shall be observed in Committee of the whole, so far as may be applicable, except that no motion shall require to be seconded, nor shall a motion for the previous question, or for an adjournment be allowed, and in taking the Ayes and Nays the names of members shall not be recorded, nor shall the number of times of speaking on any question be limited. By-law 504, s. 41.

Questions of
order in Com-
mittee of the
whole.

42. Questions of order arising in Committee of the whole, shall be decided by the Chairman, subject to an appeal to the Council, and if any sudden disorder should arise in the Committee, the Mayor or other Presiding Officer will resume the chair, without any question being put. By-law 504, s. 42.

Motion to rise
and report.

43. On motion in Committee of the whole to rise and report, the question shall be decided without debate. By-law 504, s. 43.

Motion to rise
without report-
ing, or that the
Chairman leave
the chair.

44. A motion in Committee of the whole to rise without reporting, or that the Chairman leave the chair, shall always be in order, and shall take precedence of any other motion. On such motion debate shall be allowed, and on an 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 proceed with the next order of business. By-law 504, s. 44.

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READING OF BILLS AND PROCEEDINGS THEREON.

No. 504.
Proceedings in
Council.

45. No bill shall be introduced until the leading features of the same have been adopted by the Council upon a report of a Committee thereof. By-law 729, s. 2.

Introduction of
bills.

46. When a bill is read in the Council, the Clerk shall certify the readings, and the time, on the back thereof. After bills have passed he shall be responsible for their correctness should they be amended. By-law 504, s. 43.

Clerk to certify
the readings on
bills,

and be respon-
sible for their
correctness.

47. The question, "That this bill be now read a first time," shall be decided without amendment or debate; and every bill shall be printed immediately after the first reading thereof, and shall be read a second time before it is committed, and read a third time before it is signed by the Mayor. By-law 504, s. 46; By-law 729, s. 3.

Reading of bills.

48. Every bill shall be introduced upon motion, for the first reading thereof, or upon motion to appoint a committee to prepare and bring it in; and each bill shall receive three several readings, and on different days previous to its being passed, except in urgent and extraordinary occasions, and upon a vote of two-thirds of the members present, when it may be read twice or thrice, or advanced two or more stages in one day. By-law 504, s. 47; By-law 729, s. 4.

Manner of intro-
ducing and read-
ing bills in the
Council.

49. Any bill for the appropriation of money, brought in on the report of a Committee of the whole, shall pass through all its stages without being again referred to a Committee of the whole, unless upon special motion in writing. By-law 504, s. 48.

Bills for the ap-
propriation of
money on reports
of the Committee
of the whole.

50. In proceedings in Committee of the whole upon bills, every clause shall be considered in its proper order: the preamble shall be next considered, and then the title. By-law 504, s. 49.

Proceedings
upon bills in
Committee of
the whole.

51. All amendments made in Committee of the whole shall be reported by the Chairman to the Council, who

Reporting bills
with amend-
ments.

No. 504.
Proceedings in
Council.

Reading bills a
third time.

Reporting bills
without amend-
ments.

shall receive the same forthwith. After report, the bill shall be open to debate and amendment before it is ordered for a third reading. When a bill is reported without amendment, it is forthwith ordered to be read a third time, at such time as may be appointed by the Council. By-law 504, s. 50.

By-laws to be
printed and
bound up as a
supplement to
the minutes.

52. All By-laws after having been printed, and finally adopted by the Council, shall be paged and bound up as a supplement to the minutes of the Council for the year in which they are passed, and shall have a separate index prepared for the same. By-law 504, s. 51.

PETITIONS AND COMMUNICATIONS.

Requisites of
petitions or
communications
to the Council.

53. Every petition, remonstrance, or other written application intended to be presented to the Council must be fairly written or printed on paper or parchment, and signed by at least one person, and no letters, affidavits, or other documents shall be attached to it. By-law 504, s. 52.

Presentation of
petitions or com-
munications.

54. Every petition, remonstrance, or other written application may be presented to the Council by any member thereof, not signing or being a party to the same, on any day, but not later than the hour at which the Common Council convene, 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 they do not contain any impertinent or improper matter, and that the same is respectful and temperate in its language; he shall also endorse thereon the name of the applicant and the substance of such application, and sign his name thereto, which endorsement only shall be read by the Mayor or other Presiding Officer, unless a member shall require the reading of the paper, in which case the whole shall be read. By-law 504, s. 53.

Members pre-
sented peti-
tions, &c., to be
answerable for
their contents.

Petitions to be
endorsed.

Referring peti-
tions or com-
munications.

55. All petitions or other written communications on any subject within the cognizance of any Standing Com-

By-law

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mittee, shall, on presentation, be referred by the Mayor or other Presiding Officer, to the proper Committee, without any motion; and no member shall speak upon, nor shall any debate be allowed on the presentation of any petition or other communication to the Council; but any member may move that in referring said petition or other communication, certain instructions may be given by the Council, or that the said petition or communication be referred to a Select Committee, and if the petition or 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. By-law 504, s. 54.

No. 504.
Proceedings in
Council,

Debate not
allowed on the
presentation of
petitions or com-
munications,

unless they
complain of a
present personal
grievance.

56. Any member may move to take up or refer any communication or petition made or presented to the Council during the year in which such motion is made, or during the year next preceding such year, and whether such communication or petition 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. By-law 504, s. 55.

Petitions of the
previous year
may be referred.

APPOINTMENT AND ORGANIZATION OF COMMITTEES.

57. All Standing or Select Committees shall be appointed on motion of a member by consent of a majority of the Council, and any member of the Council may be placed on a Committee, notwithstanding the absence of such member at the time of his being named upon such Committee and the Mayor shall be, *ex-officio*, a member of all Committees, and no Committee shall consist of more than one member from each Ward. By-law 504, s. 56; By-law 729, s. 5.

Appointment of
Standing or Se-
lect Committee.

The Mayor to be
ex-officio, a mem-
ber of all Com-
mittees.

58. Every member who shall introduce a bill, petition, or motion, upon any subject which may be referred to a

Members intro-
ducing bills, &c.
which are refer-

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Proceedings in
Council.

red to a Select
Committee, to be
members of such
Committee.

Select Committee, shall be one of the Committee without being named by the Council, and shall, unless he otherwise determines, be the Chairman of such Committee. By-law 504, s. 57.

Majority of mem-
bers of Commit-
tee to form a
quorum.

59. Of the number of members appointed to compose any Standing or Select Committee, such number thereof as shall be equal to a majority of the whole number chosen, exclusive of any *ex-officio* member, shall be a quorum, competent to proceed to business. By-law 504, s. 58.

Standing Com-
mittees of the
Council.

60. There shall be annually appointed, at the first or second meeting of each newly-elected Council, the following Committees, which shall compose the Standing Committees of the Council :

- (1) The Standing Committee on Finance and Assessment.
- (2) The Standing Committee to be designated "The Board of Works."
- (3) The Standing Committee on Wharves and Harbours.
- (4) The Standing Committee on Public Walks and Gardens.
- (5) The Standing Committee on Public Markets.
- (6) The Standing Committee on Fire, Water, and Gas.
- (7) The Standing Committee on Public Buildings.
- (8) The Standing Committee to be designated "The Board of Gaol Inspectors."
- (9) The Standing Committee on Licenses.
- (10) The Standing Committee to be designated "The Board of Health." By-law 504, s. 59; By-law 542, s. 2.

Composition of
the Standing
Committees.

61. Each Standing Committee of the Council shall consist of such members of the Council, not exceeding one member from each Ward, as the Council may elect at its first or second meeting, as aforesaid. By-law 504, s. 60.

First meetings
of the Standing
Committees.

62. The members of each Standing Committee of the Council shall meet at the City Hall for the purpose of

organization, within three days after that on which they are appointed, at such hours as the Mayor may direct, or in default of the Mayor naming such hours, then the City Clerk shall appoint the hours for such meetings. By-law 504, s. 61.

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Proceedings in
Council.

63. The members of each Standing Committee of the Council shall at their first meeting proceed to elect from among themselves a Chairman; and immediately after such 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. By-law 504, s. 62.

Election of
Chairman of
Standing Com-
mittees.

Days of meeting.

64. The regular meetings of the Standing Committees on Finance and Assessment, and of The Board of Works, so determined, shall be held once in each week, and by each of the other Standing Committees as often as may then be determined upon, but all such meetings shall be at regular stated intervals, and not less than once in each month. By-law 504, s. 63.

Regular meet-
ings of Standing
Committees.

65. Special meetings of Standing Committees may be called by the Chairman whenever he shall consider it necessary to do so; and it shall be the duty of the Chairman, or in his absence from the City 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. By-law 504, s. 64.

Special meetings
of Committees,
how to be called.

66. Members of the Council may attend the meetings of any of its Committees, but shall not be allowed to vote, nor shall they be allowed to take part in any discussion or debate, except by the permission of the majority of the members of the Committee. By-law 504, s. 65.

Members of the
Council may at-
tend meetings of
Committees.

No. 504.
Proceedings in
Council.

Rules for Com-
mittees.

DUTIES AND ORDER OF BUSINESS OF COMMITTEES.

67. The business of the respective Standing and Select Committees shall be conducted under the following regulations :

Chairman to pre-
side and vote.

(1) The Chairman shall preside at every meeting, and shall vote on all questions submitted, and in case of an equal division the question shall be passed in the negative.

Chairman to sign
all documents.

(2) He shall sign all such orders and documents as the Committee may legally order.

In the absence of
the Chairman
another member
shall preside.

(3) In his absence one of the other members shall be elected to preside, who shall discharge the duties of the Chairman for the meeting until the arrival of the Chairman.

Minutes of Com-
mittees.

(4) The minutes of all the transactions of every Committee shall be accurately entered in a book to be provided for that purpose, and at each meeting the minutes of the preceding meeting shall be submitted for confirmation or amendment, and after they have received the approval of a majority of the members present, they shall be signed by the Chairman.

Minutes of pre-
vious meetings
to be confirmed.

Reports, &c., to
be entered on
the minutes.

(5) There shall be entered on the minute book of each Committee all reports ordered to be submitted to the Council, all orders that may be passed, and all accounts that may be audited, with a reference to the By-law or resolution of the Council under which such audit is made, together with such other matter as the Committee shall consider essential to a correct exhibition of its proceedings.

Minutes to have
progressive num-
bers and to be
indexed.

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

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

No. 504. Proceedings in Council.

Recording divisions.

(8) No order or authority to do any matter or thing shall be recognized as emanating from any Committee, unless it is in writing, nor unless it is signed by the Chairman, or acting Chairman, or Secretary thereof, and refers to the minute of the Board or Committee under which it is issued. By-law 504, s. 66 ; By-law 729, s. 6.

Orders to be signed by the Chairman or Secretary, and are to refer to the minutes of the Committee.

68. It shall be the duty of the Secretary of every Standing or Select Committee—

Duties of Secretaries of Committees.

(1) To cause a notice of each regular and special meeting of such Committees to be served on each of the Members thereof, at their residence or ordinary place of business, and also upon the Mayor and City Solicitors, on the day previous to such meeting being held.

To notify members of Committees, the Mayor, and City Solicitors of all meetings.

(2) To attend all meetings of the Committees when required so to do by the Chairman or Acting Chairman thereof, and to record the minutes, orders and requests of all such meetings in the manner hereinafter provided. By-law 729, s. 7

To attend all meetings of the Committees.

69. The general duties of all the Standing and Select Committees of the Council shall be as follows :

General duties of Committees.

(1) To report to the Council from time to time, whenever desired by the Council, and as often as the interests of the City may require, on all matters connected with the duties imposed on them respectively, and to recommend such action by the Council in relation thereto as may be deemed necessary.

To report to the Council on all matters connected with the duties imposed on them.

(2) To prepare and introduce into the Council all such By-laws as may be necessary to give effect to the

To prepare By-laws.

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Proceedings in
Council.

To give effect to
By-laws and res-
olutions of the
Council.

reports or recommendations of the respective Committees that are adopted by the Council.

To audit ac-
counts.

- (3) To give effect by the instrumentality of the proper Officer or Officers, to all By-laws and Resolutions of the Council that relate to the duties of the respective Committees.

To report on
matters referred
to them by the
Council.

- (4) To audit all accounts connected with the discharge of the duties imposed by the Council, or with the performance of any works, or the purchase of any material or goods, under the supervision of the respective Committees.

To adhere to the
rules prescribed
by the By-laws.

- (5) To consider and report respectively on any and all matters referred to them by the Council, the Chairman signing such report and bringing up the same.

To report annu-
ally.

- (6) To adhere strictly, in the transaction of all business to the rules prescribed by the respective By-laws of the Council.

- (7) To present to the Council, on or before the last regular meeting of the Council in each and every year, for the information of the Council, and of the inhabitants generally, as well as for the guidance of the Committees of the following year, a general report of the state of the various matters 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 report-

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ing Committee to make in respect of the matters embraced in the report.

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Proceedings in
Council.

- (8) To see that the persons in office, or appointed to office, connected with the department of each respective Committee, has given, or does give, the necessary security required of them for the performance of their duties, and in the case of any new appointment, that the security is given before any such person enters upon his duties. By-law 504, s. 67.

To see that Corporation. Officers give security.

70. In addition to the duties prescribed by law or by the sixty-ninth section of this By-law, or by any other By-law of the City of Toronto, the duties specially imposed on the "Standing Committee on Finance and Assessment," shall be as follows:

Duties of the Committee on Finance and Assessment.

- (1) To present to the Council, on or before the last Monday in April in each year, a full and particular exhibit of the financial affairs of the City at the termination of the preceding financial year, together with an estimate of the amount required to be raised by assessment during the current year.
- (2) To recommend for appointment by the Council, on or before the first Monday in July, in each year, the names of such number of fit and proper persons to be Collectors of Taxes, as may be necessary for the performance of that duty, subject to the same conditions as Assessors, in regard to previous examination.
- (3) To report to the Council, on or before the first Monday in June, in each year, as to the manner in which the revenue required for the current year should be raised.
- (4) To consider and report, as often as may be necessary, on the management of all matters connected with railway stock, bonds, or other securities held by the Corporation.

To make an annual report to the Council on Finance and Assessment.

To recommend the names of the Collectors.

Collectors to be examined as to their qualification.

To report how the revenue for the current year should be raised.

To report on the management of securities held by the Corporation.

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Council.

To report on the
selling or leasing
of City property.

To have the
supervision of
the Treasurer's
depart-
ment.

To advise the
Treasurer.

To see that the
Treasurer and
his Officers per-
form their duty.

To forbid the
payment of mo-
neys, &c., under
certain
circumstances.

To regulate the
receipt and pay-
ment of moneys
and manage the
financial affairs
of the City.

Stationery.
Advertisements.
Printing.

Duties of the
Board of Works.

(5) To consider and report on all affairs connected with the leasing or selling of City property.

(6) To have the special supervision of the books of account, documents and vouchers, and of all moneys, debentures and securities, in the Treasurer's office, and shall also have the supervision of the Treasurer, and of all Officers in his department under him.

(7) To advise the Treasurer, when called upon to do so, in all matters pertaining to his office.

(8) To see that all duties and services which ought to be performed by the Treasurer and the Officers in his department, are fully executed.

(9) To forbid the signing or delivery of any cheques, or of any security, or the payment of any money by the Treasurer, if they shall think it expedient so to do, until the matter can be further considered, or can be referred to the Council.

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

(11) To direct the purchase of stationery, the advertisement of City notices, and the performance of printing, and to report thereon to the Council. By-law 504, s. 68; By-law 729, s. 9.

71. In addition to the duties prescribed by law, or by the sixty-ninth section of this By-law, or by any other By-law of the City of Toronto, prescribing duties to the Board of Works, the duties especially imposed on the Standing Committee of "The Board of Works" shall be as follows: By-law 542, s. 3.

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(1) To consider and report on all matters relating to sewers, drains, streets, lanes, alleys, and public thoroughfares.

No. 504. Proceedings in Council.

To report on matters connected with sewers, streets, &c.

(2) To report and recommend to the Council such regulations for the control of private buildings, drains and fences, as may be requisite for the public safety and welfare, and in accordance with the Legislative enactments.

To recommend regulations for the control of private buildings, &c., as may be requisite for the public safety.

(3) To report to the Council, in their final report for each year, on all works of permanent improvement in connection with the City property above enumerated, 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.

To report on all works of permanent improvement to be carried out during the ensuing year.

(4) To direct and control the City Engineer and his Staff in the discharge of their duties, and to report to the Council from time to time, on all matters connected with the duties of his department.

To have control of the City Engineer and his Staff, and to report to the Council.

(5) To give effect to such orders of the Council in relation to the performance of works under other Committees. By-law 504, s. 69 ; By-law 542, s. 3 ; By-law 729, s. 10.

To give effect to certain orders of the Council.

72. In addition to the duties prescribed by law, or by the sixty-ninth section of this By-law, or by any other By-law of the City of Toronto, the duties especially imposed on the Standing Committee on Wharves and Harbours, shall be as follows :

Duties of the Committee on Wharves and Harbours.

(1) To manage and report on all matters connected with wharves or other property abutting on the waters of the Bay that may be owned by the Corporation.

To manage and report on wharves and property abutting on the water.

(2) To manage and report, in conjunction with the "Standing Committee on Finance and Assessment,"

To manage, with the Finance Committee, the

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Council.

accounts relating
to the
Esplanade and
water lots.

on all matters relating to the settlement of accounts for the construction of the Esplanade, and filling in of water lots, the adjustment of the amount to be charged to the respective owners of water lots in respect of said work, and the assessment therefor, in accordance with the Legislative enactment in relation thereto. By-law 504, s. 70.

Duties of the
Committee on
Public Walks
and Gardens.

73. In addition to the duties prescribed by law, or by the sixty-ninth section of this By-law, or by any other By-law of the City of Toronto, the duties especially imposed on the Standing Committee on Public Walks and Gardens, shall be as follows :

To manage and
report on
matters con-
nected with the
public parks,
squares, &c.

(1) To manage and report on all matters connected with the preservation of all grounds set apart for Public Parks, Squares, Gardens or Walks, and all buildings erected thereon, and the prevention of encroachments on such properties.

To report on
fencing and pre-
serving the
parks, &c.

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

To consider and
report with the
Finance Com-
mittee on the
disposal of the
public walks and
gardens
property.

(3) To consider and report in conjunction with the Standing Committee on Finance and Assessment, on all matters connected with the sale or disposal of the lands deeded to the City of Toronto by the Trustees named in a certain patent from the Crown, dated one thousand eight hundred and eighteen, and which lands are commonly known as Public Walks and Gardens, and to manage and direct the disposal of the funds accruing from such sales, in such manner as may be consistent with the Acts of the Legislature in that behalf, and most conducive to the interests of the City. By-law 504, s. 71.

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74. In addition to the duties prescribed by law, or by the sixty-ninth section of this By-law, or by any By-law of the City of Toronto, the duties especially imposed on the Standing Committee on Public Markets shall be as follows:

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Proceedings in
Council.

Duties of the
Committee on
Public Markets.

- (1) To manage and report on all affairs relating to the regulation of the Public Markets, Weigh-houses, Inspection of Weights and Measures, the prevention of forestalling or regrating, the regulating of the assize of bread, the dealings of hucksters, the cleaning of markets, and the prevention of the sale of tainted or unwholesome food. To manage and report on all affairs relating to markets, &c.
- (2) To report on the levying and collecting of Market dues or tolls, and Weigh-house fees, and rental of stalls. To report on the levying of market fees, etc.
- (3) To report on all works that may be required for the maintenance of Markets, Market-houses and Fences, and to carry out all such works in connection therewith as the Council may authorize. By-law 504, s. 72. To report and carry out works for the maintenance of the markets, etc.

75. In addition to the duties prescribed by law, or by the sixty-ninth section of this By-law, or by any By-law of the City of Toronto, the duties especially imposed on the Standing Committee on Fire, Water and Gas, shall be as follows:

Duties of the
Committee on
Fire, Water, and
Gas.

- (1) To manage and report on the organization of the Fire Brigade, the supply and maintenance of the engines, horses, hose, hose carts, and all other apparatus connected therewith, and to see that the same are kept in good order, repair and efficiency. To manage and report on matters relating to the Fire Brigade.
- (2) To appoint the members of the Fire Brigade.
- (3) To report on the lighting of the City, on the erection of gas or oil lamps, and the inspection thereof, and the inspection of gas metres. To report on the lighting of the City.

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Council.

To report on the
supply of water,
the erection of
tanks, etc.

To consider and
report on the
fire limits and
inspection of
buildings.

Duties of the
Committee on
Public
Buildings.

To manage and
report on mat-
ters connected
with the public
buildings.

To report on
alterations and
to carry out the
works authorized
by the
Council.

Assignment or
sub-leasing of
Corporation pro-
perty.

(4) To enquire into and report on the supply of Water, and the erection and maintenance of tanks, hydrants and fire-plugs.

(5) To consider and report on all matters connected 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. By-law 504, s. 73.

76. In addition to the duties prescribed by law, by the sixty-ninth section of this By-law, or by any other By-law of the City of Toronto, the duties especially imposed on the Standing Committee on Public Buildings, shall be as follows :

(1) To manage and report on all matters connected with the management, erection and repairs of public buildings, except those that are under the supervision of the Standing Committee on Public Walks and Gardens.

(2) To report and recommend to the Council such regulations and alterations as may from time to time be deemed necessary and expedient, and to carry out such works in connection therewith as the Council may authorize. By-law 504, s. 74.

77. Whenever the consent of the Council is desired to an assignment or sub-lease of any Corporation property already demised, it shall be lawful for the Mayor for the time being to grant such consent under the seal of the City, upon the order of the Committee having charge of the said lands. By-law 729, s. 12.

APPOINTMENT AND DUTIES OF OFFICERS OF THE CORPORATION.

TREASURER.

Duties of the
Treasurer.

78. To enable the Standing Committee on Finance and Assessment to discharge the duties hereby imposed on it,

the Treasurer, by himself, or his Deputy, shall, in addition to those duties prescribed by law, or by any By-law or resolution of the Council, perform the following duties :

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Council.

- (1) To act as Secretary to the said Committee, and, as such to keep a record of all minutes, orders, and reports: Provided always, that the said Committee may, from time to time allow one of the clerks in his office to act as their Secretary. To act as Secretary to the Finance Committee.
- (2) To cause a notice of each regular and special meeting to be served on each member of the said Committee, at his residence or ordinary place of business, on the day previous to such meeting being held. To cause notices of the Committee to be served.
- (3) To supply all information relative to the finances of the City, and to all other matters connected with his office, as the said Committee may require. To supply information to the Committee.
- (4) To conform to all directions of the said Committee, consistent with law or the By-laws of the City. To conform to the directions of the Committee.
- (5) To have charge of the City Seal, and only to attach the same to any document connected with the Corporation, on the order of the Council or of the said Committee. To have charge of the City Seal.
- (6) To have control over all Officers placed in his office, subject to such orders as he may from time to time receive from the said Committee or the Council. To have control over the clerks in his office.
By-law 504, s. 75.

CITY CLERK.

79. The duties of the Clerk of the Council, in addition to those prescribed by law, or by any By-law or resolution of the Council, in connection with all Standing and other Committees shall be :

- (1) To notify each member of the respective Committees appointed under this By-law, so soon as the ap- To notify members of Committees of the

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Proceedings in
Council.

time and place
of their first
meeting.

To furnish mem-
bers with a copy
of this By-law.

To furnish certi-
fied copies of
resolutions, &c.,
of the Council.

To communicate
to the Commit-
tees matters re-
ferred to them.

To have the final
reports of
Committees
printed.

To have control
over the clerks
in his office.

To give notice of
special meetings
of the Council.

Service of notice.

Appointment of
City Engineer
and Staff.

pointment has been made, of the time and place at which the first meeting of the Committee will be held.

(2) To furnish each of such members with a copy of this By-law at the time of serving the notice of the first meeting.

(3) To furnish the Treasurer of the City, the Secretary of the Board of Works, and the Chairman of each of the other Committees, with certified copies of all resolutions, enactments, and orders of the Council, relative to the matters over which the said Committees may respectively have jurisdiction, on the day next succeeding that upon which the action of the Council in respect thereof takes place.

(4) To communicate or convey to the Committees all petitions or other documents referred by the Council.

(5) To have two hundred and fifty copies of each of the final reports of the several Standing Committees printed forthwith, after they shall have been submitted to the Council.

(6) To have control over all Officers employed in his office, subject to such orders as he may from time to time receive from the Mayor or the Council.

(7) To give notice to the members of the Council of all meetings thereof, when held on any other day than Monday; said notice to be delivered to each member, at his residence or place of business, on the day previous to that on which such meeting is to be held. By-law 504, s. 76; By-law 729, s. 9.

ENGINEER AND STAFF.

80. The Council shall appoint an Officer to be known as the City Engineer, and shall also, upon the nomination

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of the said Engineer, appoint the following Staff: 1. An Assistant Engineer and Secretary of the Board of Works. 2. An Accountant. 3. A Draughtsman. 4. An Engineer's Clerk. 5. One General Inspector, East. 6. One General Inspector, West. 7. One Assistant Inspector, East. 8. One Assistant Inspector, West. By-law 708, s. 2.

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Proceedings in
Council.

81. It shall be the duty of each of the said Officers to perform such duties as may be assigned to them by law, or by the By-laws of this Council, under the direction and subject to the approval of the Board of Works, and of the City Engineer. By-law 708, s. 3.

To perform such
duties as may be
assigned to
them.

82. It shall be the duty of the City Engineer—

Duties of the
Engineer.

- (1) To report to the Board of Works, on or before the first day of December in each year, as to the improvements and repairs which in his opinion should be undertaken by the Corporation during the next succeeding year; and also, on or before the first day of May in each year, to present to the said Board a supplementary report as to any additional improvements and repairs to be undertaken during the year, and which were not included in the last preceding report.
- (2) To take such measures as he may consider necessary to secure a perfect survey, and a complete system of levels and bench marks, in and for the City of Toronto, with a view to a general plan of sewerage, and the establishment of the levels of all streets, sewers, private drains, buildings, &c.
- (3) To have the general superintendence and control of all employes of the Department in the carrying out of all works of construction and repair of buildings, sewers, drains, roads, and other works ordered by the Council or any Committee thereof.
- (4) To be responsible to the Board of Works and to the Council for the due performance of all such works,

To report
annually.

To have a survey
made with a
view to a general
plan of sewerage.

To have control
of all employes
of his
department.

To be
responsible for
all works under

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Proceedings in
Council.

his supervision
unless otherwise
ordered.

To select and
employ all
workmen, &c.

unless by the Resolution, By-law, or contract for the same, such works have been entrusted to some other Engineer or Architect.

To examine all
complaints as to
defective paving,
drainage, &c.

To sign all
permits granted
by Board of
Works.

To report weekly
as to number of
workmen em-
ployed and
materials used.

To examine all
bills for material
and labour.

To have control
of all his assist-
ants, and Corpo-
ration con-
tractors.

(5) To decide upon, select, and employ such number of foremen, mechanics, and labourers as may be required from time to time for any Corporation work under his control which has not been let by contract; and such *employés* shall be paid by the City upon the Engineer's certificate, and shall be subject to dismissal at any time by him, without being entitled to any notice of, or compensation for, such dismissal.

(6) To examine or cause examination to be made into all complaints of defective sidewalks, paving, flagging, or drainage, and to take such measures as may be necessary to secure the conservation of the public thoroughfares, and their maintenance against encroachment.

(7) To sign all permits which may be granted by the Board of Works for opening streets, sidewalks, or other public places, for the purpose of constructing buildings, laying down gas or water pipes, or private drains, or for any other purpose whatever.

(8) To cause a weekly return to be made to him of all workmen employed and materials used during the week, and of the amount and description of work done.

(9) To examine and certify all bills for material and labour against the Corporation, and to make, or cause to be made, the surveys and examinations necessary for the purpose.

(10) To have control of all assistants employed in his department, and of all Corporation contractors, subject to the terms of their respective contracts.

- (11) To report from time to time to the Board of Works, or to any Committee having cognizance of the matter, or to the Council, as the case may require, any obstruction he may meet with in the course of his duties, and any matter upon which he may require advice or instruction. By-law 708, s. 4.

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Proceedings in
Council.

To report any
obstructions met
with in the per-
formance of his
duty.

83. It shall be the duty of the Assistant Engineer and Secretary of the Board of Works—

Duty of Assis-
tant Engineer and
Secretary of the
Board of Works.

- (1) To attend to all persons calling at the office on business connected with the Department, and in the absence of the City Engineer to answer all inquiries connected with such business.
- (2) To cause a notice of each regular and special meeting of the Board of Works to be served on each member of the said Board at his residence or ordinary place of business, on the day preceding that on which such meeting is to be held.
- (3) To keep full and accurate minutes of the meetings of the said Board, with a marginal number for each such minute, and to index the said "Minute Book" according to the subjects of such minutes, within one week after the same have been taken.
- (4) To conduct the correspondence of the said Board of Works, and keep and index weekly according to subjects, a "Letter Book" containing copies of all letters written by him on office business.
- (5) To communicate on the day after any meeting of the Board of Works, a copy of any order or minute of the said Board, made at such meeting, to such officials of the Corporation or other persons as may be affected thereby, or to whom the Board may order the same to be communicated.
- (6) To docket according to the marginal numbers in the "Minute Book," and to preserve and file all communi-

To attend on per-
sons having busi-
ness with his
Department.

To give notice of
meetings of the
Board.

To keep records
of the Board.

To conduct the
correspondence
of the Board.

To communicate
orders made by
the Board.

To have the cus-
tody of all papers
of the Board.

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Proceedings in
Council.

cations and tenders addressed to or read before the said Board of Works, and to furnish to the Engineer or the Board of Works, when required, a copy of any account, letter, report, specification or other document in the possession of the said Department.

To keep a "Tender Book."

(7) To keep a "Tender Book," which shall contain a true copy of every tender received by the Board of Works, with the date of receipt, and of the opening of the same, and the number of the minute in reference thereto.

To assist the Engineer generally.

(8) To assist the City Engineer generally in the office work of the Department, and particularly in the preparation of specifications, reports and letters, and the filing of such documents and plans as he may desire to have filed. By-law 708, s. 5.

Duty of the Accountant. To keep the following books:—

84. It shall be the duty of the Accountant to keep and be responsible for the correct keeping, posting, and indexing, as directed by the Board of Works or City Engineer, of the following books:—

Journal.

(1) A "Journal," which shall contain full details of all accounts rendered to the Board of Works, with the date when each account was so rendered, and of the amount of the account, and of any deductions made by the City Engineer before certifying the same; the amount of the account as certified, and the person in whose favour such certificate was given, and for what service. All entries in the Journal shall be posted into the Ledgers hereinafter mentioned, within one week.

General Ledger.

(2) A "General Ledger," which shall contain a debtor and creditor account, with the appropriations for General Street Repairs, Street Watering, and every other service authorized by the Council, and shall show in detail each payment appearing in the Journal.

- (3) A "Contract or Personal Ledger," which shall contain a debtor and creditor account as aforesaid, with all Contractors or Inspectors under the control of the Board of Works. No. 504. Proceedings in Council. Contract or Personal Ledger.
- (4) An "Abstract Book," which shall contain a summary of the amounts certified in every month, and on account of what service. Abstract Book.
- (5) A "Stone Book," which shall contain a copy of all measurements of stone or gravel returned by the Inspector or Deputy Inspectors. Stone Book.
- (6) An "Invoice Book," into which shall be posted the original invoices of all stores and materials ordered by the Department, and the order under which the same was so supplied; and no account for stores or supplies shall be certified, unless the original order therefor, signed by the City Engineer, is returned with the account. By-law 708, s. 6. Invoice Book.

85. It shall be the duty of the Draughtsman—

Duty of Draughtsman.

- (1) To prepare and have the custody of, and be responsible for, all such plans and estimates as may from time to time be required by the City Engineer, and to make copies of the same when required. To prepare and have custody of all plans and estimates.
- (2) To keep a "Plan Book," which shall contain a list of all plans, profiles, and drawings in the Department; and no plan shall be allowed to go out of the office until a receipt for the same has been signed by the person to whom it is given. By-law 708, s. 7. To keep a Plan Book.

86. It shall be the duty of the Engineer's Clerk to keep, under the direction of the Engineer, the following books:—

Duty of Engineer's Clerk.

- (1) A "Received Letter Book," which shall contain an abstract of all letters received, with date of receipt, subject, and a memorandum of reply, with date. To keep a "Received Letter Book."

- No. 504.
Proceedings in
Council.
- Letter Book.
- Report Book.
- Permit Book.
- Private Drain Book.
- Certificate Book.
- Estimate Book.
- General Order Book.
- Materials and Stores Book.
- (2) A "Letter Book," which shall contain copies of all letters sent out by the Engineer on office business.
- (3) A "Report Book," which shall contain a copy of every report made by the Engineer to the Council, or any Committee thereof.
- (4) A "Permit Book," containing counterfoils of all permits signed by the Engineer, under sub-section seven of section number eighty-two.
- (5) A "Private Drain Book," which shall show the cost of every private drain put in by the Corporation, and the amount to be paid to the Treasurer therefor.
- (6) A "Certificate Book," which shall show the periodical estimates of all contract works in progress, as made up from the Inspector's measurements, for the purpose of being certified by the Engineer.
- (7) An "Estimate Book," which shall contain a copy of the Engineer's estimates of the cost of all projected or intended works.
- (8) A "General Order Book," which shall contain counterfoils of all orders issued by the Engineer for works to be commenced, proceeded with, or discontinued.
- (9) A "Materials and Stores Book," which shall contain counterfoils of all orders signed by the Engineer for stores or materials to be supplied. By-law 708; s. 8.

Certain books to be kept in duplicate.

87. The Certificate Book, Permit Book, General Order Book, and Materials and Stores Book, shall be kept in duplicate, with counterfoils like a cheque book, and both order or certificate and counterfoil shall be signed by the Engineer in every case. By-law 708, s. 9.

Duty of General Inspectors of Works.

88. It shall be the duty of the General Inspectors of Works—

- (1) To have charge—one for the Eastern and the other for the Western Division of the City—of all works of construction and repair undertaken by the Corporation. No. 504. Proceedings in Council. To have charge of all works of construction and repair.
- (2) To give all necessary lines and levels for such works, to make all measurements which may be required, and to return the same to the Engineer monthly or otherwise, as he may direct. To give necessary lines and levels.
- (3) To keep a "Measurement Book," in which they shall enter all measurements of work done and materials delivered, with dates and names, as may be required. To keep a "Measurement Book."
By-law 708, s. 10.

89. It shall be the duty of the Assistant Inspectors of Works, each in his respective division or elsewhere, as may be ordered: Duty of Assistant Inspectors of Works

- (1) To aid and assist the General Inspectors in all works of repair. To assist the General Inspector.
- (2) To receive and give out all material in stock, and to keep such accounts thereof as may be required, and return the same to the Engineer when directed. To receive and give out materials in stock.
- (3) To have control of the Gang Foremen. To have control of Gang Foremen.
- (4) To keep the time of all men employed by the Department, and certify the same weekly to the Engineer. To keep the time of all men employed.
- (5) To attend with the Pay Clerk whenever the men under his control are paid. By-law 708, s. 11. To attend pay clerk when men are paid.

90. Whenever work is done or material supplied under a written contract, no account or estimate for such work or material shall be certified by the Engineer or paid by the Treasurer unless and until the complete execution of the contract and bond (if any) shall first have been certified by the City Solicitors. By-law 708, s. 12. Certificates not to be granted for work unless contract and bond are completed.

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Proceedings in
Council.

Appointment of
officers and sala-
ries.

City Engineer.

Assist. Engineer
and Sec. Board
of Works.

Accountant.

Draughtsman.

Engineer's Clerk

General Inspec-
tor, East.

General Inspec-
tor, West.

Assist. Inspector,
East.

Assist. Inspector,
West.

Certificates of
the accuracy of
accounts to be
in duplicate.

Collectors' Rolls
to be ready by
the first of Au-

91. The following officers are hereby appointed for the duties hereinbefore specified, and subject to the provisions of By-law No. 306:—1. Francis Shanly, Esq., City Engineer, from the twenty-fifth day of October, 1875, at a salary of three thousand dollars per annum, with an allowance of \$600 for horse hire. 2. Joseph H. Bennett, Assistant Engineer and Secretary of the Board of Works, at a salary of twelve hundred dollars per annum. 3. William D. Shutt, Accountant, at a salary of one thousand dollars per annum. 4. Stewart Howard, Draughtsman, from such day as may be named by order of the Board of Works, at a salary of one thousand dollars per annum. 5. D. Macdonald, Engineer's Clerk, from the first day of December, 1875, at a salary of six hundred dollars per annum. 6. Joseph Jopling, General Inspector, East, from the first day of December, 1875, at a salary of twelve hundred dollars per annum. 7. Edwin Dickinson, General Inspector, West, from the first day of December, 1875, at a salary of twelve hundred dollars per annum. 8. Robert Wilson, Assistant Inspector, East, from such day as may be named by order of the Board of Works, at a salary of eight hundred dollars per annum. 9. William Lackey, Assistant Inspector, West, from such day as may be named by order of the Board of Works, at a salary of eight hundred dollars per annum. By-law 708, s. 13.

92. Every certificate given by the City Engineer, or person in charge of the City Engineer's Department, of the accuracy of any account against the Corporation, shall be prepared in duplicate and one part shall be delivered by him to the Treasurer, before or at the same time that the other part is delivered to the person entitled to receive the money thereon. By-law 504, s. 79.

ASSESSORS, COLLECTORS AND OTHER OFFICERS OF THE CORPORATION.

93. The Collectors' Rolls are to be ready for the Collectors on or before the first day of August in each year;

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and if the press of business makes this impossible for the City Clerk and his assistants, the Standing Committee on Finance and Assessment shall obtain for the Clerk such further and temporary assistance as may be necessary, and shall forthwith report to the Council what they do in this respect, with their reasons therefor. By-law 504, s. 80.

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Proceedings in
Council,
must in each
year.

94. In addition to the duties prescribed by law, or by any By-law or Resolution of the Council, every Collector, and every Officer of the Corporation (other than the Treasurer), whose office occasions his receiving or collecting money for the Corporation, shall, unless otherwise directed by By-law or Resolution of the Council, pay to the Treasurer, on the Saturday of every week, all his collections up to that date; and shall, at the same time, deliver to the Treasurer a declaration signed by such Collector or other Officer as aforesaid, and to the effect that the amount so paid is all that he has received up to the time of making such payment, and the Treasurer or Standing Committee on Finance and Assessment, may require such declaration in any case, to be sworn before the Mayor. By-law 504, s. 81.

Moneys received
by the Officers
of the Corpora-
tion, how and
when to be paid
over.

95. The Treasurer shall, from time to time, report to the Council all Collectors or other Officers who make default in complying with the requirements of the preceding section of this By-law, with the particulars of the default. By-law 504, s. 82.

Treasurer to re-
port defaulters.

MONEY APPROPRIATIONS, ACCOUNTS, EXPENDITURES,
CONTRACTS AND IMPROVEMENTS.

96. All appropriations of money shall be submitted to a Committee of the whole before being taken up in full Council. By-law 504, s. 83.

Money appropri-
ations.

97. No Committee, or Member of the Council, and no Officer of the Corporation, shall on behalf of the Corporation, enter into a contract, or incur or authorize any ex-

Committees,
Members, or Offi-
cers of the Cor-
poration not to
make contracts

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Proceedings in
Council.

without sanction
of the Council.

Contracts or ex-
penditures re-
quiring the sanc-
tion of the rate-
payers not to be
authorized until
the By-law is
passed.

Expenditure of
money prior to
the passing of
the Annual Es-
timates.

Expenditure af-
ter the passing
of the Estimates.

Resolutions or
By-laws provid-
ing for the issue
of Debentures.

Works or im-
provements not
to be authorized
without an esti-
mate.

penditure, without having obtained, by By-law or Resolu-
tion, the previous authority or sanction of the Council.
By-law, 504, s. 84.

98. No contract or expenditure shall be authorized or
permitted in contemplation of a loan, whereby a debt is
incurred requiring the approval of the rate-payers, until
after the By-law for such loan or debt has been duly
passed, and has been approved of by the rate-payers ac-
cording to law. By-law 504, s. 85.

99. Prior to the introduction and passing of the Annual
Estimates of Receipts and Expenditure, all resolutions of
Council or By-laws professing to authorize the expendi-
ture of money shall only be passed subject to a reference
to the Finance Committee to estimate for the same, and
after the introduction and passing of the Estimates, such
By-laws or resolutions shall only be passed subject to a
two-thirds vote of the Council for such reference, in order
that the said Committee may consider the means of pro-
viding funds for the same; and in neither case shall any
Committee or Officer of the Corporation act upon any
such By-law or resolution until a report of the Finance
Committee certifying the mode of providing funds has
been adopted in Council. By-law 729, s. 11.

100. In all cases where a Resolution of Council or By-
law provides for the issuing of debentures for the purpose
of raising the ways and means of meeting the expenditure
thereby contemplated, the same may be passed by the
Council without the reference in the preceding clause
mentioned. By-law 729, s. 11.

101. No work or improvement shall hereafter be au-
thorized by the Council, without either having an esti-
mate of the probable cost thereof, or (in the absence of
an estimate) limiting an amount therefor; and no con-
tract shall be entered into for such work or improvement
at a larger sum, or involving a larger expenditure, than

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the amount so estimated or limited, and if such amount is found insufficient the fact is to be reported to the Council before the work is commenced or contracted for. By-law, 504, s. 89.

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Proceedings in
Council.

Insufficient estimates to be reported to the Council.

102. When money is hereafter duly authorized to be expended for any purpose, the amount to be expended is not to be credited by the Treasurer to any Committee, but he is to credit the same to an account to be opened for the object for which the money is voted, and he shall at the same time charge the amount against the fund out of which the same is to be paid, so as to show how much of such fund is from time to time appropriated; and he shall afterwards charge against the account which is to receive the credit, the sums from time to time paid of the amount so voted. By-law 504, s. 90.

Treasurer to keep separate accounts.

103. In case money appropriated to any particular purpose exceeds the amount which such purpose is afterwards found to require, the Treasurer shall carry the surplus to the credit of an account to be opened in his books for unappropriated money. By-law 504, s. 91.

Excess of appropriation to be carried to an account for unappropriated moneys.

104. No money hereafter voted or raised for any purpose shall be applied to any other purpose, without expressly rescinding or repealing the Resolution or By-law by or under which the same was voted or raised, so far as such Resolution or By-law stated the purpose. By-law 504, s. 92.

Moneys voted for one purpose not to be applied to another.

105. For the purpose of better securing to the Council full and accurate information before being called upon to authorize the expenditure of City money, every report recommending an expenditure of money shall state the reasons and grounds on which the recommendation is made, and shall, as far as practicable, state the same with sufficient fullness to enable others to judge of the propriety of the proposed expenditure. By-law 504, s. 93.

Reports to contain reasons for expenditure.

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Proceedings in
Council.
City Engineer to
report on certain
proposed
expenditures.

106. For the same purpose, in case the expenditure is for any work or improvement the superintendence of which, if authorized, would fall within the duty of the City Engineer, or some other Superior Officer of the Corporation, the Committee shall first procure a report from such Engineer, or other officer, on the subject of the proposed expenditure, and how far the same is in his opinion necessary or expedient with reference to such of the general interests and requirements of the City as fall within the department of such officer, with his reasons at large. By-law 504, s. 94.

Reports recom-
mending expen-
diture unaccom-
panied by report
of proper officer.

107. No report of a Committee recommending any expenditure that should fall under the preceding section of this By-law shall be received by the Council, unaccompanied by the report of the proper officer, save in a case of emergency, to be fully shown in the report of the Committee, and assented to by a vote of two-thirds of the members of the Council present. By-law 504, s. 95.

Resolutions
authorizing ex-
penditure not to
be entertained
without the
report of the
proper officer.

108. No resolution authorizing any expenditure for any of the purposes embraced in the one hundred and sixth section of this By-law shall be entertained by the Council, without a like report having been first obtained from the proper officer. By-law 504, s. 96.

Improvements in
which members
of the Council
are interested.

109. When any Committee recommends, or any Member of the Council proposes to the Council, the making of any improvement, or the expending of any money, for or in respect of property of any kind, it shall be the duty of such Committee, or of the Members introducing the proposal, as the case may be, to ascertain, as far as practicable, whether such improvement passes through or along any property in which any member of the Council or officer of the Corporation is interested, or whether any such Member or Officer is interested in the property for or in respect of which the money is proposed to be expended, and to state to the Council how the facts are in those respects, so far as ascertainable. This, in the case of a Committee, shall

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be done in the report containing their recommendation, and, except in a case of emergency, and then with the sanction of two-thirds of those present, no action shall be taken or permitted upon any such report or proposal, until information of the matters referred to in this section is laid before the Council. By-law 504, s. 97.

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Council.

110. With the view of preventing Members and Officers of the Corporation from being interested in Corporation contracts, it is hereby expressly declared that no Member of the Council, and no Officer of the Corporation, shall be interested in a private capacity, directly or indirectly, in any contract or agreement for labour, or for any materials, goods, wares, or merchandise furnished to the City, wherein the City is a party interested. By-law 504, s. 98.

Members and
officers of the
Corporation not
to be interested
in contracts.

And see 36 V., c.
48 (Ont.), s. 327.

111. Any breach of the duty imposed by the preceding section of this By-law, on the part of any Officer of the Corporation, shall subject him to forfeiture of his office and immediate removal therefrom. By-law 504, s. 99.

Officers of the
Corporation to
forfeit their
office if inter-
ested in con-
tracts.

112. No account or claim against the City, arising out of or connected with any contract, agreement, purchase or sale, made contrary to the one hundred and tenth section of this By-law, shall be certified by any Engineer or other Officer of the Corporation, or approved by any Committee, or the Chairman thereof, or paid by the Treasurer. By-law 504, s. 100.

Accounts or con-
tracts in which
Members or Off-
cers of the
Corporation are
interested, not to
be certified to or
paid.

113. Every contract shall contain a clause declaring that the contract is entered into on the part of the Corporation in full faith, that no Member of the Council and no Officer of the Corporation has any interest whatever therein, and further declaring that the persons contracting, and their representatives, are to forfeit all claims under the contract, and for all work done, or materials, goods, wares, or merchandise furnished under it, if it shall appear that any Member of the Council or Officer of the Corporation is at the time interested therein, or if any interest therein is

Clause to be
inserted in con-
tracts that no
Member or Off-
icer of the Cor-
poration has any
interest therein.

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Proceedings in
Council.

afterwards given or agreed to be given to him, and providing that no payment is to be required without the declaration being delivered at the time of requiring the same, as hereinafter provided. By-law 504, s. 101.

Accounts for
work done and
materials pro-
vided to the Cor-
poration to be
accompanied by
a declaration
that Members
and Officers of
the Corporation
are not inter-
ested therein.

114. Every account for work done, or materials, goods, wares, or merchandise, furnished for the Corporation, shall be accompanied by a written or printed declaration by the person claiming the same, and under his signature, to the effect that no Member of the Council or Officer of the Corporation is in a private capacity, directly or indirectly interested in such account, or in any part of the work or materials mentioned therein, or of the money thereby claimed. If in consequence of the person, or one or more of the persons claiming, being absent, or for any sufficient cause, the required declaration cannot be obtained, the Standing Committee on Finance and Assessment may in lieu thereof receive such other evidence of the facts to be so declared as may be satisfactory, and shall in such case report what they do, for the information of the Council. The Committee to whose department the account relates, or the Standing Committee on Finance and Assessment, may, if they see fit, require the declaration in any case to be sworn to before the Mayor. By-law 504, s. 102.

Declaration may
be required to be
under oath.

Materials belong-
ing to the Corpo-
ration not to be
delivered with-
out a requisition.

115. No plank, stone, timber, or other materials belonging to the Corporation shall be delivered to or used by any person, nor shall any person (other than the City Engineer) take or use any plank, stone, timber, or other materials on account of the Corporation, unless he shall first make a requisition in writing for the said material so required, designating particularly the kind, quality and quantity of the said material, and the work for which the same is required; and should the material so required be on hand or contracted for delivery, and the person applying therefor be entitled thereto for the work in question, it shall be the duty of the City Engineer, or person in charge of the City Engineer's department, to deliver such material to such

City Engineer to
deliver materials
to persons enti-
tled thereto, and
take a receipt.

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person, or give him an order therefor, as the case may be, and take his receipt therefor. By-law 504, s. 103.

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Proceedings in
Council.

116. As to the watering of the streets, if a majority in number and value of the ratepayers on any street, or on any part of a street, clearly defined between cross streets, desire that the watering thereof should be superintended by one of themselves, or by some other person without a salary therefor, and in place of the City Engineer, or person in charge of the City Engineer's department, they may appoint a person accordingly, subject to the approval of the Board of Works, and on communicating the appointment to the Council, the said City Engineer, or person in charge of the City Engineer's department, shall be relieved from the duty so far as regards the locality in question, By-law 504, s. 104.

Watering streets where ratepayers desire it should be superintended by themselves.

117. No contractor or other person engaged on any work for the City, shall be paid the compensation allowed him (unless otherwise provided for) by his contract, or any part thereof, unless at the time of paying the same, he shall present to the Treasurer a certificate from the City Engineer, or person in charge of the City Engineer's department, stating that he had examined, measured, and computed the work, and that the same was completed, or that the payment demanded was due on such work; and also stating what the work was on which such money was due. By-law 504, s. 105.

Contractors to give a certificate of the work completed before receiving payment.

118. With the view of further carrying out the various objects embraced in this By-law, every account before being paid shall be certified, firstly by the City Engineer, or other Superior Officer under whose superintendence the work was done or material provided, and secondly, by the Committee (if any,) under whose authority the contract or expenditure was made; this latter certificate being given by, or by order of such Committee, or a majority thereof, and signed by the members or by the Chairman in their presence; and such certificate shall also

Accounts, how to be certified.

No. 504.
Proceedings in
Council.

refer in some distinct manner to the By-law or Resolution of the Council by or under which the expenditure was authorized. By-law 504, s. 106.

Accounts not to be paid without certificate and declaration.

119. The Treasurer shall pay no such account unless the same is given to him with the said two certificates, and also with the declaration hereinbefore mentioned, or the order of the Standing Committee on Finance and Assessment in lieu of such declaration, nor unless the same was duly authorized by the Council according to the provisions of this By-law; and when the payment is by cheque, the cheque shall mention the By-law or Resolution which authorizes the payment to be made. By-law 504, s. 107.

Payment by cheque.

Certificates to be withheld if it is believed any member or officer of the Council is interested in the account.

120. In case the Committee has reason to believe that any Member of the Council or Officer of the Corporation is interested in any account presented for the approval of such Committee, it shall be the duty of such Committee to withhold a certificate, and to give the parties interested and supposed to be interested in the account an opportunity of disproving the supposed interest; and if they fail to do so to the satisfaction of such Committee, it shall be the duty of the Committee to report the same forthwith to the Council. By-law 504, s. 108.

Treasurer to provide forms.

121. The Treasurer, for the convenience of parties, shall provide printed forms for the necessary certificates and declaration, such forms being subject to the approval of the Standing Committee on Finance and Assessment. By-law 504, s. 109.

Moneys not to be paid to members or officers of the Corporation on behalf of contractors.

122. No money shall be paid to any Member of the Council, or to any Officer of the Corporation, as agent or attorney for any contractor, or in any manner on behalf of a contractor. By-law 504, s. 110.

Members of the Corporation not to interfere with the performance of contract work.

123. No Member of the Council shall have power to direct or interfere with the performance of any work for the Corporation, and the officer in charge shall be subject

only to his superior officer (if any) and to the Council, or to any Committee (while acting in that capacity, and not otherwise), to which the Council may in any case give authority in that behalf. By-law 504, s. 111.

No. 504.
Proceedings in
Council.

124. All work and materials shall be done and provided by contract, and after tenders have been called for, and notices for this purpose put up at every Police Station for at least two weeks, besides advertising therefor in any other manner which the extent and importance of the work may render necessary. In case of an emergency rendering it necessary to dispense with this rule, such dispensing therewith shall require the sanction of a majority (being not less than five) of the members of the Committee having charge of the matter; and every such case is to be entered in their minutes at the time, and to be reported to the Council at its next meeting, with the reasons which rendered it necessary in such cases to dispense with this rule. By-law 504, s. 112.

Works and materials to be given out by contract after tenders have been called for.

Cases of emergency.

125. No contractor or other person found by the City Engineer, or person in charge of the Engineer's department, or by any Committee of the Council, or declared by a resolution of the Council, or ascertained by a judicial decision, to have been guilty of defrauding, or attempting to defraud, the City, shall again be employed in any capacity on behalf of or receive any contract from the City, without the express sanction of the Council. It shall be the duty of the various officers of the Corporation to forthwith report to their superiors all such frauds, or attempted frauds, of which they may become cognizant, and for such superiors to report the same to the Committee to whose department the subject of the fraud belongs. By-law 504, s. 113.

Persons guilty of fraud not to be again employed.

Officers of the Corporation to report frauds.

GENERAL CLAUSES.

126. No persons except Members and Officers of the Council, shall be allowed to come within the bar during

Persons admitted within the bar.

No. 504.
Proceedings in
Council.

the sittings of the Council without the permission of the Mayor or other Presiding Officer. By-law 504, s. 114.

Suspending rules
or orders of the
Council.

127. No standing rule or order of the Council shall be suspended, except by a vote of two-thirds of the members present. By-law 504, s. 115.

The law of Par-
liament to
govern proceed-
ings of Council
or Committees
in unprovided
cases.

128. In all unprovided cases in the proceedings of Council or in Committee, the Law of Parliament shall be followed, and in such cases the decision of the Mayor or other Presiding Officer shall be final, and acquiesced in without debate. By-law 504, s. 116.

Improper con-
duct of officers
of the Council.

129. Any Officer who shall refuse, or wilfully fail or neglect to perform any duty enjoined upon him by any By-law or Resolution of the Council, or who shall, in the discharge of his official duty, be guilty of any fraud, extortion, oppression, favouritism, partiality, or wilful wrong or injustice, shall be subject to removal from office. By-law 504, s. 117; By-law 580, s. 1.

By-laws to be
deposited by the
Clerk in his
office safe.

130. Every By-law which has passed the Council shall, immediately after being signed by the Mayor and sealed with the seal of the Corporation, be deposited by the Clerk for security in the safe connected with his office. By-law 504, s. 118.

Signing of
cheques.

131. All cheques for any sum of money whatever, to be paid on account of the City, shall be signed by the Treasurer and countersigned by the Mayor. By-law 504, s. 119.

Minutes of the
Council to be
numbered.

132. In order the more conveniently to carry out the provisions of this By-law, there shall be attached to each and every minute of the proceedings of the Council a progressive number in each year, and each document or certified copy of a minute communicated to any Committee of the Council, as hereinbefore required, shall bear the number of the minute to which it refers. By-law 504, s. 120.

No. 509.

No. 509.
Issue of
\$23,500.40, City
Debentures.

A By-law to provide for an issue of Debentures to the extent of thirty-three thousand six hundred dollars and forty cents, to redeem outstanding Debentures falling due in the year of our Lord one thousand eight hundred and seventy.

[PASSED MAY 30, 1870.]

WHEREAS, by an Act of the Provincial Legislature, ^{22 V., c. 71.} twenty-second Victoria, chapter seventy-one, entitled, "An Act to authorize the City of Toronto to issue debentures for redeeming some of their outstanding debentures, for which no sinking fund has been provided, and for other purposes," it is amongst other things enacted, "That the Corporation of the City of Toronto may pass a By-law or By-laws for authorising the issue of debentures of the said City, for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, herein mentioned;"

And whereas, it is necessary to provide for the redemption of certain debentures, described in the said Act as falling due during the year one thousand eight hundred and seventy, and amounting to the sum of thirty-three thousand six hundred dollars and forty cents;

And whereas, the total amount required to be raised annually, by special rate, for paying the said sum and interest, is five thousand three hundred and seventy-six dollars;

And whereas, the annual value of the whole rateable property of the said City of Toronto, according to assessment returns for the same, for the year one thousand

No. 509.
Issue of
\$22,500 40 City
Debentures.

eight hundred and sixty-nine, was twenty-six million two hundred and seven thousand six hundred and ninety-eight dollars ;

And whereas, the annual rate in the dollar upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of ten per centum per annum, for the payment of the principal of the said loan of thirty-three thousand six hundred dollars and forty cents, according to the provisions of the above recited Act, is two-tenths of a mill on the dollar ;

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$22,500 40 at six per cent. on City Debentures.

1. It shall and may be lawful for the Mayor, of the City of Toronto, to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of thirty-three thousand six hundred dollars and forty cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Council of the said City, in the redemption of the debentures, issued by the said City, respectively falling due in the year of our Lord one thousand eight hundred and seventy, as enumerated in the first section of the said Act first above recited. By-law 509, s. 1.

To be applied in the redemption of debentures due in 1870.

Manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out, for not less than one hundred dollars each, and amounting in the whole to the said sum of thirty-three thousand six hundred dollars and forty cents, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned, such debentures to be made under the common seal of the said City, signed

by the Mayor and the Treasurer thereof, and made out in such manner and form as the said Mayor shall direct.
By-law 509, s. 2.

No. 509.
To redeem De-
bentures falling
due in 1870.

3. The interest on such debentures shall be payable half-yearly, at the Bank of Toronto, in Toronto, or such other place or places as may be agreed on by the said Mayor and the party who may agree to advance the said principal sum of thirty-three thousand six hundred dollars and forty cents, which shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and eighty-one, at the Bank of Toronto, in the City of Toronto, or such other place or places as may be agreed upon, as aforesaid. By-law 509, s. 3.

Interest to be
payable half-
yearly and the
principal to be
payable 1st
January, 1881.

4. A special rate of two-tenths of a mill in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-one to the year one thousand eight hundred and eighty, both years inclusive, for the purpose of paying the said sum of thirty-three thousand six hundred dollars and forty cents, with interest thereon, as aforesaid. By-law 509, s. 4.

A special rate to
be levied
annually for the
payment of
principal and
interest.

5. All moneys arising from the said rate of two-tenths of a mill in the dollar upon the assessed value of all rateable property in the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in such manner as the Governor in Council may direct, for the purpose of creating a sinking fund for the redemption of the principal of such debentures, as they respectively become due; the interest upon such investment to be applied to the general purposes of the City. By-law 509, s. 5.

Moneys arising
from special rate
after payment of
interest to be
invested.

No. 516,
Toronto, Simcoe
and Muskoka
Junction Rail-
way Company.

No. 516.

A By-law to aid and assist the Toronto, Simcoe and Muskoka Junction Railway Company, by giving one hundred thousand dollars to the said Company by way of bonus, and to issue Debentures therefor, and to authorize the levying of a special rate for the payment of the Debentures and interest.

[PASSED SEPT. 26, 1870.]

33 V., c. 30 (Ont.)
R. G.

WHEREAS, by an Act of the Legislature of the Province of Ontario, passed in the thirty-third year of the reign of Her Majesty Queen Victoria, and intituled "An Act to incorporate the Toronto, Simcoe and Muskoka Junction Railway Company," it is provided as follows: "And it shall further be lawful for any Municipality or Municipalities through any part of which or near which the Railway or works of the said Company shall pass or be situated, to aid or assist the said Company by loaning or guaranteeing or giving money by way of bonus, or other means to the Company, or issuing Municipal bonds to or in aid of the Company, and otherwise in such manner and to such extent as such Municipalities or any of them shall think expedient: Provided always, that such aid, loan, bonus or guarantee shall be given under a By-law for the purpose to be passed in conformity with the provisions of the Act respecting Municipal Institutions for the creation of debts, and all such By-laws so passed shall be valid notwithstanding that such rate may exceed the aggregate rate of two cents in the dollar on the actual value of such rateable property; provided, that the annual rate of assessment shall not in any case exceed for all purposes three cents in the dollar on the actual value of the whole rateable property within the Municipality or portion of a Municipality creating such debt;"

And whereas, the Municipality of the Corporation of the City of Toronto has determined to aid and assist the said Toronto, Simcoe and Muskoka Junction Railway Company by giving thereto the sum of one hundred thousand dollars by way of bonus, under the authority conferred by the said above recited Act;

No. 516.
Toronto, Simcoe
and Muskoka
Junction Rail-
way Company.

And whereas, to carry the last recited object into effect it is necessary for the said Municipality to raise the said sum of one hundred thousand dollars in the manner hereinafter mentioned;

And whereas, it will require the sum of eleven thousand dollars to be raised annually by special rate for paying the said debt of one hundred thousand dollars, and interest on the debentures to be issued therefor, as hereinafter mentioned;

And whereas, the amount of the whole rateable property of the said Municipality, irrespective of any future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned or any part thereof, according to the last revised assessment roll of the said Municipality, being for the year one thousand eight hundred and sixty-nine, was twenty-six millions two hundred and seven thousand six hundred and ninety-eight dollars;

And whereas, the amount of the existing debt of the said Municipality is the sum of two millions six hundred and sixty thousand five hundred and fifty-nine dollars and seventy-eight cents, whereof the whole is principal, and no sum is due for interest in arrears;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said debt of one hundred thousand dollars and interest as hereinafter mentioned, it will require an equal annual special rate of three-sevenths of a mill in the dollar, in addition to all other rates to be levied in each year;

No. 528.
Toronto, Simcoe
and Muskoka
Junction Rail-
way Company.

The City to give
a bonus of
\$100,000 to the
Toronto, Simcoe
and Muskoka
Junction Rail-
way Company.

The manner in
which the debentures
are to be
made out.

Debentures to be
payable in
twenty years,
and to have
coupons
attached.

Debentures to
bear interest at
six per cent.
payable half
yearly.

A special rate to
be levied
annually for the
payment of the
principal and
interest.

Therefore the Council of the Corporation of the City of Toronto, enacts as follows :

1. It shall and may be lawful for the said Municipality to aid and assist the Toronto, Simcoe and Muskoka Junction Railway Company by giving thereto the sum of one hundred thousand dollars by way of bonus. By-law 516, s. 1.

2. It shall be lawful for the purpose aforesaid, for the Mayor of the said Municipality to cause any number of debentures to be made for such sums of money as may be required for the said purpose, not less than twenty dollars each and not exceeding in the whole the amount of one hundred thousand dollars, which said debentures shall be sealed with the seal of the said city and be signed by the Mayor and Treasurer thereof. By-law 516, s. 2.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest at the rate and in the manner hereinafter mentioned. By-law 516, s. 3.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first days of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 516, s. 4.

5. For the purpose of forming a sinking fund for payment of the said debentures and the interest thereon at the rate aforesaid, an equal special rate of three-sevenths of a mill in the dollar shall, in addition to all other rates, be raised, levied and collected in each year upon all the rateable property in the said Municipality during the said term of twenty years from the coming into effect of this

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By-law, unless such debentures shall be sooner paid. By-law 516, s. 5.

No. 521.
Issue of
\$14,000 00,
to redeem cer-
tain Debentures.

6. This By-law shall take effect on, from and after the day of the final passing thereof in the year of our Lord one thousand eight hundred and seventy. By-law 516, s. 6.

By-law to take effect from 20th September, 1870.

7. The debentures to be signed and issued as aforesaid shall be delivered by the Mayor of the said City to the said Company, unless the Corporation of the said Municipality shall, within one month after the day hereby appointed for this By-law to take effect, by resolution, direct that the same shall be delivered to Trustees appointed or to be appointed under the provisions of the ninth, tenth, eleventh and twelfth sections of the said recited Act incorporating the Toronto, Simcoe and Muskoka Junction Railway Company. By-law 516, s. 7.

Debentures to be delivered to the Trustees of the Railway.

[The eighth section, which fixed the places and appointed the Returning Officers for taking the vote of the ratepayers on this By-law, is not consolidated.]

No. 521.

A By-law to provide for the issue of sixteen thousand and three dollars and sixty-two cents, of Debentures, to redeem certain Debentures falling due in the year of our Lord one thousand eight hundred and seventy-one, for which no sinking fund has been provided.

[PASSED APRIL 3, 1871.]

WHEREAS, by an Act of the Provincial Legislature, 22 V., c. 71. twenty-second Victoria, chapter seventy-one, intitled "An Act to authorize the City of Toronto to issue Debentures for redeeming some of their outstanding debentures"

No. 521.
Issue of
\$16,000 00
City Debentures.

tures, for which no sinking fund has been provided, and for other purposes," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, to redeem debentures numbered and falling due, and amounting to the said sum of four hundred and eight thousand three hundred and fifty-five dollars and twenty-eight cents, herein mentioned ;

And whereas it is necessary to provide for the redemption of certain debentures, described in the said Act as falling due during the year one thousand eight hundred and seventy-one, and amounting to the sum of sixteen thousand and three dollars and sixty-two cents ;

And whereas the total amount required to be raised annually, by special rate, for paying the said sum and interest, is two thousand five hundred and sixty dollars ;

And whereas the annual value of the whole rateable property of the said City of Toronto, according to the Assessment Returns for the same, for the year one thousand eight hundred and seventy, was twenty-six millions nine hundred and eighteen thousand four hundred and fifty-seven dollars ;

And whereas the annual rate in the dollar upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of ten per centum per annum, for the payment of the principal of the said loan of sixteen thousand and three dollars and sixty-three cents, according to the provisions of the above recited Act, is one-tenth of a mill ;

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

By-law 5

1. It is the duty of the Corporation of Toronto not to exceed the amount of the loan or person to advance hereinafter imposed, and six hundred and sixty-three dollars and fifty cents applied to the redemption of the said debenture in the year one thousand eight hundred and seventy-one, and amounting to the sum of sixteen thousand and three dollars and sixty-two cents ;

2. It is the duty of the Corporation of Toronto to be made by special rate, for the payment of the said sum and interest, is two thousand five hundred and sixty dollars ;

3. It is the duty of the Corporation of Toronto to be made by special rate, for the payment of the interest, and the forming of a sinking fund of ten per centum per annum, for the payment of the principal of the said loan of sixteen thousand and three dollars and sixty-three cents, according to the provisions of the above recited Act, is one-tenth of a mill ;

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of sixteen thousand and three dollars and sixty-two cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Council of the said City, in the redemption of the debentures, issued by the said City, respectively falling due in the year of our Lord one thousand eight hundred and seventy-one, as enumerated in the first section of the said Act, first above recited. By-law 521, s. 1.

No. 521.
To redeem certain Debentures.
Authority to the Mayor to borrow \$16,008 02 at six per cent.

To be applied in the redemption of the debentures falling due in 1871.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred dollars each, and amounting in the whole to the said sum of sixteen thousand and three dollars and sixty-two cents, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned; such debentures to be made under the common seal of the said City, signed by the Mayor and the Treasurer thereof, and made out in such manner and form as the said Mayor shall direct. By-law 521, s. 2.

The manner in which the debentures are to be made out.

3. The interest on such debentures shall be payable half-yearly, on the first days of January and July, at the Bank of Toronto, in Toronto, or such other place or places as may be agreed on by the said Mayor, and the party who may agree to advance the said principal sum of sixteen thousand and three dollars and sixty-two cents, which shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and eighty-one, at the Bank of Toronto, in the City of Toronto, or

Interest to be payable half-yearly, and the principal to be payable 1st January, 1881.

No. 522.
Issue of \$150,000
City Debentures.

A special rate to
be levied annu-
ally, for the pay-
ment of principal
and interest.

Moneys arising
from special rate,
after payment of
interest, to be
invested.

such other place or places as may be agreed upon, as aforesaid. By-law 521, s. 3.

4. A special rate of one-tenth of a mill in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-one to the year one thousand eight hundred and eighty, both years inclusive, for the purpose of paying the said sum of six thousand and three dollars and sixty-two cents, with interest thereon, as aforesaid. By-law 521, s. 4.

5. All moneys arising from the said rate of one-tenth of a mill in the dollar upon the assessed value of all the rateable property in the City, after paying the interest on the said loan, shall be invested by the said Treasurer in each year, in such manner as the Governor in Council may direct, for the purpose of creating a sinking fund for the redemption of the principal of such debentures, as they respectively become due; the interest upon such investment to be applied to the general purposes of the City. By-law 521, s. 5.

No. 522.

A By-law to raise, by way of loan, the sum of one hundred and fifty-nine thousand eight hundred and fifty dollars for the purposes therein mentioned.

[PASSED JUNE 10, 1871.]

WHEREAS the Municipal Council of the City of Toronto have resolved to have block paving placed upon King Street from East Market to Simcoe Street; Front Street, from West Market to Bathurst Street; Yonge Street, from King to Queen Street;

By-law

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Yonge Street, from Melinda to Front Street; to macadamize certain other streets, as mentioned in the seventh report of the Board of Works, dated the first day of May, one thousand eight hundred and seventy-one, and adopted in Council the same day: also, to place cedar and gravel on certain other roads, as mentioned in the said report of the Board of Works;

No. 522.
Issue of \$150,000
City Debentures.

And to carry into effect the said recited objects, less certain sums to be assessed against the owners of real property to be immediately benefited thereby, under the provisions of the Act for regulating Local Improvements, it will be necessary for the said Municipal Council to raise the sum of one hundred and fifty-nine thousand eight hundred and fifty dollars, being the value thereof, in the manner hereinafter mentioned;

86 V., c. 48 (Ont.)
ss. 464-467.

And whereas it will require the sum of twenty thousand two hundred and forty-seven dollars and sixty-six cents to be raised annually by special rate for the payment of the said loan, as also hereinafter mentioned;

And whereas the amount of the whole rateable property of the said Municipality, irrespective of any future increase of the same, and also irrespective of any income to be derived from the temporary investment of the sinking fund, hereinafter mentioned according to the last revised assessment roll of the Municipality, being for the year one thousand eight hundred and seventy, was twenty-six millions nine hundred and eighteen thousand four hundred and fifty-seven dollars;

And whereas, the amount of the existing debt of the said Municipality is two millions seven hundred and eight thousand six hundred and seventy-two dollars and thirty nine cents;

And whereas, for paying the interest and creating an equal yearly sinking fund, for paying the said sum of one hundred and fifty-nine thousand eight hundred and fifty

No. 522.
Issue of \$150,000
City Debentures.

dollars and interest, as hereinafter mentioned, it will require an equal annual special rate of seven-and-a-half one-hundredths of a cent in the dollar in addition to all other rates to be levied in each year ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows ;

Authority to
Mayor to borrow
\$150,000 on City
debentures.

1. It shall be lawful for the Mayor of the said Municipality to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same, upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of one hundred and fifty-nine thousand eight hundred and fifty dollars, and to cause the same to be paid into the hands of the Treasurer of the said City for the purpose and with the object above recited. By-law 522, s. 1.

The manner in
which the debentures
are to be
made out.

2. It shall be lawful for the said Mayor to cause any number of debentures to be made for such sums of money as may be required, not less than one hundred dollars each, and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 522, s. 2.

Debentures to be
payable in fifteen
years.

3. The said debentures shall be made payable in fifteen years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 522, s. 3.

Interest at six
per cent. to be
payable half-
yearly.

4. The said debentures shall bear interest at and after the rate of six per centum per annum; from the date thereof, which interest shall be payable half-yearly, on the first days of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 522, s. 4.

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5. For the purpose of forming a sinking fund for the payment of the said debentures, and the interest at the rate aforesaid to become due thereon, an equal special rate of seven-and-a-half one hundredths of a cent on the dollar shall in addition to all other rates, be raised, levied and collected in each year, upon all the rateable property in the said Municipality, during the continuance of the said debentures, or any of them. By-law 522, s. 5.

No. 523.
Extension of
South Park
Street.

A special rate to be levied annually for the payment of the debentures.

6. This By-law shall take effect and come into operation upon the twelfth day of June, one thousand eight hundred and seventy-one. By-law 522, s. 6.

By-law to take effect from 12th June, 1871.

[The remainder of this section, which fixed the places and appointed the Returning Officers for taking the votes of the Electors on this By-law, is not consolidated.]

No. 523.

A By-law to authorize the opening and extending of South Park Street from the eastern terminus of the bridge crossing the Don to a point of junction with the Kingston Road.

[PASSED JULY 3, 1871.]

WHEREAS, the large amount expended by the Corporation in the construction of a bridge over the River Don, for the benefit of the inhabitants living east of the said river, is rendered of no service in consequence of South Park Street not being opened through, and extended to the Kingston Road;

And whereas, it is expedient for the convenience of the travelling public, and the citizens generally, that the said South Park Street be opened and extended;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

No. 524.
City Commis-
sioner.

South Park
St. to be ex-
tended to the
Kingston Road.

Width of the
street to be
sixty-six feet.

1. South Park Street shall be opened and continued from the eastern terminus of the aforesaid bridge, eastward to a point where it shall intersect the Kingston Road. By-law 523, s. 1.

2. The width of the said South Park Street when the same is extended, shall be of the measurement or regular width of sixty-six feet. By-law 523, s. 2.

No. 524.

A By-law to provide for the Appointment of a Public Officer to be called the "City Commissioner."

[PASSED JULY 7, 1871.
AMENDED MAY 26, 1873.]

WHEREAS, by By-law number one hundred and ninety-eight,* passed on the seventh day of March, one thousand eight hundred and fifty-three, provision is made to prevent trespass of any kind upon the public lands of the City ;

And whereas, by By-law number four hundred and sixty-seven, passed on the twenty-sixth day of October, one thousand eight hundred and sixty-eight, numerous provisions are made respecting the public streets of the City ;

And whereas, by By-law number four hundred and seventy, passed on the twenty-sixth day of October, one thousand eight hundred and sixty-eight, provision is made to regulate matters of difference respecting line fences, and to provide for the fencing in of vacant lots ;

And whereas, by By-law number five hundred and two, passed on the twenty-sixth day of November, one thousand

* Now By-law No. 612.

eight hundred and sixty-nine, provision is made for the preservation of the Public Health;

No. 524.
City Commis-
sioner.

And whereas, by By-law number five hundred and three,* passed on the twenty-sixth day of November, one thousand eight hundred and sixty-nine, provision is made respecting the erection of buildings, and the storage of inflammable substances within the City of Toronto;

And whereas, by By-law number three hundred and seventy-five, passed on the tenth day of November, one thousand eight hundred and sixty-two, provision is made for the Weight and Sale of Bread within the City of Toronto;

And whereas, the carrying of the provisions of these By-laws into effect, has hitherto devolved on individual citizens, or on some Public Officer pre-occupied, and has therefore been incompletely performed;

And whereas, it is deemed expedient and necessary that the ratepayers of the City should be protected, and that the municipal provisions enacted for their convenience and benefit, should be enforced from time to time as required;

And whereas, it is expedient and necessary that such By-laws should be enforced at the expense and cost of the Municipality, and that for such purpose a Public Officer be appointed and charged with such duty;

And whereas, the frequent, and, in many cases, unjust claims made against the City for compensation for injury to persons or property necessitates the appointment of a fit and proper person to investigate all such claims in future;

And whereas, for the purpose of carrying into effect the principles in this preamble set forth, and for other pur-

* Now By-law No. 627.

No. 524.
City Commis-
sioner.

poses hereinafter mentioned, it is expedient to appoint a public officer, to be called "The City Commissioner,"

Therefore, the Council of the Corporation of the City of Toronto enacts as follows:

Appointment of
City Commis-
sioner.

1. There shall be appointed a competent and discreet person, to be called "The City Commissioner," for the City of Toronto, who shall hold office during the pleasure of the Council. By-law 524, s. 1.

City Commis-
sioner to keep a
record of all pro-
ceedings taken
in connection
with his office.

2. The said City Commissioner shall be provided with an office in the City Hall, and shall keep a correct record in duplicate of all proceedings taken by him in connection with the duties of his office; and he shall also keep a Register, in which complaints may be recorded. By-law 524, s. 2.

To receive com-
plaints against
any infraction of
certain By-laws.

3. It shall be the duty of the said City Commissioner, or his Clerk, in the event of one being appointed, to be in his office at stated portions of each day, for the purpose of receiving complaints against any infraction of any of the provisions of the By-laws in this By-law mentioned, and at such time it shall be the right and privilege of every citizen to attend upon the said City Commissioner, and lodge complaints, to be at all times in writing, of any infraction of any of the By-laws in this By-law mentioned. By-law 524, s. 3.

On receiving
complaints, to
investigate the
cause of same.

4. The said City Commissioner, shall, upon receiving any complaint under the preceding section, proceed with as little delay as possible, to visit and personally inspect the premises or locality complained of, and investigate the cause of complaint, and if any infraction of any of the By-laws mentioned in the fifth section of this By-law, has taken place, he shall, then, and there, direct immediate compliance with its provisions, and in case of non-compliance therewith, he shall forthwith, and without further notice, prosecute the offender or offenders, anything in the said By-law to the contrary notwithstanding: Pro-

vided always, that in all cases of complaint to the said City Commissioner, he shall endeavour, by explanation and information, given to the parties, and by a proper and liberal construction of the By-law alleged to have been infringed, to amicably arrange all matters of dispute without an appeal to the Police Court, but nothing in this Proviso contained shall be construed to entitle any person who may be so prosecuted, to object that due effort to settle the dispute had not been made by the said City Commissioner prior to such prosecution. By-law 524, s. 4.

No. 524.
City Commissioner.

To endeavour to amicably arrange all matters complained of, or in dispute.

5. It shall be the duty of such officer to be conversant with the provisions and requirements of the following By-laws of the City, that is to say—

To be conversant with the provisions of certain By-laws.

By-law number one hundred and ninety-eight,* respecting Trespass on City Lands.

By-law number three hundred and seventy-five, respecting the Weight and Sale of Bread.

By-law number four hundred and sixty-seven, respecting Streets.

By-law number four hundred and seventy, respecting Line Fences.

By-law number four hundred and seventy-four, respecting Pounds.

By-law number five hundred and two, respecting Public Health.

By-law number five hundred and three,† respecting Erection of Buildings. By-law 524, s. 5.

6. For the purposes of this Act, the said City Commissioner shall have and possess all the powers and authority of a City Inspector, as provided by By-law number four hundred and sixty-seven, respecting Streets and Thoroughfares, and as provided by By-law number

To have power and authority of a City Inspector respecting streets and thoroughfares, and line fences.

* Now No. 613.

† Now No. 627.

No. 524.
City Commis-
sioner.

four hundred and seventy, respecting Line Fences. By-law 524, s. 6.

To have power
and authority of
a Health In-
spector.

7. For the purposes of this Act the said City Commissioner shall have and possess all the powers and authority of a Health Inspector, as provided by By-law number five hundred and two, relating to the Board of Health. By-law 524, s. 7.

To have power
and authority of
an Inspector of
Buildings.

8. For the purposes of this Act, the said City Commissioner shall have and possess all the powers and authority of an Inspector of Buildings, as provided by By-law number five hundred and three,* respecting the Erection of Buildings, &c. By-law 524, s. 8.

To have power
and authority of
the City
Engineer, so far
as relates to tres-
pass on public
lands, and
relative to line
fences.

9. For the purposes of this Act, the said City Commissioner shall have and possess all the powers and authority of the City Engineer, so far as relates to By-law number one hundred and ninety-eight,† respecting Trespass on Public City Lands, and By-law number four hundred and seventy, relative to Line Fences. By-law 524, s. 9.

To have power
and authority of
an Inspector of
Weights and
Measures,
respecting the
weight and sale
of bread.

10. For the purposes of this Act, the said City Commissioner shall have and possess all the powers and authority of an Inspector of Weights and Measures so far as relates to By-law number three hundred and seventy-five, respecting the Weight and Sale of Bread. By-law 524, s. 10.

To have control
of all Pounds
and Pound-
keepers.

11. For the purposes of this Act, the said City Commissioner shall have control of all Pounds and Poundkeepers, as provided by By-law number four hundred and seventy-four; and it shall be the duty of the said City Commissioner to advise and instruct the said Poundkeepers at all times respecting their duty. By-law 524, s. 11.

To take preced-
ence over
certain officials
in proceedings
under this
By-law.

12. In any proceeding to be taken by the said City Commissioner, under this, or any of the By-laws mentioned, as Health Inspector, City Inspector, Inspector of

* Now No. 637.

† Now No. 613.

Buildings, City Engineer, or Inspector of Weights and Measures, the said City Commissioner shall have precedence over any and all persons appointed to act in any of the said offices. By-Law 524, s. 11.

No. 524.
City Commissioner.

13. It shall be the duty of the said City Commissioner to prosecute all and every violation and infraction of any of the By-laws in this By-law mentioned, and to be vigilant and active in the discharge of his duty in connection with the said By-laws as hereinafter set forth. By-law 524, s. 13.

To prosecute all violations or infractions of this and other By-laws herein set forth.

14. All fees and costs incurred by the said City Commissioner, in the prosecution of offenders against any of the By-laws herein mentioned, not otherwise ordered to be paid, shall be paid out of the funds of the Municipality. By-law 524, s. 14.

Costs incurred to be paid by the municipality.

15. The City Engineer shall give the line and level of any street, and the depth and location of any street sewer, upon the written request of the City Commissioner. By-law 524, s. 15.

City Engineer to furnish all lines or levels of Streets and Sewers required.

16. Any claim hereafter made for compensation for injury to person or property, shall be forthwith referred to the said City Commissioner, who shall diligently enquire into, and investigate the circumstances of the claim, and visit the premises, or person (if practicable), to which, or to whom such damage or injury is said to have been done, and from personal inspection and enquiry, report to the Committee, who shall have such claim under consideration, his opinion as to the amount of compensation, (if any), for such damage or injury, together with any information and evidence relating thereto which he may be in possession of, the opinion of the City Solicitor, (if necessary), and such other data as may enable the said Committee to arrive at a correct decision. By-law 524, s. 16.

All claims for compensation to be referred to the City Commissioner who is to report thereon.

No. 529.
Issue of \$53,500
City Debentures.

City Commissioner may settle certain claims when authorized so to do by resolution of Council.

17. For the more speedy settlement of all claims referred to in the sixteenth section of this By-law, the Council may, by resolution, authorize and empower the said Commissioner to settle such claims, after due enquiry and investigation by him, in such manner as he may deem most advantageous to the City, and the order of the said Commissioner, countersigned by the Mayor, and having attached thereto a copy of the resolution of the Council, empowering him to settle such claim, signed by the Clerk of the Council, shall be a sufficient guarantee to the City Treasurer, who shall pay the amount of all such settlements without any further authority. By-law 524, s. 17.

Monthly return of expenses.

18. The said Commissioner shall make a Monthly Return to the Standing Committee on Finance and Assessment, of all expenses incurred in carrying out the duties of his office. By-law 524, s. 18.

Emerson Coatsworth appointed City Commissioner.

19. Emerson Coatsworth, of the City of Toronto, Gentleman, shall be, and is hereby appointed "City Commissioner" for the City of Toronto. By-law 524, s. 19; 579, s. 1.

By-law to take effect from 1st August, 1871.

20. This By-law shall come into operation, and take effect from and after the first day of August, one thousand eight hundred and seventy-one. By-law 524, s. 20.

No. 529.

A By-law to provide for the issue of Debentures, to the extent of fifty-two thousand five hundred dollars, for School Building purposes.

[PASSED SEPT. 25, 1871.]

See 37 V. c. 28 (Ont.), s. 86 (11).

WHEREAS, the Board of School Trustees of the City of Toronto have laid before the Corporation of the City an estimate of sums deemed requisite by them

to meet the expenditure of the Common Schools of the City, for the year one thousand eight hundred and seventy-one, which sum amounts to thirty-one thousand two hundred and fifty-two dollars ;

No. 529.
For School
Building pur-
poses.

And whereas, the said Board of School Trustees have made a further requisition upon the said Corporation of the City for the sum of fifty thousand dollars, which sum is deemed necessary by them for the purchase of sites for Schools, and for the erection of School Houses thereon, which latter sum must be raised by way of loan ;

And whereas, to provide for the discount on the sale of Debentures to be issued for such purpose, it will require the sum of two thousand five hundred dollars, in addition to the said sum of five thousand dollars, which it is also expedient to raise by way of loan ;

And whereas, it will require the sum of five thousand seven hundred and seventy-five dollars, to be raised annually by special rates, for the payment of the said sum or loan of fifty-two thousand five hundred dollars ;

And whereas, the amount of the whole rateable property of the said Municipality of Toronto, irrespective of any future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the Sinking Fund hereinafter mentioned, according to the last revised Assessment Roll of the Municipality, being for the year one thousand eight hundred and seventy-one, is twenty-nine millions six hundred thousand dollars ;

And whereas, the amount of the existing debt of the said Municipality is two millions seven hundred and eight thousand six hundred and seventy-two dollars and thirty-nine cents ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said sum of fifty-two thousand five hundred dollars, as hereinafter

No. 529.
Issue of \$52,500
City Debentures.

mentioned, it will require an equal annual special rate of two-tenths of a mill on the dollar, in addition to all other rates to be levied in each year;

Be it therefore enacted by the Council of the Corporation of the City of Toronto:

Authority to the Mayor to borrow \$52,500 on City Debentures.

1. It shall be lawful for the Mayor of the said Municipality to raise by way of loan from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of fifty-two thousand five hundred dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, for the purpose and with the object above recited. By-law 529, s. 1.

To be applied in the purchase of school sites and the erection of school-houses thereon.

The manner in which the debentures are to be made out.

2. It shall be lawful for the said Mayor to cause any number of debentures to be made, for such sums of money as may be required, not less than one hundred dollars each; and the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor. By-law 529, s. 2.

Debentures to be payable in twenty years.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 529, s. 3.

Interest at six per cent. to be payable half-yearly.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be paid half-yearly on the first days of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 529, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. For the purpose of forming a sinking fund for the payment of said debentures, and the interest at the rate aforesaid to become due thereon, an equal special rate of

two-tenths of a mill on the dollar, in addition to all other rates, shall be raised, levied, and collected in each year, upon all the rateable property in the said Municipality, during the continuance of the said debentures, or any of them. By-law 529, s. 5.

No. 533.
Issue of \$70,000
City Debentures.

6. This By-law shall take effect, and come into operation, upon the second day of October, one thousand eight hundred and seventy-one.

[The remainder of this section which fixed the places and appointed the Returning Officers for taking the votes of the electors on this By-law, is not consolidated.]

No. 533.

A By-law to provide for the issue of Debentures, to the extent of seventy-nine thousand eight hundred dollars, for the general purposes of the City.

[PASSED OCT. 23, 1871.]

WHEREAS, it is expedient and necessary to raise, by way of loan upon the credit of the City of Toronto, a sum of money to effect certain improvements;

And whereas, the estimated cost of the aforesaid improvements and expenditure is seventy-six thousand and fifty-four dollars—that is to say: for the construction of Fire Halls and Telegraphs, and the purchasing of a Fire Engine, thirty-eight thousand three hundred and six dollars; for the building of a Grammar School, ten thousand dollars; for the building of a City Registry Office, eleven thousand dollars; for the widening of Brock Street, two thousand dollars; for the erection of one hundred new Hydrants for fire purposes, and attaching the same to water mains, six thousand dollars; for cost of land in widening Esther Street at the south end, one thousand five

No. 533.
Issue of \$75,000
City Debentures.

hundred dollars;* for the completion of the Yonge Street Sewer, seven thousand two hundred and forty-eight dollars; amounting in all to the sum of seventy-six thousand and fifty-four dollars;

And whereas, to provide for the discount in the sale of debentures to be issued for such purpose, it will require the sum of three thousand seven hundred and forty-six dollars in addition to the said sum of seventy-six thousand and fifty-four dollars, which it is also expedient to raise by way of loan;

And whereas, it will require the sum of eight thousand seven hundred and seventy-eight dollars, to be raised annually by special rate, for the payment of the said sum or loan of seventy-nine thousand eight hundred dollars;

And whereas, the amount of the whole rateable property of the said Municipality of Toronto, irrespective of any future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned, according to the last revised Assessment Roll of the Municipality, being for the year one thousand eight hundred and seventy-one, is twenty-nine millions six hundred thousand dollars;

And whereas, the amount of the existing debt of the said Municipality is two millions seven hundred and eight thousand six hundred and seventy-two dollars and thirty-nine cents;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said sum of seventy-nine thousand eight hundred dollars, as hereinafter mentioned, it will require an equal annual special rate of three one-hundredths of a cent on the dollar, in addition to all rates to be levied each year;

* See By-law 550.

By-law

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Be it therefore enacted by the Council of the Corporation of the City of Toronto :

No. 533.
Issue of \$75,000
City Debentures.

1. It shall be lawful for the Mayor of the said Municipality to raise by way of loan from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money, not exceeding in the whole, the sum of seventy-nine thousand eight hundred dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, for the purpose and with the object above recited. By-law 533, s. 1.

Authority to the Mayor to borrow \$75,000 on City Debentures.

To be applied for certain purposes.

2. It shall be lawful for the said Mayor to cause any number of debentures to be made for such sums of money as may be required, not less than one hundred dollars each, and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 533, s. 2.

The manner in which the debentures are to be made out.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 533, s. 3.

Debentures to be payable in twenty years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first days of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 533, s. 4.

Interest at six per cent. to be payable half-yearly.

5. For the purpose of forming a sinking fund for the payment of said debentures, and the interest at the rate aforesaid to become due thereon, an equal special rate of three-one-hundredths of a cent on the dollar in addition to all other rates shall be raised, levied and collected in each year upon all the rateable property in the said Municipality

A special rate to be levied annually for payment of principal and interest.

No. 544.
Construction of
Water Works.

during the continuance of the said debentures or any of them. By-law 533, s. 5.

6. This By-law shall take effect, and come into operation upon the first day of November, one thousand eight hundred and seventy-one. By-law 533, s. 6.

[The remainder of this section which fixed the places and appointed the Returning Officers for taking the votes of the Electors on this By-law, is not consolidated.]

No. 544.*

A By-law to authorize the construction of Water Works for the City of Toronto.

[PASSED JUNE 6, 1872.]

35 V. c. 79 (Ont.)
s. 37.

WHEREAS by the thirty-seventh section of a certain Act of the Province of Ontario, passed in the thirty-fifth year of Her Majesty's reign, entitled "An Act to authorize the Corporation of the City of Toronto to construct Water Works in the City of Toronto," it is enacted: That the said Act shall not have any force or effect until the Council of the Corporation of the said City shall pass a By-law authorizing the construction of the said Water Works;

And whereas, grave and frequent complaints have been made, from time to time, by the Citizens and Corporation of Toronto, against the quality and supply of water furnished by the Toronto Water Works Company, and grievous and serious injury to property and to the City generally has resulted from an undue and insufficient service thereof;

And whereas, it is expedient and necessary, that these complaints and grievances should be remedied, and that

* See By-laws Nos. 569, 626 and 705.

new Water Works should be constructed, as provided by the said Act;

No. 559.
Widening of
Esther Street.

Therefore, the Corporation of the City of Toronto, by the Council thereof, enacts:

1. The construction of the said Water Works is hereby authorized as in the said recited Act above mentioned.

By-law 544, s. 1.

No. 559.

A By-law to authorize the widening of Esther Street, from Charles to Queen Street.

[PASSED JULY 29, 1872.]

WHEREAS, it is necessary and expedient that Esther Street, in the Ward of St. Patrick, be widened from the south-side of Charles Street to the north side of Queen Street;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

1. Esther Street shall be widened from the south side of Charles Street to the north side of Queen Street, to a width of sixty-six feet corresponding to the width or size of Esther Street:

Esther Street to be widened to a width of sixty-six feet.

Provided always, that if the sum of fifteen hundred dollars, already provided by By-law,* is not sufficient to defray the cost of widening said street, the deficiency, if any, in completing the widening of the street, shall be made good by the owners of property on said street. By-law 559, s. 1.

Cost of widening the street.

* See By-law 553.

No. 565.
Issue of \$13,870
City Debentures.

No. 565.

A By-law to provide for the issue of Debentures for thirteen thousand six hundred and seventy dollars, to redeem Debentures falling due in the year of our Lord one thousand eight hundred and seventy-two.

[PASSED SEPT. 23, 1872.]

35 V. c. 76 (Ont.),
s. 1.

WHEREAS, by an Act of the last Session of the Legislature of the Province of Ontario, entitled "An Act to Consolidate the Debenture Debt of the City of Toronto," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole the sum of two million five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents, to redeem certain debentures numbered and falling due, and amounting to the said sum of two millions five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents ;

And whereas it is necessary to provide for the redemption of certain debentures, described in the said Act, as falling due during the year of our Lord one thousand eight hundred and seventy-two, and amounting to the sum of thirteen thousand six hundred and seventy dollars ;

And whereas the value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and seventy one, was twenty-nine millions two hundred and seventy-seven thousand one hundred and thirty-five dollars ;

And whereas the annual rate in the dollar upon such rateable property required as a special rate for the payment of the interest, and the forming of a sinking fund of one per centum per annum, for the payment of the principal of the said loan of thirteen thousand six hundred and seventy dollars, in twenty years, according to the provisions of the above recited Act, is the one-thirtieth part of a mill on the dollar ;

No. 565.
To redeem certain Debentures.

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding seven per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of thirteen thousand six hundred and seventy dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time under the direction of the Council of the Corporation of the said City, in the redemption of the debentures issued by the said City, and respectively falling due in the year of our Lord one thousand eight hundred and seventy-two, as enumerated in the recital of the said Act, first above recited. By-law 565, s. 1.

Authority to the Mayor to borrow \$13,670, at seven per cent. on City debentures.

To be applied in the redemption of debentures falling due in 1872.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred dollars, Canadian currency, or twenty pounds sterling, each, and amounting in the whole to the said sum of thirteen thousand six hundred and seventy dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned, such debentures to be under the Common Seal of the said City, signed by the Mayor and countersigned

The manner in which the debentures are to be made out.

No. 565.
Issue of \$18,670
City Debentures.

by the Treasurer of the said City, and which debentures may be in the form A in the Schedule of the said Act first above recited, or as near thereto as the said Mayor may direct. By-law 565, s. 2.

Interest to be payable half-yearly, and the principal to be payable in twenty years.

3. The interest on such debentures shall be payable half-yearly, on the first days of the months of January and July, in each and every year, at the Bank of Toronto, in Toronto, and the said principal sum of thirteen thousand six hundred and seventy dollars, shall be payable in twenty years from the day of the date of the issue thereof, at the said Bank of Toronto. By-law 565, s. 3.

A special rate to be levied annually for payment of principal and interest.

4. A special rate of one-thirtieth part of a mill on the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-two, to the year one thousand eight hundred and ninety-one, both years inclusive, for the purpose of paying the said sum of thirteen thousand six hundred and seventy dollars, with the interest thereon as aforesaid. By-law 565, s. 4.

Special rate after payment of interest to be invested.

5. All moneys arising from the said rate of one-thirtieth part of a mill in the dollar, upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested as in the said first above recited act, mentioned. By-law 565, s. 5.

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No. 566.
Issue of \$9,560
City Debentures.

A By-law to provide for the issue of Debentures to the extent of nine thousand five hundred and fifty dollars, to assist in constructing Sewers on Pembroke and Shuter Streets, Breadalbane Street, Beverley Street, and Caer Howell Street.

[PASSED SEP. 23, 1872.]

WHEREAS a certain By-law has been introduced for the construction of a sewer on Pembroke and Shuter Streets; also a By-law for the construction of a sewer on Breadalbane Street; also a By-law for the construction of a sewer on Beverley Street; also a By-law for the construction of a sewer on Caer Howell Street;

And whereas, the conditions upon which such improvements can be made, have been complied with by the owners of real estate, in the said recited streets;

And whereas, the sectional area of the sewers to be constructed on the said streets, will exceed four feet respectively, and it is enacted in the three hundred and second clause of the twenty-ninth and thirtieth Victoria, chapter fifty-one, that in such case one-third of the cost thereof shall first be provided for by the Council of this City, by By-law for borrowing money;

See 36 V. c. 48
(Ont.), s. 465.

And whereas, the one-third cost of said sewers is estimated at nine thousand three hundred and sixty-one dollars;

And whereas, it is desirable to raise by loan, on the credit of the Municipality, the said sum of nine thousand three hundred and sixty-one dollars, with interest, at the rate of six per centum per annum, to be applied to the payment of one-third of the cost of said sewers;

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No. 566.
Issue of \$9,550
City Debentures.

And whereas, to provide for the discount in the sale of debentures to be issued for such purpose, it will require the sum of one hundred and eighty-nine dollars, in addition to the said sum of nine thousand three hundred and sixty-one dollars, which it is also expedient to raise by way of loan ;

And whereas, the amount of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and seventy-two, was thirty-two million six hundred thousand dollars ;

And whereas, the annual rate on the dollar upon such rateable property, required as a special rate for the payment of the interest, and the forming of a sinking fund of five per centum per annum, for the payment of said loan of nine thousand five hundred and fifty dollars, in twenty years, according to the provisions of the above recited Act, is the one-thirtieth part of a mill on the dollar ;

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the Mayor to borrow \$9,550 on City Debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, from any person or persons, body politic, or corporate, who may be willing to advance the same, upon the credit of the debentures hereafter mentioned, and the special rate hereinafter imposed, the sum of nine thousand five hundred and fifty dollars, and cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council, in the payment of one-third cost of the said sewers, and for no other purpose whatever. By-law 566, s. 1.

To be applied in paying one-third of the cost of certain sewers.

The manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out for not less than one hundred dollars each, and amounting in the whole to the said sum of nine thousand

five hundred and fifty dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures, and the special rate hereinafter mentioned, and the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 566, s. 2.

No. 566.
Issue of \$9,500
City Debentures.

3. The said debentures shall be made payable on the first day of July, one thousand eight hundred and ninety-two at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 566, s. 3.

Debentures to be payable 1st July, 1892.

4. The said debentures shall bear interest, at and after the rate of six per centum per annum, from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July, in each year, at the Bank of Toronto, in the said City of Toronto. By-law 566, s. 4.

Interest at six per cent. to be payable half-yearly.

5. For the purpose of forming a sinking fund for the payment of said debentures, and the interest at the rate aforesaid, to become due thereon, an equal special rate of one-thirtieth part of a mill on the dollar, in addition to all other rates, shall be raised, levied, and collected in each year upon all rateable property in the said Municipality, during the continuance of the said debentures, or any of them. By-law 566, s. 5.

A special rate to be levied annually for payment of principal and interest.

No. 569.
Issue of \$500,000
Water Works
Debentures.

No. 569.*

A By-law to provide for the issue of Water Works Debentures.

[PASSED NOV. 18, 1872.]

55 V., c. 79 (Ont.)
s. 20.

WHEREAS, by an Act of the Legislature of Ontario, passed in the thirty-fifth year of the reign of Her Majesty Queen Victoria, and chaptered seventy-nine, entitled "An Act to authorize the Corporation of the City of Toronto to construct Water Works in the City of Toronto," it is among other things provided that the Corporation of the said City shall have power to issue debentures, to be called "Water Works Debentures," for a sum of money not exceeding five hundred thousand dollars, in the manner therein set forth;

And whereas, for the payment of the said debentures and interest, it will require the sum of fifty-two thousand seven hundred and twenty-seven dollars and thirty cents, to be raised annually by special rate in each year, after the completion of the said works, or at the expiration of three years from the date of the first issue of such debentures;

And whereas the amount of the whole rateable property of the said Municipality, irrespective of any future increase of the same, or of any income, in the nature of rents or rates, to be derived from the said Water Works, or from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment rolls of the said City, being for the year one thousand eight hundred and seventy-two, was thirty-two millions four hundred and sixty-seven thousand seven hundred and seventy-two dollars;

And whereas the amount of the existing debt of the said City is two million seven hundred and one thousand two

* See By-laws Nos. 544, 626 and 705.

569.

hundred and eighty dollars and forty-one cents, whereof the whole is principal, and no sum is due for interest in arrear ;

No. 569.
Issue of \$500,000
Water Works
Debentures.

And whereas, for paying the interest, and creating an equal yearly sinking fund, for paying the said sum of five hundred thousand dollars, and interest, according to the provisions of the above recited Act, it will require an equal annual special rate of one mill and five-eighths of a mill in the dollar, in addition to all rates to be levied in each year as aforesaid :

Therefore, the Corporation of the City of Toronto enacts as follows :

1. It shall be lawful for the Mayor to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole five hundred thousand dollars, and to cause the same to be paid into the Royal Canadian Bank, having an office in the said City, to be kept and applied in the manner provided by the thirteenth section of the above recited Act. By-law 569, s. 1.

Authority to the Mayor to borrow \$500,000 on Water Works Debentures.

To be applied in the construction of Water Works for the City of Toronto.

2. It shall be lawful for the Mayor to cause any number of debentures to be made for such sums of money as may be required, but not for less than one hundred dollars each, such debentures to be made under the common seal of the said City, and signed by the Mayor and Treasurer thereof. By-law 569, s. 2.

Manner in which the debentures are to be made out

3. The said debentures shall be made payable in twenty-five years at farthest, from the date of the respective issues thereof, either in sterling or currency, in this Province, Great Britain, or elsewhere, and shall have attached to them coupons for the payment of interest. By-law 569, s. 3.

Debentures to be payable in twenty-five years.

No. 569.
Issue of \$500,000
Water Works
Debentures.

Interest at six
per cent. to be
payable half-
yearly.

4. The said debentures shall bear interest after the rate of six per centum per annum, from the date thereof, which interest shall be payable half-yearly, on the first days of January and July, in each and every year. By-law 569, s. 4.

A special rate to
be levied annu-
ally for payment
of principal and
interest.

5. For the purpose of forming a sinking fund for the payment of the said debentures and the interest thereon, an equal annual special rate of one mill and five-eighths of a mill in the dollar shall be levied and collected in addition to all other rates in each year, after the completion of the said Water Works, or at the expiration of three years from the first issue of such debentures, upon all the rateable property in the said City, during the currency of the said debentures or any of them. By-law 569, s. 5.

Moneys arising
from special
rate, after paying
interest, to be
invested.

6. All moneys arising from the said rate of one mill and five-eighths of a mill in the dollar, beyond the amount required for the payment of interest upon the said debentures, shall be invested by the said Treasurer in each year as the Council of the said Corporation may direct, for the purpose of creating a sinking fund for the redemption of the said debentures, as they respectively become due. By-law 569, s. 6.

By-law to take
effect from 18th
November, 1872.

7. This By-law shall take effect and come into operation on the eighteenth day of November, in the year of our Lord one thousand eight hundred and seventy-two.

By-law

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No. 572.

No. 572.
Credit Valley
Railway
Company.

A By-law to aid and assist the Credit Valley Railway Company by giving one hundred thousand dollars to the Company by way of Bonus, and to issue Debentures therefor, and to authorize the levying of a special rate for the payment of the debentures and interest.

[PASSED DEC. 30, 1872.]

WHEREAS by the Act of the fourth session of the ^{24 V. c. 38 (Ont.),} _{s. 18.} Legislature of the Province of Ontario, passed in the thirty-fourth year of Her Majesty's reign, incorporating the Credit Valley Railway Company, it is provided that any Municipality or Municipalities which may be interested in securing the construction of the said railway, or through any part of which, or near which, the railway or works of the said Company shall pass or be situated, may aid and assist the said Company by loaning, or guaranteeing or giving money by way of bonus or other means to the Company, or issuing Municipal Bonds to, or in aid of the Company, and otherwise in such manner and to such extent, as such Municipalities, or any of them shall think expedient: Provided always, that no such aid, loan, bonus or guarantee shall be given, except after the passing of By-laws for the purpose, and the adoption of such By-laws by the ratepayers, as provided in the Municipal Act for the creation of debts;

And whereas, more than fifty persons, qualified voters of the Municipality of the City of Toronto have, in accordance with the provisions of the said Act and Amendments thereto, petitioned the Council of the Municipality of the City of Toronto, to pass a By-law granting a bonus for the purpose of aiding in the construction of the said the Credit Valley Railway, to the amount of one hundred thousand dollars, and it is expedient to grant the same;

No. 572.
Credit Valley
Railway
Company.

And whereas, for such purpose it is necessary for the said City of Toronto, to raise the said amount of one hundred thousand dollars, in the manner hereinafter mentioned;

And whereas, it will require the sum of eleven thousand dollars, to be raised annually, by special rate, on the whole rateable property of the said City of Toronto, for paying said debt of one hundred thousand dollars, and interest on the debentures to be issued therefor as hereinafter mentioned;

And whereas, the amount of the whole rateable property in the City of Toronto, irrespective of any future increase of the same, and also irrespective of any income in the nature of tolls, interest, or dividends from the work, or from any stock, share or interest in the work upon which the money to be so raised, or any part thereof, may be invested, and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment rolls of the said City, being for the year one thousand eight hundred and seventy-two, is as follows: thirty-two millions, four hundred and sixty-seven thousand, seven hundred and seventy-two dollars;

And whereas, the amount of the existing debt of the said City of Toronto is two millions seven hundred and one thousand two hundred and eighty dollars and forty-one cents, whereof the whole is principal and no sum is due for interest in arrears;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said debt of one hundred thousand dollars as hereinafter mentioned, it will require an equal annual special rate of seven-twentieths of a mill in the dollar, in addition to all other rates to be levied in each year in the said City of Toronto:

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Be it therefore enacted by the Municipal Council of the City of Toronto :

No. 572.
Credit Valley
Railway
Company.

1. It shall and may be lawful for the said City of Toronto to aid and assist the Credit Valley Railway Company, by giving thereto the sum of one hundred thousand dollars by way of bonus : Provided always, that the terminus and all necessary buildings for the proper working of the said Credit Valley Railway be located within the City of Toronto. By-law 572, s. 1.

The City to give a bonus of \$100,000 to the Credit Valley Railway Company.

Provided the terminus and other necessary buildings are located in the City of Toronto.

2. For the purposes aforesaid, the Mayor or other head of the said City of Toronto shall cause any number of debentures of the said City of Toronto to be made for such sums of money as may be required for the said purpose, not less than twenty dollars each, and not exceeding in the whole the amount of one hundred thousand dollars ; which said debentures shall be sealed with the seal of the said City of Toronto, and be signed by the Mayor or other head of the Municipal Council of the said City, or by such person as may be authorized by By-law of the Municipal Council to sign the same, and countersigned by the Treasurer or by such other person or persons as the said Municipal Council may by By-law appoint. By-law 572, s. 2.

The manner in which the debentures are to be made out.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto, in Toronto, and shall have attached to them coupons for the payment of interest at the rate and in manner hereinafter mentioned. By-law 572, s. 3.

Debentures to be payable in twenty years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first days of January and July in each year, at the Bank of Toronto, in Toronto. By-law 572, s. 4.

Debentures to bear interest at six per cent. payable half-yearly.

5. For the purpose of forming a sinking fund for payment of the said debentures and the interest thereon at the

A special rate to be levied annually for the

No. 572.
Credit Valley
Railway
Company.

payment of
principal and
interest.

rate aforesaid, an equal special rate of seven-twentieths of a mill in the dollar shall, in addition to all other rates, be assessed, raised, levied and collected, in each year upon all the rateable property within the said City of Toronto during the said term of twenty years from the coming into effect of this By-law, unless such debentures shall be sooner paid. By-law 572, s. 5.

By-law to take
effect 23rd
December, 1872.

6. This By-law shall take effect on, from and after the twenty-third day of December, in the year of our Lord one thousand eight hundred and seventy-two. By-law 572, s. 6.

Debentures to be
delivered to the
Trustees of the
Railway.

Bond to be
entered into by
the Company.

7. The debentures to be signed and issued as aforesaid shall be delivered by the Mayor of the said City of Toronto to the Trustees appointed (or to be appointed) in accordance with the provisions of the said Act incorporating the said Credit Valley Railway Company: Provided always, that the By-law shall not have any effect, nor shall the said debentures be delivered to the Trustees appointed under the said Act, until the said Company shall have given a bond to the Corporation providing that the said Railway shall run to some point within the limits of the City of Toronto without using any of the existing lines of railway for that purpose, and that the said debentures shall only be delivered by the said Trustees *pro rata*, as the work progresses, in accordance with the said Acts. By-law 572, s. 7.

[The eighth-section which fixed the places and appointed the Returning Officers for taking the votes of the Electors on this By-law, is not consolidated.]

No. 574.

No. 574.
Assessment
Commissioner.

A By-law to appoint an Assessment Commissioner for the City of Toronto.

[PASSED APRIL 7, 1878.
AMENDED JAN. 31, 1876.]

WHEREAS, by an Act passed in the Session of the Parliament of Ontario, held in the thirty-sixth year of the reign of Her Majesty Queen Victoria, intituled, "An Act respecting Municipal Institutions in the Province of Ontario," it is, in and by sections one hundred and ninety-nine and two hundred, enacted, with other things, as follows :

26 V. c. 48 (Ont.),
ss. 199, 200.

"199. The Council of every City, Town, Township and incorporated Village, shall, as soon as may be convenient after the annual election, appoint as many Assessors for the Municipality as the Assessment Laws from time to time authorise or require, and shall fill up any vacancy that occurs in the said offices as soon as may be convenient after the same occurs ; but the Council shall not appoint as Assessor a member of the Council."

"200. In Cities, the Council, instead of appointing Assessors under the foregoing section, may appoint an Assessment Commissioner, who, in conjunction with the Mayor for the time being, shall from time to time appoint such Assessors and Valutors as may be necessary ; and such Commissioner, Assessors and Valutors shall constitute a Board of Assessors, and shall possess all the powers and perform the duties of Assessors appointed under the last preceding section ; and any Commissioner or Assessor to be appointed by any City, need not be appointed annually, but shall hold office at the pleasure of the Council ; and any City availing itself of this provision for the current year, may extend the time for the return of the Assessment Rolls till the fifteenth day of August, and for

No. 584.
Issue of \$10,140
City Debentures.

closing the Court of Revision till the fifteenth day of September next, and for final return by the Judge of the County Court till the first day of October next; and all notices heretofore given to the City Clerk in matters relative to assessment, shall be given to the Assessment Commissioner."

And whereas, the City of Toronto desires to avail itself of the provisions of the above last recited section so far as relates to the appointment of an Assessment Commissioner;

Therefore the Council of the Corporation of the City of Toronto, enacts as follows :

An Assessment
Commissioner to
be appointed.

1. An Assessment Commissioner shall be appointed by the Municipal Council of the City of Toronto, pursuant to the said Act of Parliament. By-law 574, s. 1.

Samuel George
Ridout,
Assessment
Commissioner at
a salary of
\$1,300 per
annum.

2. Samuel George Ridout, of the City of Toronto, Esquire, shall be, and is hereby appointed, such Assessment Commissioner at a salary of twelve hundred dollars per annum. By-law 574, s. 2 ; By-law 702, s. 1.

Salaries of
Assessors,
Valuators and
Clerks.

3. The salaries of all Assessors, Valuators, and Clerks, appointed by the Mayor, and the said Commissioners shall be reported to the Council for their sanction. By-law 574, s. 3 ; By-law 702, s. 2.

No. 584.

A By-law to provide for an issue of Debentures to the extent of ten thousand one hundred and forty dollars, to redeem Debentures falling due in the year of our Lord one thousand eight hundred and seventy-three.

[PASSED JUNE 16, 1873.]

85 V. c. 76 (Ont.)

WHEREAS, by an Act of the last Session of the Legislature of the Province of Ontario, entitled

"An Act to Consolidate the Debenture Debt of the City of Toronto," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws, for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole the sum of two million five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents, to redeem certain debentures numbered and falling due, and amounting to the said sum of two million five hundred and fifty-two thousand one hundred and sixty six dollars and eleven cents ;

No. 584.
To redeem cer-
tain Debentures.

And whereas, it is necessary to provide for the redemption of certain debentures, described in the said Act, as falling due, during the year of our Lord one thousand eight hundred and seventy-three, and amounting to the sum of ten thousand one hundred and forty dollars ;

And whereas, the value of the whole rateable property of the City of Toronto, according to the assessment returns for the same, for the year one thousand eight hundred and seventy-two, was thirty-two million four hundred and sixty-seven thousand, seven hundred and seventy-two dollars ;

And whereas, the annual rate in the dollar, upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of one per centum per annum for the payment of the principal of the said loan of ten thousand one hundred and forty dollars in twenty years, according to the provisions of the above recited Act, is the one forty-fourth part of a mill on the dollar ;

Therefore, the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any per-

Authority to the
Mayor to borrow
\$10,140 at six
per cent, on
City Debentures.

No. 584.
Issue of \$10,140
City Debentures.

To be applied in
the redemption
of the debentures
falling due
in 1878.

The manner in
which the
debentures are
to be made out.

Interest to be
payable half-
yearly, and the
principal in
twenty years.

A special rate to
be levied
annually for
payment of
principal and
interest.

son or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of ten thousand one hundred and forty dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Council of the Corporation of the said City, in the redemption of the debentures issued by the said City, and respectively falling due in the year of our Lord one thousand eight hundred and seventy-three, as enumerated in the recital of the said Act, first above recited. By-law 584, s. 1.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred dollars, Canadian currency, or twenty pounds sterling each, and amounting in the whole to the said sum of ten thousand one hundred and forty dollars, as any person or persons, body corporate or politic, shall agree to advance upon the credit of such debentures and the special rate hereinafter mentioned; such debentures to be under the common seal of the said City, signed by the Mayor and countersigned by the Treasurer of the said City, and which debentures may be in the Form A in the Schedule of the said Act first above recited, or as near thereto as the said Mayor may direct. By-law 584, s. 2.

3. The interest on such debentures shall be payable half-yearly, on the first days of the months of January and July in each and every year, at the Bank of Toronto, in Toronto, and the said principal sum of ten thousand one hundred and forty dollars shall be payable in twenty years from the day of the date of the issue thereof, at the said Bank of Toronto. By-law 584, s. 3.

4. A special rate of one forty-fourth part of a mill in the dollar upon the assessed value of all the rateable property in the City, over and above all other rates and

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taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-three, to the year one thousand eight hundred and ninety-two, both years inclusive, for the purpose of paying the said sum of ten thousand one hundred and forty dollars, with the interest thereon as aforesaid. By-law 584, s. 4.

No. 585.
Issue of \$4,352
City Debentures.

5. All moneys arising from the said rate of one forty-fourth part of a mill in the dollar upon the assessed value of all rateable property of the City, after paying the interest on the said loan, shall be invested as in the first above recited Act mentioned, By-law 584, s. 5.

Special rate
after payment
of interest to
invested.

No. 585.

A By-law to provide for the issue of Debentures to the extent of four thousand three hundred and fifty-two dollars, to assist in constructing a sewer on Seaton Street, between Queen and Gerrard Streets.

[PASSED JUNE 16, 1873.]

WHEREAS the construction of a sewer on Seaton Street, between Queen and Gerrard Streets, was authorized by By-law number five hundred and sixty-seven;

And whereas the conditions upon which such improvements can be made have been complied with by the owners of real estate in the said recited street;

And whereas the sectional area of the sewer to be constructed on the said street will exceed four feet; and it is enacted in the four hundred and sixty-fifth section of the thirty-sixth Victoria, chapter forty-eight, that in such case one-third of the cost thereof shall first be provided for by the Council of this City, by By-law for borrowing money;

36 v. c. 48 (Ont.),
s. 465.

No. 585.
Issue of \$4,352
City Debentures.

And whereas the one-third cost of said sewer, including culverts, &c., is estimated at four thousand one hundred and forty-five dollars ;

And whereas it is desirable to raise by loan, on the credit of the Municipality, the said sum of four thousand one hundred and forty-five dollars, with interest at the rate of six per centum per annum, to be applied to the payment of one-third of the cost of said sewer ;

And whereas, to provide for the discount in the sale of debentures to be issued for such purpose, it will require the sum of two hundred and seven dollars, in addition to the said sum of four thousand one hundred and forty-five dollars, which it is also expedient to raise by way of loan ;

And whereas, the amount of the whole rateable property of the City of Toronto, according to the assessment returns for the same for the year one thousand eight hundred and seventy-two, was thirty-two million six thousand dollars ;

And whereas, the annual rate on the dollar upon such rateable property, required as a special rate for the payment of the interest, and the forming of a sinking fund of five per centum per annum for the payment of the said loan of four thousand three hundred and fifty-two dollars, in twenty years, according to the provisions of the above recited Act, is the one sixty-eighth part of a mill on the dollar ;

Therefore, the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

Authority to the
Mayor to borrow
\$4,352, on City
Debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, from any person or persons, body politic or corporate, who may be willing to advance the same on the credit of the debentures hereafter mentioned, and the special rate hereinafter imposed, the sum of four thousand three hundred and fifty-two dollars,

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and cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council, in the payment of one-third cost of the said sewer, and for no other purpose whatever. By-law 585, s. 1.

No. 585.
For Sewer on
Seaton Street.

To be applied in
paying one-third
of the cost of a
sewer on Seaton
Street.

2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out for not less than one hundred dollars each, and amounting in the whole to the said sum of four thousand three hundred and fifty-two dollars, as any person or persons, body corporate or politic, shall agree to advance on the credit of such debentures, and the special rate herein-after mentioned, and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 585, s. 2.

The manner in
which the
debentures are
to be made out.

3. The said debentures shall be made payable on the first day of January, one thousand eight hundred and ninety-three, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 585, s. 3.

Debentures to be
payable 1st
January, 1893.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first days of the months of January and July, in each year, at the Bank of Toronto, in the said City of Toronto. By-law 585, s. 4.

Interest at six
per cent, to be
payable half-
yearly.

5. For the purpose of forming a sinking fund for the payment of the said debentures, and the interest at the rate aforesaid to become due thereon, an equal annual special rate of one-sixty-eighth part of a mill on the dollar, in addition to all other rates, shall be raised, levied and collected in each year upon all rateable property in the said municipality during the continuation of the said debentures, or any of them. By-law 585, s. 5.

A special rate to
be levied
annually for
payment of
principal and
interest.

No. 588.
Conveyance of
goods, &c., on
Street, and
width of tires
and wheels of
vehicles used
therefor.

No. 588.

A By-law to regulate the conveyance of Goods, Wares and Merchandize, on the Streets of the City of Toronto, and the Width of the Tires and Wheels of Vehicles used for the Conveyance of Articles of Burden, Goods, Wares, or Merchandize.

[PASSED AUGUST 4, 1873.]

AMENDED NOV. 17, 1873; SEPT. 25, 1876.]

30 V. c. 48, s. 884
(54)

WHEREAS, by an Act passed by the Legislature of the Province of Ontario, in the thirty-sixth year of Her Majesty's reign, and chaptered forty-eight, it is amongst other things provided, that the Council of every City shall have power to pass By-laws for regulating the conveyance of goods, wares, or merchandize, on the public streets, and the width of the tires and wheels of all vehicles used for the conveyance of articles of burden, goods, wares, or merchandize ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

Carts, &c., used
for the conveyance of goods and merchandize to be registered annually.

1. The owner of every cart, waggon, truck or other vehicle used for the conveyance of goods, wares, or merchandize upon or through any of the public streets of the City of Toronto, shall annually, on or before the first day of March in each year register the same in his own name, in the office of the General License Inspector, and obtain from said Inspector a metallic plate, bearing the number under which the said vehicle has been so registered, together with a certificate of such registration, for which certificate the Inspector shall be entitled to demand and receive a fee of one dollar ; and no vehicle shall be used for the conveyance of goods, wares or merchandize on any of the said streets, until so registered, and unless the metallic plate, bearing the registered number afore-

Such carts, &c., to have the registered number and name of owner thereon.

By-law

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said, is affixed to some conspicuous part thereof, and the name of the owner legibly painted on each side of the said vehicle in white letters, at least four inches long; but this section shall not apply to transient vehicles owned out of the said City, nor to any vehicle which has been licensed by the Commissioners of Police, under the three hundred and thirty-fifth section of the Municipal Act. By-law 588, s. 1; By-law 616, s. 1.

No. 588.
Conveyance of
goods, &c., on
Street, and
width of tires
and wheels of
vehicles used
therefor.

2. No cart, waggon, truck, or other vehicle, drawn by two or more horses, the wheels of which are three feet six inches in diameter or over, shall be used for the conveyance of articles of burden, goods, wares or merchandize, upon or through any of the streets of the City of Toronto, unless the tires and wheels thereof shall be at least three inches in width, and if the said wheels are less than three feet six inches in diameter, then the said tires and wheels shall be four inches in width. By-law 588, s. 2.

Width of tires
and wheels of
carts, etc., used
for conveyance
of goods and
merchandise

3. This By-law shall not apply to any waggon, *bona fide* laden with and used for conveying farm or garden produce into the said City; nor to any waggon laden with lumber or goods and used for the purpose of conveying the same from the mill, or place of manufacture thereof, into the said City, provided the said mill or place of manufacture is distant more than two miles from the limits of the said City. By-law 588, s. 3.

This By-law not
to apply to
waggons bring-
ing farm produce
or lumber into
the City.

4. Upon every conviction under the second section of this By-law, the convicting Magistrate, besides imposing a penalty under the next section, shall order the defendant to make the necessary alteration in the wheels and tires of his vehicle by a day to be named in the said order and the neglect or refusal of the defendant to obey any such order shall constitute a fresh offence against this By-law, for which offence a new conviction may be had and a new order made, until some one of such successive orders, shall have been obeyed by the said defendant. By-law 588, s. 5.

In addition to a
penalty for an
infraction of this
By-law, owners
of vehicles to
make the
necessary altera-
tion in the width
of tires and
wheels.

No. 589.
Payment of
Municipal Taxes.
Penalty.

5. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 752, s. 2.

Distress in
default of
payment.

Commitment in
default of
distress.

No. 589.

A By-law to provide for the payment of Municipal Taxes into the Office of the City Treasurer.

[PASSED AUGUST 5, 1873.
AMENDED SEPT. 29, 1873; OCT. 5, 1874.]

34, V. c. 48, s. 200.

WHEREAS, by the Act thirty-sixth Victoria, chapter forty-eight, statutes of Ontario, entitled "An Act respecting Municipal Institutions in the Province of Ontario," it is by section two hundred provided that in cities the Council may, by By-law, require the payment of Taxes

to be made into the Office of the City Treasurer by a day to be named; and in default may, in the said By-law, impose an additional per centage charge on any unpaid Tax or Assessment, which shall be added to such unpaid Tax or Assessment, and collected as if the same had originally been imposed and formed part of such unpaid Tax or Assessment;

No. 589.
Payment of
Municipal Taxes.

And whereas, it is expedient and necessary, for the more speedy collection of Municipal Taxes, and in order that the revenue of the City may be more immediately available, that the Council of the Corporation of the City of Toronto should avail itself of the provisions of the said Act first above recited;

Therefore the Council of the Corporation of the City of Toronto, enacts as follows:

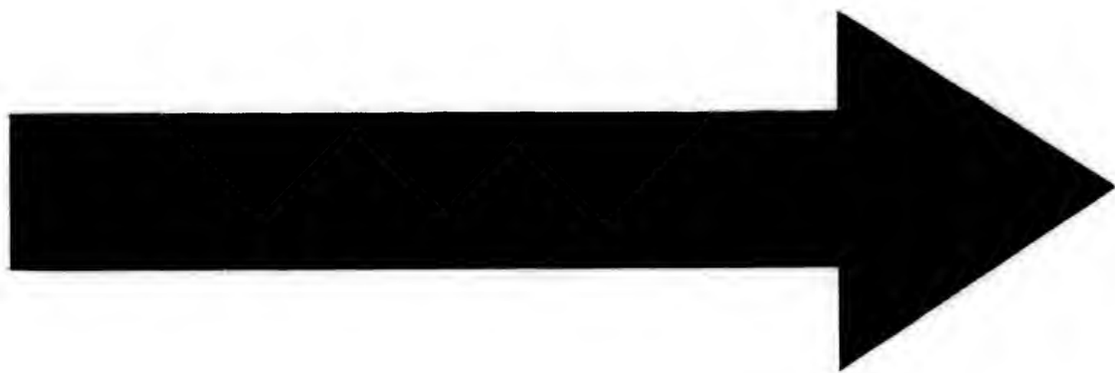
1. So soon as the Assessment Rolls have been received and corrected by the Court of Revision and the County Judge, the City Treasurer shall be furnished with a copy of so much of the said Assessment Rolls as shall be necessary for the collection of the Taxes therein assessed; and in the said copy of the said Rolls shall be set down, in a column to be prepared for that purpose, opposite the several sums set down in the said Rolls as the valuation and Assessment of real and personal property, the respective sums to be paid thereon as Taxes. By-law 589, s. 1.

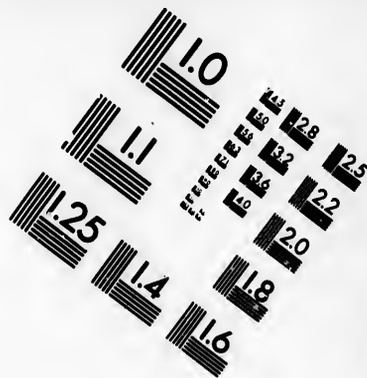
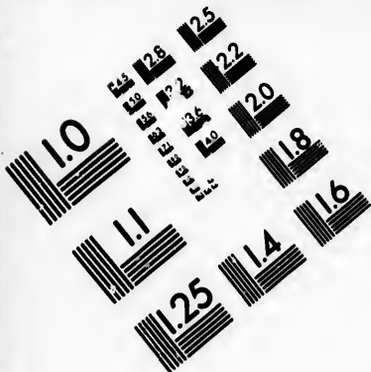
After revision of
Assessment Rolls
the Treasurer to
be furnished
with copies for
the collection of
the taxes

2. It shall be the duty of the City Treasurer to give public notice in at least three daily newspapers published in the City of Toronto, once in each week for four weeks, beginning with the fifteenth day of October in each year, that payment of taxes may be made to the Collectors for the several Wards of the said City at their respective offices in the several Wards, at any time before the sixteenth day of November without any addition thereto; and that an addition of five per cent. will be made to every tax, rate or assessment remaining unpaid after the

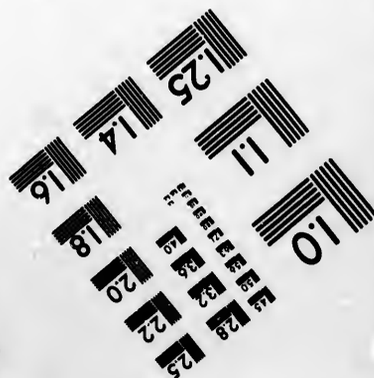
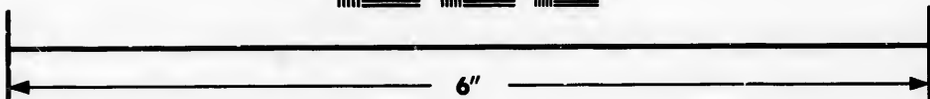
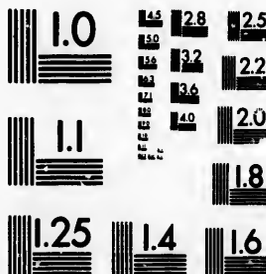
Treasurer to give
notice in three
daily newspapers
as to the pay-
ment of taxes.

If taxes are not
paid by the 16th
November an
addition of five
per cent. to be
made.





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



**Photographic
Sciences
Corporation**

23 WEST MAIN STREET
WEBSTER, N.Y. 14590
(716) 872-4503

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No. 609.
City Solicitors.

said sixteenth day of November; and it shall be the duty of the Collectors appointed for the year, immediately after the said sixteenth day of November, to collect at once in their respective Wards, by distress or otherwise, under the provisions of the Statutes in that behalf, all such taxes, rates and assessments as have not been paid on or before the said sixteenth day of November, together with the said percentage charge of five per cent. upon the amount of every such unpaid tax, rate or assessment: Provided, that nothing herein contained shall affect or diminish the right of any Collector, in every case where he may consider it expedient, after a proper demand has been made, to proceed, at any time before the said sixteenth day of November, with the collection of any taxes by distress and sale, under the provisions of the Assessment Law relative to Collectors and their duties. By-law 650, s. 1.

Collectors to
collect by dis-
tress if
necessary.

No. 609.

A By-law to regulate and define the duties of the City Solicitor or Solicitors of the City of Toronto.

[PASSED OCT. 13, 1873.
AMENDED MAY 15, 1876.]

WHEREAS it is desirable more particularly to define the duties appertaining to the office of City Solicitor.

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows:

Duties of City
Solicitors.

1. From and after the passing of this By-law, the following shall be the duties of the person or persons holding the office of City Solicitor or Solicitors for the City of Toronto:

(1.) They shall draft all such petitions or memorials as may be presented by the said Municipal Council to the Governor-General, Lieutenant-Governor, or the Dominion or Provincial Legislatures, and all Acts of Parliament which may be desired by the Council aforesaid ; and shall give all the necessary notices of application for such Acts, and attend to the passage thereof through the said Legislatures and the various Committees thereof.

No. 609.
City Solicitors.
To draft all petitions and memorials for presentation to Parliament, and give the necessary notices in connection therewith.

(2.) They shall draft or revise all the By-laws introduced into the said Municipal Council ; and no By-law shall be finally passed until the correctness of the same has been certified by the said Solicitors.

To draft or revise all By-laws.
No By-law to be passed until certified.

(3.) They shall draft or revise all deeds, leases, bonds, contracts and agreements made and entered into by the said Council, or any Committee thereof, with any other person or Corporation whatsoever, according to such terms as may be agreed upon between the parties thereto ; and no person shall be entitled to be paid any moneys due from the said Corporation to him upon any such contract until the complete execution thereof shall have been certified by the said Solicitors.

To draft or revise all deeds, leases, bonds and contracts.

(4.) They shall, upon the request of the said Council or any Committee thereof, draft or revise any preliminary agreement which may be considered necessary by the said Council or Committee, pending the execution of a more formal contract between the said Corporation and any other party or parties.

To draft or revise any preliminary agreement required.

(5.) They shall revise all advertisements for tenders prepared by any Committee of the said Council and submitted to them for that purpose ; and shall insert therein, subject to the approval of such Committee, any terms which they may consider advisable for the protection of the interests of the Corporation.

To revise all advertisements for tenders.

No. 609.
City Solicitors.

To draft or
revise conditions
of sale or lease
of property.

(6.) They shall also, subject to the approval of the Committee having charge of the matter, draft or revise the conditions of sale or lease of any real or personal property intended to be leased or disposed of by the said Municipal Council, or of any exchange of land between the said Corporation and any other party or parties.

To investigate
titles of any
lands intended
to be acquired.

(7.) They shall, upon the request of the said Municipal Council or any Committee thereof, investigate the title to any lands intended to be acquired or disposed of by the said Corporation, and also the title to all lands held by lessees or under-lessees of the said Corporation, who may desire the consent of the said Council or Committee to any assignment or sub-lease of the lands so held; and shall, according to the instructions of the Committee having charge of the matter, draft or revise all such releases, surrenders or confirmatory conveyances as may be necessary to carry out such instructions.

To examine all
necessary
releases, surren-
ders or confirma-
tory convey-
ances.

(8.) They shall give to all contractors or their sureties, and to all defaulting tenants of the Corporation, and to any persons or Corporations trespassing upon City lands, and to any other persons whatsoever, all such notices as may be directed by the said Council or any Committee thereof for the protection of the rights of the said Corporation or of the public.

To give all such
notices as may
be directed by
the Council for
the protection of
the Corporation
or public rights.

To attend to the
prosecution and
defence of all
suits and actions,
and issue all
writs, &c., in
connection
therewith.

(9.) They shall attend to the prosecution and defence of all suits and actions brought or prosecuted by or against the said Corporation, or to which the said Corporation may be made parties, whether in the Division Courts, County Courts, or either of the Superior Courts of Common Law, or the Court of Chancery; and shall issue all writs, enter all appearances, draft all pleadings, notices, affidavits and other papers, and subpoena all witnesses that may be re-

quisite for the proper conduct of such prosecutions and defences.

No. 609.
City Solicitors.

- (10.) Whenever any of such suits or actions shall be referred to arbitration, either by consent of the parties thereto or by order of a Judge of the Court in which the same may be pending, they shall attend to the prosecution or defence of such suits or actions before such arbitrator, and shall subpoena all witnesses and take all such other proceedings as may be necessary in the course of such reference.
- (11.) They shall conduct all criminal prosecutions in the Police Court, or any other Court of criminal jurisdiction, instituted by the City Commissioner or any other person appointed for the same purpose by the said Municipal Council, and committed by such officer to the said Solicitors.
- (12.) They shall advise the Court of Revision upon all questions of law affecting Assessment appeals to the said Court, and submitted to them by the Chairman thereof; and shall, at the request of the said Chairman, attend to and defend any case appealed from the said Court to the County Judge.
- (13.) They shall attend to the settlement of all suits, actions, claims or demands against the said Corporation referred to them for settlement by the said Municipal Council, or any Committee thereof; and shall draw all receipts, releases and acquittances which may be necessary to carry into effect the instructions of the said Council or Committee in regard to such settlement.
- (14.) They shall give to the said Municipal Council, and each of its Committees, and to the Mayor, Clerk, Treasurer, City Commissioner, Assessment Commissioner, Engineer, and to any Auditors, Assessors, Collectors, Returning Officers, Pound-keepers, or

To attend to all suits or actions referred to arbitration.

To conduct all criminal prosecutions instituted by the City Commissioner or other person appointed for the purpose by the Council.

To advise the Court of Revision on all questions of law affecting Assessment appeals.

To attend to all suits, and draw all receipts and releases in regard to settlement of same.

To advise the Committees, Mayor and all Officers of the Corporation upon any question of law properly submitted to them.

No. 613.
Trespasses on the
public lands.

other Officers appointed by the said Council, their advice or opinion upon any question of law arising in the course of the duty of such Officers, and properly submitted for that purpose to the said Solicitors.

To attend to all
legal business of
the Corporation.

(15.) And, generally, they shall give due and proper attention to all the usual business appertaining to the law department of the City of Toronto. By-law 609, s. 1.

Office hours.

2. The hours for the attendance of the City Solicitors, in the office at the City Hall, shall be from 10 a.m. to 4 p.m. on all juridical days. By-law 609, s. 2.

Messrs. Robinson
and McWilliams
to be Solicitors.

3. During the continuance in force of this By-law, Messrs. Robinson and W. G. McWilliams shall be Solicitors for the City of Toronto, at a salary of three thousand dollars per annum. By-law 609, s. 3 ; By-law 721, s 1.

Salary.

Officers of the
Corporation to
furnish the
Solicitors with
documents and
books in their
custody when
required.

4. It shall be the duty of all other Officers of this Corporation to furnish the City Solicitor or Solicitors, upon request, with any documents, books or papers in the custody or possession of such Officers, and to give to the said Solicitor or Solicitors such other aid and assistance as he or they may require in the performance of the duties of the said office. By-law 609, s. 4.

No. 613.

A By-law to prevent Trespasses upon Public Lands in the City of Toronto, and to provide for the Removal of Buildings or other Obstructions erected or placed thereupon.

[PASSED NOVEMBER 10, 1878.]

See 36 V. c. 48,
s. 384 (42) (43).

WHEREAS the Mayor, Aldermen, and Commonalty of the City of Toronto, in Council assembled, did, on the seventh day of March, in the year of our Lord one

thousand eight hundred and fifty-three, pass a By-law numbered one hundred and ninety-eight, and entitled "An Act to prevent the erection of buildings on, or trespass of any kind upon, the Public Lands of this City."

No. 618.
Trespasses on the
Public Lands.

And whereas, it is doubtful whether at the time of the passing of the said By-law the powers therein assumed could lawfully be exercised by the said Council;

And whereas, the right to pass By-laws for the purposes intended to be effected by the said By-law has since been conferred upon the Municipal Councils of Cities, and it is expedient that the said powers should be fully exercised;

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows:

1. From and after the passing of this By-law, it shall not be lawful for any body corporate, company of persons, or for any person, to trespass upon any piece or parcel of land within the City of Toronto, which may have heretofore been set apart and devoted, or which may hereafter be set apart and devoted, either by the Dominion or Provincial Governments, or by any public officer or private individual, for the use of the citizens, whether as a public square or as a walk, or place of recreation or otherwise. By-law 613, s. 1.

Trespassing prohibited on the public property.

2. It shall not be lawful for any body corporate, company of persons, or for any person, to excavate, dig up, or remove any earth from any lands so set apart or devoted to the use of the citizens as aforesaid, or to place any earth, stone, or other encumbrance whatsoever upon any land so set apart and devoted as aforesaid, without the written certificate of the City Commissioner. By-law 613, s. 2.

Excavating, digging up or removing earth from public lands or encumbering the same, without permission.

3. The provisions of this Act shall extend to all public highways, lanes, alleys, streets, esplanades, parks, gardens, or other reserved spaces of every kind whatsoever,

Provisions of this By-law to apply to all public highways, parks, gardens, etc.

No. 613.
Trespasses on the
Public Lands.

whether the same be in actual use or not. By-law 613,
s. 3.

Authority to the
City Commission-
er to remove
buildings,
encumbrances,
etc., from
public lands.

4. It shall and may be lawful for the City Commissioner to pull down and remove, or cause to be pulled down and removed, any building, fence, or other erection erected or placed upon any lands so set apart or devoted to the use of the citizens as aforesaid, and to remove, or cause to be removed, any timber, stone, iron, or other encumbrance, from the lands so set apart and devoted. By-law 613, s. 4.

Repeal of By-law
No. 198.

5. By-law number one hundred and ninety-eight shall be and the same is hereby repealed. By-law 613, s. 5.

Provisions of
this By-law not
to apply to the
deposit of material for the
erection of
buildings.

6. This By-law shall not apply to the deposit of material to be used in course of erection of any building where the encroachment on the street is not more than at present lawful. By-law 613, s. 6.

Penalty.

7. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall, upon conviction before the Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the said Police Magistrate, Justice or Justices convicting, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs, and also the cost of any removal under the preceding section hereof; and in default of payment thereof forthwith, it shall and may be lawful for the Police Magistrate, or Justice convicting, as aforesaid, to issue a warrant under his hand and seal, or in case the said Police Magistrate, and 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 may be lawful for the Police Magistrate, Justice or Justices convicting as aforesaid, to com-

Distress in
default of
payment.

Commitment in
default of
distress.

mit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 613, s. 7.

No. 615.
Issue of \$37,000
City Debentures.

No. 615.

A By-law to provide for the issue of Debentures to the extent of thirty-seven thousand dollars, for the purchase of new School Sites and the erection of new School Buildings.

[PASSED NOVEMBER 12, 1872.]

WHEREAS, by a letter addressed to the City Clerk from the Secretary of the Board of School Trustees, bearing date the twenty-third day of June, in the year of our Lord one thousand eight hundred and seventy-three, it is stated that the Public School Board of this City, in accordance with the School Law Amendment Act of one thousand eight hundred and seventy-one, have prepared an estimate of the sums necessary for the purchase of new school sites, and the erection of new school buildings, for this City, and that the amount required by the Board for the above purposes will be thirty-seven thousand dollars;

34 V. c. 33. But
see now 37 V. c.
28, s. 86 (11).

And whereas, it is expedient and necessary to raise by way of loan upon the credit of the City of Toronto a sum of money to carry into effect the requirements of the said Board of School Trustees;

And whereas, to provide for the discount in the sale of debentures to be issued for such purpose, it will require the sum of two thousand and thirty-five dollars in addition to the said sum of thirty-seven thousand dollars, which it is also expedient to raise by way of loan;

No. 615.
Issue of \$37,000
City Debentures.

And whereas, it will require the sum of four thousand and seventy-eight dollars to be raised annually by special rate for the payment of the said sum or loan of thirty-seven thousand dollars ;

And whereas, the amount of the whole rateable property of the said Municipality of Toronto, irrespective of any future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned, according to the last revised assessment rolls of the Municipality, being for the year one thousand eight hundred and seventy-two, is thirty-two million six hundred thousand dollars ;

And whereas, the amount of the existing debt of the said Municipality is two million eight hundred and two thousand three hundred and four dollars, whereof the whole is principal, and no sum is due for interest in arrear ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said sum of thirty-seven thousand dollars, as hereinafter mentioned, it will require an equal annual special rate of four thousand and seventy dollars, in addition to all rates to be levied in each year ;

Be it therefore enacted by the Council of the Corporation of the City of Toronto :

Authority to the
Mayor to borrow
\$37,000 on City
Debentures.

1. It shall be lawful for the Mayor of the said Municipality to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of thirty-seven thousand dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, for the purpose and with the object above recited. By-law 615, s. 1.

To be applied in
the purchase of
School sites and
erection of
School buildings.

By-law

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2. It shall be lawful for the said Mayor to cause any number of debentures to be made for such sums of money as may be required, not less than one hundred dollars each, and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 615, s. 2.

No. 615.
For School Sites
and School
Buildings.

The manner in
which the debentures
are to be
made out.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 615, s. 3.

Debentures to be
payable in
twenty years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 615, s. 4.

Interest at six
per cent. to be
payable half-
yearly.

5. For the purpose of forming a sinking fund for the payment of said debentures, and the interest at the rate aforesaid to become due thereon, an equal special rate of the one-eighth of one mill in the dollar in addition to all other rates, shall be raised, levied and collected in each year upon all rateable property in the said Municipality, during the continuance of the said debentures or any of them. By-law 615, s. 5.

A special rate to
be levied annually
for payment
of principal and
interest.

6. This By-law shall take effect and come into operation on the thirteenth day of November, one thousand eight hundred and seventy-three.

By-law to take
effect 13th Nov-
ember 1873.

[The remainder of this section, which fixed the places and appointed the Returning Officers for taking the votes of the Electors on this By-law, is not consolidated.]

No. 619.
Issue of \$19,000
City Debentures.

No. 619.

A By-law to provide for the issue of Debentures to the amount of nineteen thousand dollars, to assist in the construction of Sewers on Jarvis Street, George Street, Vanauley Street, St. George Street, Adelaide Street, Berkeley Street, and Wellington Place.

[PASSED DEC. 18, 1873.]

WHEREAS, By-laws have been introduced for the construction of Sewers on Jarvis Street, George Street, Vanauley Street, St. George Street, Adelaide Street, Berkeley Street, and Wellington Place, respectively;

36 V. c. 43, s. 465.

And whereas, the sectional area of the sewers to be constructed on the said streets respectively exceeds four feet in each case, and it is provided by the four hundred and sixty-fifth section of the Act passed by the Legislature of Ontario in the thirty-sixth year of Her Majesty's reign and chaptered forty-eight, that in such case one-third of the cost thereof shall first be provided for by the Council of the City by By-law for borrowing money;

And whereas, one-third of the cost of said Sewers is estimated at seventeen thousand nine hundred and sixty dollars;

And whereas, it is desirable to raise by loan on the credit of the Municipality the said sum of seventeen thousand nine hundred and sixty dollars, together with interest thereon at six per centum per annum;

And whereas, it is also desirable to include in the amount to be so raised the sum necessary to provide for the discount on the sale of the debentures to be issued hereafter, for which purpose a further sum of one thou-

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sand and forty dollars will be required, making the total amount of the debt created by this By-law nineteen thousand dollars ;

No. 619.
For constructing
certain sewers.

And whereas, it will require the sum of two thousand and ninety dollars to be raised annually by special rate for the payment of the said debt and interest ;

And whereas, the amount of the whole rateable property of the said City of Toronto, irrespective of any future increase, and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned, according to the last revised assessment rolls, is forty-four million three hundred and thirty-four thousand dollars ;

And whereas, the amount of the existing debt of the said City is two million eight hundred and fifty-six thousand nine hundred and ninety-four dollars, whereof the whole is principal, and no sum is due for interest in arrear ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said principal of the new debt it will require an equal annual special rate of one-twentieth of a mill in the dollar, exclusive of all other rates to be levied in each year ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. It shall and may be lawful for the Mayor of the said City of Toronto, to raise, by way of loan, from any person or persons, body politic or corporate, who may be willing to advance the same on the credit of the debentures hereinafter mentioned, and the special rate hereinafter imposed, the sum of nineteen thousand dollars, and cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Common Council, in the pay-

Authority to the Mayor to borrow \$19,000 on City Debentures.

To be applied in defraying one-third the cost of certain sewers.

No. 619.
Issue of \$19,000
City Debentures.

The manner in
which the debentures
are to be
made out.

Debentures to be
payable 1st
January, 1894.

Interest at six
per cent, to be
payable half-
yearly.

A special rate to
be levied annu-
ally for payment
of principal and
interest.

By-law to take
effect 1st
January, 1874.

ment of one-third cost of the said sewers, and for no other purpose whatever. By-law 619, s. 1.

2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out for not less than one hundred dollars each, and amounting in the whole to the said sum of nineteen thousand dollars, as any person or persons, body corporate or politic, shall agree to advance on the credit of such debentures, and the special rate hereinafter mentioned, and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 619, s. 2.

3. The said debentures shall be made payable on the first day of January, in the year of our Lord one thousand eight hundred and ninety-four, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 619, s. 3.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July, in each year, at the Bank of Toronto, in the said City of Toronto. By-law 619, s. 4.

5. For the purpose of forming a sinking fund for the payment of the said debentures and the interest at the rate aforesaid to become due thereon, an equal annual special rate of one-twentieth part of a mill on the dollar, shall, in addition to all other rates, be raised, levied and collected in each year upon all rateable property in the said Municipality during the continuation of the said debentures, or any of them. By-law 619, s. 5.

6. This By-law shall come into force and take effect on, from and after the first day of January, in the year of our Lord one thousand eight hundred and seventy-four. By-law 619, s. 6.

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No. 622.

No. 626.
Issue of \$800,000
Water Works
Debentures.

A By-law to provide for the Appointment of Arbitrators in cases arising under the Municipal Act.

[PASSED MARCH 9, 1874.]

WHEREAS it is expedient to provide for the speedy appointment of Arbitrators in cases arising under the provisions of sections two hundred and seventy-nine and two hundred and eighty-three of the Municipal Act of one thousand eight hundred and seventy-three;

See 36 v. c. 43, ss. 278, 279, 283.

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. In any case where it is necessary under the provisions of the two hundred and seventy-ninth and the two hundred and eighty-third sections of the Municipal Institutions Act of one thousand eight hundred and seventy-three, to appoint an Arbitrator on behalf of this Corporation, the Mayor for the time being of the City of Toronto shall be and he is hereby authorized to appoint such Arbitrator. By-law 622, s. 1.

Authority to the Mayor to appoint an Arbitrator on behalf of the Corporation.

No. 626.*

A By-law to provide for a further issue of Water Works Debentures.

[PASSED APRIL 7, 1874.]

WHEREAS by an Act of the Legislature of the Province of Ontario, passed in the thirty-seventh year of Her Majesty's reign, and intituled "An Act to amend the Act passed in the thirty-fifth year of Her

37 v. c. 75.

35 v. c. 79 s. 29.

* See By-laws Nos. 544, 569 and 705.

No. 626.
Issue of \$600,000
Water Works
Debentures.

Majesty's reign, chaptered seventy-nine, intituled 'An Act to authorize the Corporation of the City of Toronto to construct Water Works in the City of Toronto,' it is amongst other things provided, that the said Corporation shall have power to issue "Water Works' Debentures" for a sum not exceeding in the whole eleven hundred thousand dollars, in accordance with the provisions of the said Act of thirty-fifth Victoria, chapter seventy-nine;

And whereas, the said Corporation, under the authority of the said lastly recited Act, have already issued "Water Works' Debentures" to the amount of five hundred thousand dollars, and it is expedient to make a further issue of such Debentures to the amount of six hundred thousand dollars, under the authority of the said first recited Act of thirty-seventh Victoria;

And whereas, for the payment of such new debentures and interest it will require the sum of fifty-eight thousand dollars to be raised annually by special rate in each year after the completion of the said Works, or at the expiration of three years from the date of the first issue of Water Works' Debentures;

And whereas, the amount of the whole rateable property of the said Municipality, irrespective of any future increase in the same, and of any income in the nature of tolls, interest or dividends from the said Water Works, or from any stock, share or interest therein, upon which the money to be so raised or any part thereof is intended to be invested, and also irrespective of any income from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment rolls of the said City, being for the year one thousand eight hundred and seventy-three, was forty-four millions seven hundred and sixty-four thousand eight hundred and eighty-two dollars;

And whereas, the amount of the existing debt of the said City is three millions four hundred and six thousand

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nine hundred and thirty-one dollars and seven cents, principal, no interest or principal being in arrear ;

No. 626.
Issue of \$800,000
Water Works
Debentures.

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said sum of six hundred thousand dollars and interest, according to the provisions of the above recited Act, it will require an equal annual special rate of one mill and three-tenths of a mill in the dollar, in addition to all other rates to be levied in each year as aforesaid ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. It shall be lawful for the Mayor to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole six hundred thousand dollars, and to cause the same to be paid into the Royal Canadian Bank, having an office in the said City, to be kept and applied in the manner provided by the thirteenth section of the above recited Act of thirty-fifth Victoria, chapter seventy-nine. By-law 626, s. 1.

Authority to the
Mayor to borrow
\$800,000 on
Water Works
Debentures.

To be applied in
the construction
of Water Works
for the City of
Toronto.

2. It shall be lawful for the Mayor to cause any number of debentures to be made for such sums of money as may be required, but not for less than one hundred dollars or twenty pounds sterling each, such debentures to be made under the common seal of the said City, and signed by the Mayor and Treasurer thereof. By-law 626, s. 2.

Manner in which
the debentures
are to be made
out.

3. The said debentures shall be made payable in thirty years at farthest from the date of the respective issues thereof, either in sterling or currency, in this Province or Great Britain or elsewhere, and shall have attached to them coupons for the payment of interest. By-law 626, s. 2.

Debentures to be
payable in thirty
years.

No. 626.
Issue of \$600,000
Water Works
Debentures.

Interest at six per
cent. to be pay-
able half-yearly.

4. The said debentures shall bear interest after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first day of January and July in each and every year. By-law 626, s. 4.

A special rate to
be levied annu-
ally for payment
of principal and
interest.

5. For the purpose of forming a sinking fund for the payment of the said debentures and the interest thereon, an equal annual special rate of one and three-tenths of a mill in the dollar shall be levied and collected in addition to all other rates in each year after the completion of the said Water Works, or at the expiration of three years from the first issue of Water Works debentures, upon all the rateable property in the said City, during the currency of the said debentures or any of them. By-law 626, s. 5.

Moneys arising
from special rate,
after paying
interest to be in-
vested.

6. All moneys arising from the said rate of one and three-tenths of a mill in the dollar, beyond the amount required for the payment of interest upon the said debentures, shall be invested by the said Treasurer in each year as the Council of the said Corporation may direct, for the purpose of creating a sinking fund for the redemption of the said debentures as they respectively become due. By-law 626, s. 6.

By-law to take
effect 7th April,
1874.

7. This By-law shall come into operation and take effect on the seventh day of April, in the year of our Lord one thousand eight hundred and seventy-four. By-law 626, s. 7.

No. 627.

No. 627
Erection of
Buildings.

A By-law for Regulating the Erection of Buildings
and the Storage of Inflammable Material.

[PASSED APRIL 9, 1874.
AMENDED AUG. 23, 1875 ; MARCH 16, &
SEPT. 25, 1876.]

WHEREAS it is expedient to make provision for regulating the erection of buildings and the storage of inflammable material in the City of Toronto;

See 30 V. c. 48, s. 384 (27) to (40); s. 385 (6).

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

INSPECTOR OF BUILDINGS.

1. The Municipal Council shall from time to time appoint a competent, practical and discreet person to be Inspector of Buildings, at such annual salary as the said Municipal Council may think fit to provide. By-law 627, s. 2.

Appointment of an Inspector of Buildings.

2. The duties of the Inspector of Buildings shall be—

Duties of the Inspector of Buildings.

(1) To oversee the erection of all buildings hereafter to be built, enlarged, altered, or re-erected within the City of Toronto, and to enforce the provisions of this By-law in reference thereto.

To oversee the erection of buildings.

(2) To examine carefully, whenever he may be directed by the Mayor, the Police Magistrate, or any Alderman

To examine chimneys, fire places, &c.

of the said City, all chimneys, fire-places, hearths, ovens, boilers, furnaces, stoves, steam pipes, stove pipes, funnels, flues, and all places where fires are made or kept, or where ashes are kept, and report thereon to the Mayor, Police Magistrate, or any presiding Justice of the Peace for the said City of Toronto, and under the direction of the said Mayor, Police Magistrate, or Justice, to notify the owner, occupier or

To report thereon.

To notify the owners to discontinue the use of dangerous chimneys, &c.

No. 627.
Erection of
Buildings.

To examine
buildings where
gunpowder, coal
oil, &c., are kept.

To enforce the
provisions of this
and other by-
laws for the pre-
vention of fires.

The Inspector
may remove
dangerous chim-
neys, &c., where
the owner refuses
to do so after be-
ing notified.

Liabilities of per-
sons obstructing
the Inspector.

City Commis-
sioner to perform
the duties of the
Inspector of
Buildings.

Fences to be
placed in front of
buildings in

party using the building where such chimney or other place for keeping or making fire, or for keeping ashes may be, if the same be dangerous, to discontinue the use of or to remove the same; and also to examine any buildings or premises where lumber, gunpowder, coal oil, or other inflammable substances are kept, or where any trade dangerous in causing or promoting fire is carried on; and to enforce the provisions of this By-law, as well as those of any By-laws now in existence, or that may hereafter be passed for the prevention of fires. By-law 627, s. 3.

3. When any owner, occupier or party using a building where any chimney, fire-place, hearth, oven, boiler, furnace, stove, steam pipe, stove pipe, funnel, flue, or place for making or keeping fire, or keeping ashes, is deemed to be dangerous, has received a notification from the said Inspector of Buildings to discontinue the use of or to remove the same, if the same shall not be immediately discontinued to be used, or shall not be removed as directed, it shall and may be lawful for the said Inspector of Buildings to employ the necessary aid and assistance to remove the same, and any person neglecting or refusing to discontinue the use of, or to remove, such chimney or other place for making or keeping fire, or for keeping ashes, as aforesaid, after being notified by the said Inspector of Buildings, and any person obstructing the said Inspector of Buildings in the removal of the same, shall be subject to the penalties of this By-law. By-law 627, s. 4.

4. Until otherwise ordered by By-law of the said Municipal Council, the City Commissioner shall perform the duties prescribed by this By-law to be performed by the Inspector of Buildings. By-law 627, s. 5.

REGULATIONS DURING THE ERECTION OF BUILDINGS OR
REBUILDING.

5. In all cases of building or rebuilding any house, warehouse, storehouse, or other building, when such build-

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ing is to be erected on the line of any public street or way, or within seven feet thereof, there shall be erected a boarded fence six feet high to enclose one-half the sidewalk allowance in front of such building; and outside 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 first floor above the ground floor, and to enclose such scaffold at the same height at least eighteen inches all round above the level of the planked floor aforesaid, the sidewalks of the street being left free for public uses. By-law 627, s. 6.

No. 627.
Erection of
Buildings.
course of
erection.

Or the scaffold
shall be planked
over.

6. No person shall place any lumber, stone, chips, shavings, rubbish, or any other building material whatsoever on any sidewalk except as aforesaid; 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, lumber, or any building material so as to obstruct the free passage of water in the drains, gutters, or water courses; and no person shall suffer or permit any such building material to remain on the street any longer than is necessary for the erection of the building for which such material is designed; and on the completion of any building, the owner thereof shall within three days thereafter entirely remove all materials from the street, and cause the street to be cleaned from all such building material and left in good repair. By-law 627, s. 7.

Building material not to be placed on the sidewalk, nor to occupy more than one-third of the roadway.

Removal of
Building material.

7. All chimney stacks shall be carried to a height of not less than four feet above the ridge or deck of any roof carried by, connected with, or abutting upon the wall to which the said chimney stack is attached; and where a chimney stack is used to carry away smoke or noxious vapours from any manufactory where an engine and boiler of more than twelve or less than eight-horse power

Height of Chimney stacks.

No. 627.
Erection of
Buildings.

Iron or tin pipe
not to be used for
the conveyance
of smoke in
limits A, B or C.

are used, such chimney shall not be less than fifty feet in height above the level of the street adjoining such manufactory; and it shall not be lawful to erect or use within the limits A, B or C, hereinafter described, any external pipe of iron, tin, or any other material for the conveyance of smoke. By-law 627, s. 8.

BOILERS AND OVENS.

Timber not to be
laid near fur-
naces &c.

8. No timber shall be laid within two feet of the inside of any oven, copper still, boiler or furnace; nor within nine inches of the opening of any chimney, or within seven inches of the inside of any flue. By-law 627, s. 9.

BAY WINDOWS AND OTHER PROJECTIONS.

Shop windows
projecting.

9. No shop window or shop front of any building in any street or highway, of the width of sixty-six feet and over, shall project at the parnith or stall board more than six inches into or over the line of such street; and no shop window or shop front of any building in any street or highway, of a width less than sixty-six feet, shall project more than three inches into or over the line of such street; bay windows, or other projections of a similar nature, except such as are herein particularly mentioned, shall be built of the same materials, and subject to the same regulations as the house or building to which the same shall be attached. By-law 627, s. 10.

Bay windows,
construction of.

STOVES.

Stoves not to be
placed near any
wood-work.

10; No person or persons shall hereafter place any stove in any house or building in the said City without leaving twelve inches clear from any wood-work immediately above such stove, and nine inches from any wood-work opposite the sides of the same. By-law 627, s. 11.

STOVE PIPES, STEAM PIPES AND FUNNELS.

Pipes or funnels,
erection of.

11. No pipe or funnel for conveying steam or hot air shall be fixed next any public street or highway on the

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front of any building, nor shall any funnel, pipe or flue for conveying fire, smoke or hot air be fixed on the inside of any building nearer than twelve inches to the face of any timbers of roofs, ceilings, or partitions; nor shall any such funnel, pipe or flue pass through any timber framing or partition of wood, or wood and lime, or through any wooden floor, in any house, outhouse, fence or building whatever, within the said City, unless there shall be a space of at least six inches clear between the said funnel, pipe or flue, and such framing, partition or floor, and unless the same shall pass through a chimney of stone, or brick and mortar, or shall be encircled by a rim of solid stone, or brick or metal, not less than three inches wide, and equal in thickness to the full finished thickness of the framing through which such pipe shall pass. By-law 627, s. 12.

No. 627.
Erection of
Buildings.

12. No occupant of any house or building within the said City shall permit any pipe-hole not in use in any chimney in such house or building to remain open, and not closed with a stopper of metal or other incombustible material. By-law 627, s. 13.

Pipe-holes not in
use to be stopped
up.

13. All depositories of ashes shall be built of brick or other fire-proof material, without wood in any part thereof; and no person within the said City, not having an ash pit as above prescribed, shall keep more than two bushels of ashes on his, her, or their premises. By-law 627, s. 14.

Depositories of
ashes, construction
of.

14. No person or persons shall place or keep any ashes removed from any stove or fire-place in any wooden box, or other wooden vessel, or within three feet of any wooden partition in his, her, or their house or houses in the said City, or in any outhouse or shed, or shall place or permit to be placed any hay, straw, or other combustible material uncovered in his, her, or their courtyard, or lot of ground within one hundred feet of any building. By-law 627, s. 15.

Ashes re-
moved from a
stove or fire
place not to be
placed in a
wooden box or
shed.

Hay, straw and
other combust-
ible material.

No. 627.
Erection of
Buildings.

Ladders to
buildings.

LADDERS.

15. The proprietor or proprietors of any house or building or block of buildings, in which there are one or more chimneys, shall have for, and on his, her, or their house or building or block of buildings as aforesaid, one or more ladders of sufficient length to lead to the ground; and shall have all ladders to chimneys well and safely fastened thereto with iron hooks; and shall, within three days after being required by the said Inspector of Buildings, furnish or repair such ladders, as the case may be, to the satisfaction of the said Inspector. By-law 627, s. 16.

ENGINES AND FURNACES.

Steam engines,
furnaces, &c.,
not to be erected
without leave of
the Council.

16. No person shall, without leave of the said Council, by resolution thereof, set up or work any steam engine in the said City, or erect, construct or build, or aid in the erection, construction or building of any fire-place, hearth or chimney, to be used in any iron foundry, furnace, or blacksmith's shop, or in the casting of molten iron or other metals, or shall make, light or kindle any fire in or upon any such fire-place, chimney or furnace made or constructed. By-law 627, s. 17.

Penalty for
erecting or using
steam engines
without leave.

17. Any person who shall set up or work, erect, construct, or build or continue to use, or cause or procure to be erected, constructed, built or continued, any such steam engine, fire-place, hearth, chimney or furnace, contrary to the true intent and meaning of this By-law, shall be subject to the penalty hereinafter mentioned. By-law 627, s. 18.

TANNERIES AND MANUFACTORIES.

Tanneries, etc.,
not to be
established with-
out a certificate
being obtained
from the City
Engineer.

18. No person shall establish, set up, carry on or continue within the said City, any tannery, fellmongery, or place for boiling soap, making or running candles, or for the melting of tallow, or any manufactory of varnish, fire-works, or any coal oil refinery or refineries, or any other factory which from its nature, or the material used there-

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in, shall be dangerous in causing or promoting fires, unless and until he shall have obtained from the City Engineer a certificate of compliance with any general regulations prescribed or to be prescribed by By-law of the Council in that behalf, which certificate shall expire on the thirty-first day of December in each year, and shall be renewed annually, and any person carrying on such business without such certificate shall be subject to the penalties of this By-law. For such certificate a fee of one dollar shall be paid by the person obtaining the same. By-law 627, s. 19; By-law 752, s. 2.

No. 627.
Erection of
Buildings.
Certificate to be
renewed
annually.

Fee for
certificate.

INFLAMMABLE SUBSTANCES.

19. No larger quantity than ten barrels of rock oil, coal oil, water oil, or any other such oils, nor any larger quantity than one barrel of crude oil, burning fluid, naphtha, benzole, benzine or other similar combustible or dangerous materials, shall be kept at any one time in any house, shop or building, or in any other place whatsoever, within limits A, B and C, nor shall any of the before-mentioned fluids be permitted to flow into any drain or sewer of the said City. By-law 627, s. 20.

Coal oil, etc.,
except in
limited quanti-
ties not to be
kept within
certain limits.

Coal oil, etc.,
not to be
emptied into
drains or sewers.

20. Notwithstanding anything in the preceding section contained, when fire-proof buildings, so constructed as to insure at all times a thorough ventilation thereof, and used for the purpose of keeping or storing rock oil, coal oil, water oil, or other such oils, are isolated or detached at least twenty-five feet from any other building, or when such buildings used for the storage of burning fluid, crude oil, naphtha, benzole, benzine or other similar combustible or dangerous materials, are isolated or detached at least one hundred feet from all other buildings, then any of the said fluids may be kept and stored in such buildings in any quantities whatever; but all portions of the Esplanade lying south of the line one hundred feet south of the south side of Front Street, shall be exempt from the restrictions of this By-law so far as

Certain buildings
may be used for
the storage of
coal oil, etc., in
any quantities.

Certain oils may
be kept on the
Esplanade.

No. 627.
Erection of
Buildings.

relates to rock oil, coal oil, or water oil, but not as far as it relates to burning fluid, crude oil, naphtha, benzole, benzine or other similar materials referred to in this section. By-law 627, s. 21.

Fire in buildings
used for storage
of oil.

21. No fire shall be taken, lighted or used within the said last mentioned storage buildings, either for heat, light or for any other purpose whatever. By-law 627, s. 22.

Persons desiring
to keep, store or
sell coal oil, etc.,
to make applica-
tion to the Com-
mittee on Fire,
Water and Gas.

22. Every person desiring to keep or store, in the manner provided by the twentieth section of this By-law, any of the fluids mentioned in the said twentieth section, and every person desirous to keep or store, for the purpose of sale, any of the fluids mentioned in the twentieth section of this By-law, shall make a written application to the Standing Committee on Fire, Water and Gas for permission so to do, and shall state in such application the storehouse, shop, building or place in which he desires to keep or store the said fluids, or any of them; and it shall be the duty of the said City Inspector, upon any application being made, or at any other time, if required so to do, to examine the premises of the applicant and report to the said Committee thereon; and upon such report the said Committee shall take action, and grant or refuse permission as to them may seem meet; subject, however, to the approval of the Council. By-law 627, s. 23.

City Inspector to
examine the
premises and
report to the
Committee.

GUNPOWDER.

Gunpowder over
twenty-eight
pounds in weight
to be kept in a
magazine.

23. No person shall have or keep any quantity of gunpowder exceeding twenty-eight pounds in weight, in any one place for any longer period than twenty-four hours, except in such powder magazine as may be approved of by the said Council. By-law 627, s. 24.

SMOKING OR CARRYING LIGHTS.

Smoking and
carrying lights
in stables, &c.

24. No person shall smoke, or have in his or her possession any lighted pipe or cigar, in any stable, carpenter or cabinetmaker's shop, or other shop or building where

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straw, shavings, or other combustible material may be, or carry or keep, or suffer to be carried or kept, any lighted lamp in any livery or other stable within the said City, unless such lamp or candle shall be enclosed in a lantern or shade, so as to prevent any accident from fire therefrom. By-law 627, s. 25.

No. 627.
Erection of
Buildings.

25. When any building or buildings in course of erection within the City limits shall be deemed unsafe by the City Commissioner, the owner, contractor or agent shall be notified at once to make the same safe and secure; and every person so notified who fails, within twenty-four hours, to comply with such notice, shall be subject to all the penalties of this By-law. By-law 627, s. 26.

Buildings in
course of erec-
tion deemed
unsafe to be
made safe and
secure.

26. Whenever any building in the said City is, by reason of age or accident, in danger of falling or being set on fire, and endangers the surrounding property or the lives of the citizens, it shall be the duty of the said Inspector of Buildings to notify the owner, agent, or other person having charge of such building, to put the same at once in a safe condition to guard against such fire or dangerous accident; and every person who for twenty-four hours after the receipt of such notice neglects to obey the same, shall be subject to the penalties of this By-law. By-law 627, s. 27.

Dangerous
buildings to be
put in a safe
condition.

FIRE LIMITS.

27. For the purpose of preventing the spread of fire, there shall be within the City three fire limits, viz., A, B, and C. By-law 627, s. 28.

LIMIT A.

28. All within the description of the following section shall be Limit A:—Commencing at the intersection of the centre line of Jarvis Street produced southward with the centre line of Esplanade Street; thence northerly along the centre line of Jarvis Street to the centre line of Queen Street; thence westerly along the centre line of Queen

Limit A.

No. 627.
Erection of
Buildings.

Street to the centre line of Simcoe Street; thence southerly along the centre line of Simcoe Street to the centre line of Esplanade Street; thence easterly along the said centre line of Esplanade Street to the place of beginning.

And secondly—Commencing at the intersection of the centre line of Front Street with the centre line of Jarvis Street; thence southerly, along said centre line of Jarvis Street to the southern face of the Esplanade; thence easterly, along the southern face of said Esplanade to its eastern limit, east of Gooderham's wharf; thence easterly, along the margin of the Bay to the centre line of Cherry Street; thence northerly, along the centre line of Cherry Street to the centre line of Front Street; thence westerly, along the centre line of Front Street to the place of beginning. By-law 627, s. 29; By-law 709, s. 1.

Sections 30 to 33
to apply only to
Limit A.

29. The following sections, numbered from thirty to thirty-eight inclusive, shall apply only to Limit A. By-law 627, s. 30.

Buildings within
this Limit to be
of brick, iron, or
stone, and roofs
to be of incom-
bustible
material.

30. No building shall be erected or placed on old or new foundations, or on foundations partly new and partly old, unless the same shall be built with main walls of brick, iron or stone, and roofing of incombustible material, and no wall of any building two stories in height and upwards, built of brick, and no external or party walls, shall be less than one and a half bricks in thickness for the first two stories thereof, or less than twelve and a half inches in actual measurement; and all brick walls shall be carried up on the construction aforesaid to the underside of the roof boards, whether front, rear or gable walls; and all gable or parapet walls surmounting roofs of buildings shall be at least one brick or nine inches in thickness, and shall be carried to the full height of two feet six inches above the roof on a square line therewith; and such walls, if built of stone, shall not be less than eighteen inches in thickness carried up to their full thickness to the underside of the roof boards, whether front, rear or

Thickness of
brick walls.

Gable or parapet
walls surmount-
ing roofs of
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Thickness of
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gable walls; and all gable or parapet walls surmounting roofs of buildings, if built of stone, shall not be less than sixteen inches in thickness, and shall be carried up to the full height of two feet six inches above the roof on a square line therewith, and all the exterior walls of sheds abutting on lanes or passages other than streets shall be constructed of brick or stone, not less than nine inches in thickness: Provided always that all buildings built of brick, under two stories in height, may be built of one brick in thickness, but shall not be less than nine inches through in actual measurement. By-law 627, s. 31; By-law 752, s. 2.

No. 627.
Erection of
Buildings

Thickness of
exterior walls of
sheds.

Thickness of
walls of build-
ings under two
stories in height.

PARTY WALLS, ARCHES AND CHIMNEYS.

31. All party walls shall be between house and house, except in such parts where each house has independent walls. Party walls not being of sufficient thickness, shall be taken down when one or more of the adjoining houses require to be rebuilt. Ends of timbers lying through old party walls shall be cut off when new buildings are erected against them. External walls shall not become party walls unless the same have been previously erected in accordance with the provisions of the last preceding section of this By-law. The brickwork in all party walls and external walls shall be properly bonded in every case. By-law 627, s. 32.

Party walls.

Party walls of
insufficient
thickness.

Ends of timbers
lying through old
party walls.

External walls,
when to be
party walls.

Brickwork in
party walls to be
properly
bonded.

32. No timber shall at any time hereafter be laid into any party arch, except for bond to the same, nor into any party wall other than such templets, chains and bond timbers as shall be necessary for the same, and other than the ends of girders, beams, purlins, binding or trimming joists, or other principal timbers, all of which timbers shall have at least eight inches and a half of solid brickwork between the ends and sides thereof and the timber of any building adjoining thereto; and the ends of every girder, beam, purlin, binding or trimming joist, and every other piece of principal timber, may be laid beyond the

Timber in party
arches or party
walls.

Brickwork
between ends
and sides of
timber.

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Erection of
Buildings.

centre of any party wall, providing that there be left eight inches and a half of solid brick or stone work at the end of every such piece of timber, except in places where any part of the ends of any such timber shall lie opposite to and level with any part of the ends of any timber of any adjoining building, in which case no part of such timber shall approach nearer than two inches and a half to the centre of the said party wall. By-law 627, s. 33.

Warehouses not to exceed forty squares of building without being separated by party walls.

33. No stack of warehouses or storehouses or other buildings shall contain more than forty squares of building on the ground floor thereof, including internal and external, and half the party walls belonging thereto, unless such building be separated and divided by party walls into divisions of not more than forty squares of building each as aforesaid; no stack of warehouses or other buildings shall communicate with any other stack of warehouses or other buildings through a party wall, nor shall any stable communicate with any other stable through a party wall, unless the door-case and sill of every such communication be of stone, and unless there be to every such communication a door of wrought iron of the thickness of a quarter of an inch in the panels thereof; and no timber bond or lintel shall be laid into the brickwork of any wall in any such buildings nearer than eighteen inches to the opening of such communication. By-law 627, s. 34.

Buildings connecting with each other through a party wall to have stone door-cases and sills, with iron doors.

Timber bonds and lintels to such buildings.

ROOFS AND VERANDAHS.

Roofs, construction of.

34. All roofs of buildings, roofs of lanterns, coverings of domes, spires, flats of towers, platforms or deck roofs, or other coverings of old or new buildings, shall be finished externally with tin, iron, zinc, copper, slate, tile, or felt and gravel, or with shingles laid in hair mortar not less than one-half of an inch in thickness, or with some other material of an incombustible nature; and no roof of any building already erected shall hereinafter be re-laid or recove.ed except with the materials before enumerated. By-law 627, s. 35.

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35. No covered gallery or verandah, constructed or covered with timber or other combustible material, shall be erected in connection with any house, warehouse or other building on any other floor than the ground floor thereof, unless the same shall be wholly covered with some incombustible material, enumerated in the next preceding section of this By-law. By-law 627, s. 36.

No. 627,
Erection of
Buildings.
Verandahs, con-
struction of.

36. No window sills, dressings, string courses, eave troughs, cornices, or other details or ornaments in any way projecting from the face of external walls, or surmounting the same, shall be fixed to any such walls above the line of shop fronts of any buildings, or surmounting the party walls thereof; unless such details, dressings or ornaments shall be constructed of stone, brick or iron, or shall be completely covered with iron, tin, zinc, copper, or some other material of an incombustible nature. By-law 627, s. 37.

Window sills,
eaves troughs,
cornices, &c.

CRANES.

37. All cranes and hoisting-gibs projecting from the face of any external wall of any house, warehouse, storehouse or other building above the ceiling line of the ground floor, shall be constructed of iron or other incombustible material, or covered internally and externally with incombustible material. Such crane or gib not to project over any street or lane. By-law 627, s. 38.

Cranes and
hoisting-gibs,
construction of.

LUMBER YARDS.

38. No person shall hereafter, within the limits prescribed by the twenty-eighth section of this By-law, establish a lumber yard or collect or allow to be collected any large quantity of lumber upon any lot, unless the same is to be used forthwith in the erection of a building then in course of or proposed to be erected upon the said lot. By-law 627, s. 39.

Lumber yards
not to be
established
within certain
limits.

No. 627.
Erection of
Buildings.
Limit B.

LIMIT B.

39. The following shall be the boundaries of Limit B:—

First:—Commencing at the intersection of the centre line of Esplanade Street with the centre line of Jarvis Street, produced southward; thence easterly, along the centre line of Esplanade Street, to a point one hundred and twenty feet east of the east side of Sherbourne Street; thence northerly, parallel with Sherbourne Street, to a point one hundred and twenty feet north of the north side of Carleton Street; thence westerly, parallel with Carleton Street, to a point one hundred and twenty feet east of the east side of Jarvis Street; thence northerly, parallel with Jarvis Street, to the centre line of Bloor Street; thence westerly, parallel with Bloor Street, to a point one hundred and twenty feet west of the west side of Jarvis Street; thence southerly, parallel with Jarvis Street, to a point one hundred and twenty feet north of the north side of Carleton Street; thence westerly, parallel with Carleton Street, to a point one hundred and twenty feet east of the east side of Church Street; thence northerly, parallel with Church Street, to the centre line of Bloor Street; thence westerly, along the centre line of Bloor Street, to a point one hundred and twenty feet west of the west side of Church Street; thence southerly, parallel with Church Street, to a point one hundred and twenty feet north of the north side of Carleton Street; thence westerly, parallel with Carleton Street, to a point one hundred and twenty feet east of the east side of Yonge Street; thence northerly, parallel with Yonge Street, to a point one hundred and twenty feet south of the south side of Bloor Street; thence easterly, parallel with Bloor Street, to a point one hundred and twenty feet west of the west side of Church Street; thence northerly, parallel with Church Street, to the centre line of Bloor Street; thence westerly, along the said centre line of Bloor Street, to a point one hundred and twenty feet west of the west side of Yonge Street; thence southerly, parallel with Yonge Street, to a point one hun-

No. 627.
Erection of
Building.

dred and twenty feet north of the north side of Grosvenor Street; thence westerly, parallel with Grosvenor Street, to the eastern boundary of the Queen's Park; thence southerly, along the eastern boundary of the Queen's Park, to Yonge Street Avenue; thence easterly, along the north side of the Yonge Street Avenue, to a point one hundred and twenty feet west of the west side of Yonge Street; thence southerly, parallel with Yonge Street, to a point one hundred and twenty feet north of the north side of Elm Street; thence westerly, parallel with Elm Street, to the centre line of Elizabeth Street; thence southerly, parallel with Elizabeth Street, to a point one hundred and twenty feet south of the south side of Elm Street; thence easterly, parallel with Elm Street, to a point one hundred and twenty feet west of the west side of Yonge Street; thence southerly, parallel with Yonge Street, to a point one hundred and twenty feet north of the north side of Albert Street; thence westerly, parallel with Albert Street, to the centre line of University Street; thence northerly, along the centre line of University Street, to the centre line of Caer Howell Street, produced eastward; thence westerly, along the centre line of Caer Howell Street, so produced, to a point one hundred and twenty feet west of the west side of Simcoe Street; thence southerly, parallel with Simcoe Street, to a point one hundred and twenty feet north of the north side of Queen Street; thence westerly, parallel with Queen Street, to the centre line of Brock Street; thence southerly, along the said centre line of Brock Street, to a point one hundred and twenty feet south of the south side of Queen Street; thence easterly, parallel with Queen Street, to the centre line of Peter Street; thence southerly, along the centre line of Peter Street, to the centre line of Esplanade Street; thence easterly along the centre line of Esplanade Street, to the centre line of Simcoe Street; thence northerly, along the centre line of Simcoe Street, to the centre line of Queen Street; thence easterly, along the centre line of Queen Street, to the centre line of

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Jarvis Street; thence southerly, along the centre line of Jarvis Street, to the place of beginning.

Secondly:—Commencing at a point in the southern limit of Bloor Street, one hundred and twenty feet west of the west side of Jarvis Street; thence southerly, parallel to Jarvis Street, one hundred and twenty feet; thence westerly, parallel to Bloor Street, to a point one hundred and twenty feet east of the east side of Church Street; thence northerly, parallel to Church Street, to the southern limit of Bloor Street; thence easterly along the said southern limit of Bloor Street, to the place of beginning.

Thirdly:—Commencing at a point in the southern limit of Bloor Street, one hundred and twenty feet east of the east side of St. George Street; thence southerly, parallel to St. George Street, to the centre line of College Street; thence westerly, along said centre line of College Street, three hundred and six feet; thence northerly, parallel to St. George Street, to the southern limit of Bloor Street; thence easterly, along said southern limit of Bloor Street, to the place of beginning.

Fourthly:—Commencing at a point one hundred and twenty feet north of the north side of Carleton Street, and one hundred and twenty feet east of the east side of Sherbourne Street; thence northerly, parallel with Sherbourne Street, to the southern limit of Wellesley Street produced; thence westerly, along said southern limit, to a point one hundred and twenty feet west of the west side of Sherbourne Street, measured at right angles thereto; thence southerly, parallel with Sherbourne Street, to a point on the northern boundary of the fire limit first described in this section, which point is one hundred and twenty feet north of the north side of Carleton Street, and one hundred and twenty feet west of the west side of Sherbourne Street; thence easterly, parallel to Carleton Street, along said boundary to the place of beginning, and all that portion of St.

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James' Ward not included in this By-law. By-law 627, s. 40; By-law 688, s. 1.

No. 627.
Erection of
Buildings.

40. Any street or part of a street defined by a street or lane at each end may be included in the fire limits, by By-law passed upon the petition of two-thirds of the rate-payers on the street or portion of street proposed to be included, who represent one-half in value of the assessed real property on the street or part of a street so to be included. By-law 627, s. 41.

Limits may be extended upon petition of rate-payers.

41. The following sections, from forty-two to forty-seven inclusive, shall apply to Limits A and B. By-law 627, s. 42.

Sections 42 to 47 to apply to Limits A and B.

42. Any removal or enlargement of any frame building shall be considered a re-erection, subject to the terms of this By-law, and any repairs to any building which it will be necessary to execute to the extent of one-half of the whole value of such building shall be considered a re-erection thereof, subject to the terms of this By-law. On receiving permission from the City Commissioner, persons may remove frame buildings from the Limits A and B, with the understanding that they may be made to comply with the requirements of the law in the Limits to which they may be removed. By-law 627, s. 43.

Removal or enlargement of frame buildings to the value of one-half of such buildings to be considered a re-erection.

Removal of frame buildings from Limits A and B.

43. Party arches, or the shafts of any chimneys, shall not be cut or maimed for any purpose whatsoever; nor shall any party wall be cut or maimed otherwise than for the purposes and in the manner hereinafter mentioned, that is to say: when the front or back wall of any house or building, being in a line with the front or back wall of the house or building adjoining thereto, shall be built, it shall be lawful to cut or break not less than nine inches from the external face of such front or back wall, for the purpose of inserting therein the end of such new front or back wall; but in no case shall such breaks be cut more than four inches and a half into the party wall; and it

Party arches or shafts of chimneys not to be cut or maimed.

When party walls may be cut or maimed.

Inserting new walls on old ones.

No. 627.
Erection of
Buildings.

Tailing-in stone
steps, landings
or stairs.

Cutting recesses
into party walls.

shall be lawful to cut into any party wall for the purpose of tailing-in stone steps or stone landings, or for timbers for bearers to wood stairs, provided that no timber bearer be laid into any party wall nearer than nine inches to any chimney or flue whatever, or than eight inches and a half to any timber of an adjoining house, and for the purpose of laying therein stone corbels for the support of chimney jambs, girders, beams or joists; and it shall be lawful to cut perpendicular recesses into any party wall for the purpose of inserting walls and piers therein, provided no recess shall be more than fourteen inches wide, or more than four inches deep, and no such recess be nearer than ten feet to any other recess; but any person who shall cut into any party wall for any of the purposes aforesaid, shall immediately make good every defect occasioned by the cutting of any such party wall; and no party wall shall be cut for any of the purposes aforesaid, the cutting whereof will injure, displace or endanger the timbers, chimney flues, or internal finishings of an adjoining house or building. By-law 627, s. 44.

BREASTSUMMERS.

Breastsummers,
how to be
carried.

44. Breastsummers in all cases shall be carried on brick or stone walls or piers, or on cast iron columns seated on stone, and shall in no case be carried on storey posts or other timber supports; and when the ends of any breastsummer shall approach the centre line of any party wall nearer than four inches and a half, such ends shall be encased and entirely surrounded in cast iron shoes. By-law 627, s. 45.

CHIMNEYS AND HEARTHES.

Chimney breasts,
when supported
by timber.

Thickness of
Chimneys back to
back in party
walls.

45. No breast of any chimney shall be supported by timber, excepting such piling or planking as may be necessary in the foundations, and all timber shall be eight inches at least below the hearth; chimneys back to back in party walls shall be in the chimney back at least one

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brick or nine inches in thickness ; chimney backs in party walls, not being back to back with any other chimney, shall be at least seven inches clear from the party line. The thickness above specified shall be continued to a height of at least twelve inches above the mantel in every case. All flues built in internal, external, or party walls shall be surrounded by brickwork not less than seven inches in thickness. By-law 627, s. 46.

No. 627.
Erection of
Buildings.
Chimney backs
in party walls not
back to back.

Flues in walls.

46. All partitions or widths between flues shall be at least half a brick in thickness, and the breast and back of every chimney, and every breast, back and partition or width of any flue, shall be parquettted within. By-law 627, s. 47.

Partitions or
widths between
flues.

47. Chimney hearths shall, in all cases, be laid wholly on brick or stone, unless the same be in a cellar or basement storey, and be laid and bedded in solid earth ; and every chimney shall have a slab or slabs, or foot pieces before the same, of stone, brick, marble, iron or cement, at least one foot six inches broad, and extending at least six inches beyond each end of every fire-place opening. By-law 627, s. 48.

Chimney hearths
how to be built.

48. The following sections, from 49 to 57 inclusive, shall apply only to that portion of limit B not included in limit A. By-law 627, s. 49.

Sections 49 to 57
to apply only to
certain limits.

49 No building shall be erected or placed on old or new foundations, or on foundations partly new and partly old, unless the same shall be built with main walls of brick, iron or stone, and roofing of incombustible material (felt or gravel, or shingles laid in hair mortar, not less than half an inch in thickness), and no wall of any building two storeys in height and upwards, built of brick, and no external or party walls, shall be less than one brick in thickness for the first two storeys thereof, or less than nine inches in actual measurement ; and all brick walls shall be carried up on the construction aforesaid to the

Buildings erected
in this limit to be
of brick, iron or
stone, and roof
to be of incombustible
material.

Thickness of
walls.

No. 627.
Erection of
Buildings.
Gable or parapet
walls surmount-
ing roofs of
buildings.

underside of the roof boards, whether front, rear or gable walls; and all gable or parapet walls surmounting roofs of buildings, shall be at least one brick or nine inches in thickness, and shall be carried to the full height of one foot six inches above the roof on a square line therewith; and such walls, if built of stone, shall not be less than eighteen inches in thickness carried up to their full thickness to the underside of the roof boards, whether front, rear or gable walls; and all gable or parapet walls surmounting roofs of buildings, if built of stone, shall not be less than sixteen inches in thickness, and shall be carried up to the full height of one foot six inches above the roof on a square line therewith, and all the exterior walls of sheds abutting on lanes or passages other than streets, shall be constructed of brick or stone not less than nine inches in thickness. By-law 627, s. 50.

Thickness of ex-
terior walls for
sheds

Wooden privies
and sheds may
be erected in
Limit B.

50. It shall be lawful in Limit B to erect wooden privies and wood-sheds not exceeding ten feet by fourteen feet, one storey high of ten feet, and distant at least six feet from any other buildings, or from any street or lane, and also to construct projecting wooden cornices both to eaves and gables of buildings. By-law 627, s. 51.

LIMIT C.

Limit C.

51. All that portion of the City bounded by Parliament Street on the east, Bloor Street on the north, Brock Street on the west, and the centre line of Esplanade Street on the south, and not included in the limits described as A and B, shall be termed "Limit C." By-law 627, s. 52.

No wooden build-
ing to be erect-
ed unless rough-
cast.

52. Within the section described in Limit C of this By-law, no wooden buildings shall be erected on old or new foundations, or on foundations partly new and partly old, unless the same shall be rough-cast and roofed with shingles laid in hair mortar at least half an inch in thickness (but this section shall not apply to wood-sheds and privies.) By-law 627, s. 53.

Not to apply to
wood sheds and
privies.

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53. No person shall commence the erection of a building within Limit A, until a correct ground or block plan of such proposed building, drawn to a scale of eight feet to an inch and showing the levels of the cellars and basements of such proposed building with reference to the level of the nearest adjoining street, shall have been deposited in the Office of the City Commissioner for the City of Toronto, who shall be responsible for the safe keeping of such plan, and shall, upon request, give to the person filing the same a certificate of the date of such deposit. By-law 627, s. 54.

No. 627.
Erection of
Buildings.

No building to be commenced in Limit A until a block plan of such building has been deposited with the City Commissioner.

54. In case any deviation is made during the progress of the construction of such building from the original plan thereof as filed under the foregoing section, it shall be the duty of the person who filed the same to alter or procure the alteration of such original plan, or to file a new and correct plan within thirty days after the completion of such building. By-law 627, s. 55.

Any deviation from the original plan to be shown thereon or a new plan filed.

PENALTY.

55. Any person or persons guilty of an infraction of any of the provisions of this By-law shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal; or in case the said Mayor, Police Magistrate, and 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

Distress in default of payment.

No. 627.
Erection of
Buildings.
Commitment in
default of Dis-
tress.

to satisfy the said penalty and costs, it shall and may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be soon paid. By-law 627, s. 56.

Buildings im-
properly erected
may be ordered
to be removed
or pulled down.

56. Upon any conviction for a breach of the provisions contained in sections thirty, forty-two, forty-nine or fifty-two of this By-law, the convicting Magistrate, besides imposing a penalty under the next preceding section, shall order the defendant to remove or pull down the building in question; and the neglect or refusal of the defendant to comply with the provisions of any such order shall constitute a fresh offence against this By-law, for which fresh offence a second conviction may be had. By-law 627, s. 57; By-law 752, s. 2.

If building is
not removed by
a day named the
City Commis-
sioner may have
the same
removed without
further notice.

57. In case the building in question be not removed by the day so named as aforesaid by the convicting Magistrate, it shall be lawful for the City Engineer, City Commissioner, or other person authorized thereto by the said Council, forthwith to pull down or remove the same, without further or other notice to the defendant; and in every such case the expense of such removing or pulling down shall, upon a second conviction under the next preceding section of this By-law, be added to and be recoverable in the same manner as the penalty then imposed by the convicting Magistrate. By-law 627, s. 58.

By-law to take
effect 9th April,
1874.

58. This By-law shall come into force and take effect from the day of the passing thereof. By-law 627, s. 59.

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No. 630.*

No. 630.
Appropriation
of moneys due
under Act 28
Vic., cap. 47.

A By-law for the Appropriation of the moneys due to the City of Toronto under the Act thirty-sixth Victoria, chapter forty-seven.

[PASSED APRIL 27, 1874.]

WHEREAS by an Act of the Legislature of the Province of Ontario, passed in the thirty-sixth year of Her Majesty's reign, and chaptered forty-seven, together with the Schedule C thereto, the sum of one hundred and sixty-seven thousand seven hundred and sixty-four dollars, with interest from the first day of February, one thousand eight hundred and seventy-four, has become payable to the City of Toronto;

28 V. c. 47.
Sch. C.

And whereas, it is provided by the said Act that the said moneys shall be appropriated, by By-law of the said City, in aid of certain permanent improvements affecting the said municipality, among which are particularly specified in the said Act the building or improving of gravel roads, and the drainage of the municipality;

And whereas, it is expedient that the said money so due to the City of Toronto as aforesaid should be appropriated wholly to the said purposes of drainage and the building and improvement of gravel roads, as more fully set forth in the seventh Report of the Board of Works of the said Corporation of the City of Toronto, for the year one thousand eight hundred and seventy-four;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

1. The moneys received by the Corporation of the City of Toronto under and by virtue of the Act of thirty-sixth Victoria, chapter forty-seven, of Ontario, shall

Moneys received under Act 28, Vic., cap. 47, to be applied in the construction of sewers and gravel roads.

* See By-law 622 as to Appropriation of interest on the above moneys.

No. 632.
Issue of \$20,000
City Debentures.

be appropriated and applied towards the construction of sewers and the making and improvement of gravel roads within the said City, as more particularly set forth in the seventh Report of the Board of Works of the said City for the year one thousand eight hundred and seventy-four. By-law 630, s. 1.

No. 632.

A By-law to provide for an issue of Debentures to the extent of twenty thousand two hundred dollars, to redeem Debentures falling due in the year one thousand eight hundred and seventy-four.

[PASSED MAY 11, 1874.]

35 V. c. 78.

WHEREAS by an Act of the Legislature of the Province of Ontario, passed in the thirty-fifth year of Her Majesty's reign, and chaptered seventy-six, entitled "An Act to consolidate the Debenture Debt of the City of Toronto," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws, for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole the sum of two million five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents, to redeem certain debentures therein specified, and amounting to the said sum of two million five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents;

And whereas, it is necessary to provide for the redemption of certain debentures, described in the said Act, as falling due, during the year of our Lord one thousand eight hundred and seventy-four, and amounting to the sum of twenty thousand two hundred dollars;

And whereas, it will require the sum of one thousand two hundred and twelve dollars to be raised annually by special rate for the payment of the interest on the said debentures ;

No. 632.
To redeem certain Debentures.

And whereas, the amount of the whole rateable property of the said Municipality of Toronto, irrespective of any future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned, according to the last revised assessment rolls of the Municipality, being for the year one thousand eight hundred and seventy-three, is forty-four millions seven hundred and sixty-four thousand eight hundred and eighty-two dollars ;

And whereas, the annual rate in the dollar, upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of one per centum per annum for the payment of the principal of the said loan of twenty thousand two hundred dollars in twenty years, according to the provisions of the above recited Act is the one-thirtieth part of a mill on the dollar ;

Therefore, the Corporation of the City of Toronto, by the Council thereof, enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and a special rate hereinafter imposed, the sum of twenty thousand two hundred dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Council of the Corporation of the said City, in the redemption of the debentures issued by the said City, and respectively

Authority to the Mayor to borrow \$20,200 at six per cent. on City Debentures.

To be applied in the redemption of the debentures falling due in 1874.

No. 632.
Issue of \$30,000
City Debentures.

falling due, in the year of our Lord one thousand eight hundred and seventy-four, as enumerated in the recital of the said above recited Act. By-law 632, s. 1.

The manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto, to cause any number of debentures to be made out, for not less than one hundred dollars, Canadian currency, or twenty pounds sterling each, and amounting in the whole to the said sum of twenty thousand two hundred dollars, which debentures shall be under the seal of the said Corporation, and the hands of the Mayor and Treasurer thereof, and may be in the Form A in the Schedule to the said above recited Act. By-law 632, s. 2.

Debentures to be payable in twenty years.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 632, s. 3.

Interest at six per cent. to be payable half-yearly.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 632, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. A special rate of one-thirtieth of a mill in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-four to the year one thousand eight hundred and ninety-three both years inclusive, for the purpose of paying the said sum of twenty thousand two hundred dollars, with interest thereon as aforesaid. By-law 632, s. 5.

Special rate after payment of interest to be invested.

6. All moneys arising from the said rate of one-thirtieth of a mill in the dollar after paying the interest upon the

By-law

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said debentures shall be invested as directed by the said above recited Act. By-law 632, s. 6.

No. 633.
Cutting and
Removal of Ice.

7. This By-law shall come into force on the eleventh day of May, one thousand eight hundred and seventy-four. By-law 632, s. 7.

By-law to take
effect 11th May,
1874.

No. 633.

A By-law to regulate the Cutting and Removal of Ice from the Bay in front of the City of Toronto, or out of the River Don.

[PASSED MAY 13, 1874.
AMENDED JAN. 25, 1875.]

WHEREAS grave and frequent complaints have been made respecting the quality of the ice taken from certain portions of the Bay in front of the City of Toronto; and it has been stated that the same is in many cases cut and removed from localities immediately opposite to the outlets of main sewers, and that no precautions are adopted to mark out the places from which the said ice is being taken, or to warn passengers of the existence of holes caused by the removal thereof;

And whereas, it is expedient, in the interests of the public safety and for the protection of the public health, to regulate the cutting and removal of ice from the said Bay and from the River Don;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

1. Any person who desires to cut or remove ice from the Bay in front of the City of Toronto, or from or out of the River Don within the boundaries of the said City, shall first apply to the City Commissioner, who shall thereupon select and mark out a suitable place from which pure ice may be obtained, and it shall be the duty

Persons cutting
ice to apply to
the City
Commissioner.

No. 633.
Cutting and
Removal of Ice.

A certificate to
be issued.

of the said Commissioner to see that before any ice has been removed, the boundaries of the said place by him marked out, have been designated by bushes or otherwise, so to insure the protection and safety of the public; and to give, on demand, a certificate of compliance with the above regulations. By-law 633, s. 1; By-law 660, s. 1.

Fee for certificate.

2. For such certificate the said Commissioner shall be entitled to demand and receive the sum of one dollar, which shall be paid over by him to the City Treasurer, and form part of the general revenue of the City. By-law 633, s. 2.

Penalty.

3. Every person who cuts or removes, or assists in cutting or removing, ice from any portion of the said Bay or from or out of the River Don within the boundaries of the said City, which has not been so marked out by the said Commissioner and designated as aforesaid, or who fails to procure the certificate hereinbefore mentioned, shall be subject to the penalties set forth in the forty-third section of By-law number five hundred and two; and the provisions of the said section as to the imposition and collection of such penalties, and as to imprisonment in default of payment, shall apply to any prosecution had under this By-law. By-law 633, s. 3; By-law 660, s. 2.

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No. 634.

No. 634.
Toronto, Grey
and Bruce Rail-
way Company.

A By-law to aid and assist the Toronto, Grey and Bruce Railway Company, by giving one hundred thousand dollars to the Company by way of bonus, and to issue debentures therefor, and to authorize the levying of a special rate for the payment of the debentures and interest.

[PASSED MAY 18, 1874.]

WHEREAS more than fifty persons, qualified voters under the Municipal Act, being resident freeholders on the last revised assessment roll of the Municipality of the City of Toronto, have petitioned the Council of the said Municipality in the words following :

31 V. c. 40, s. 9.
36 V. c. 40, s.
472.

"TO THE MAYOR AND COUNCIL OF THE CITY OF TORONTO.—The petition of the undersigned, qualified voters under the Municipal Act, being resident freeholders, rated on the last revised assessment roll of the Municipality of the City of Toronto,—SHEWETH,—That your Petitioners, in conformity with the Municipal Act and Act chapter forty, thirty-first Victoria, Statutes of Ontario, and the Acts amending the same, desire to aid in the construction of the Toronto, Grey and Bruce Railway, by granting a bonus to the Toronto, Grey and Bruce Railway Company of one hundred thousand dollars, and to be assessed therefor. Your petitioners therefore pray that your said Council shall, in accordance with the said Acts, introduce the requisite By-law, and submit the same to the qualified voters of the said Municipality of the City of Toronto, and in due course pass the same, for the purpose of raising the said sum of one hundred thousand dollars in the said Municipality of Toronto, by the issue of debentures of the Municipality of the City of Toronto, for the amount of said bonus, payable in twenty years,

No. 634.
Issue of \$100,000
City Debentures.

with interest thereon half-yearly, and for the delivery of the same to the trustees appointed, or to be appointed, under the Act of Incorporation of the Toronto, Grey and Bruce Railway Company and amendments thereto, on the terms that the proceeds of such debentures are to be applied in and towards the construction and works of the Toronto, Grey and Bruce Railway from Weston to Toronto, and for assessing and levying upon all the rateable property in the said Municipality of Toronto an equal annual special rate, sufficient to include a sinking fund for the repayment of the debentures, with interest thereon: Dated at Toronto this twenty-eighth day of February, one thousand eight hundred and seventy-four."

And whereas, it is expedient to grant the prayer of the said petition;

And whereas, for such purpose it is necessary for the said City of Toronto to raise the said amount of one hundred thousand dollars in the manner hereinafter mentioned;

And whereas, it will require the sum of eleven thousand dollars, to be raised annually by special rate on the whole rateable property of the said City of Toronto, for paying the said debt of one hundred thousand dollars and interest on the debentures to be issued therefor, as hereinafter mentioned;

And whereas, the amount of the whole rateable property in the City of Toronto, irrespective of any future increase of the same, and also irrespective of any income in the nature of tolls, interest or dividends from the work, or from any stock, share or interest in the work upon which the money to be so raised, or any part thereof, may be invested, and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned or any part thereof, according to the last revised assessment rolls of the said

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city, being for the year one thousand eight hundred and seventy-three, is forty-four millions seven hundred and sixty-four thousand eight hundred and eighty-two dollars ;

No. 634.
Toronto, Grey
and Bruce Rail-
way Company.

And whereas the amount of the existing debt of the said City of Toronto is four millions six thousand nine hundred and thirty-one dollars and seven cents, whereof the whole is principal and nothing is in arrear ;

And whereas for paying the interest and creating an equal yearly sinking fund for paying the said debt of one hundred thousand dollars, as hereinafter mentioned, it will require an equal annual special rate of five-twentieths of a mill in the dollar, in addition to all other rates to be levied in each year in the said City of Toronto ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. It shall and may be lawful for the said City of Toronto to aid and assist the Toronto, Grey and Bruce Railway Company, by giving thereto the sum of one hundred thousand dollars by way of bonus. By-law 634, s. 1.

The City to give a bonus of \$100,000, to the T. G. and B. R. Co.

2. For the purpose aforesaid, the Mayor or other head of the said City of Toronto shall cause any number of debentures of the said City of Toronto to be made for such sums of money as may be required for the said purpose, not less than one hundred dollars each and not exceeding in the whole the amount of one hundred thousand dollars, which said debentures shall be sealed with the seal of the said City of Toronto, and be signed by the Mayor or other head of the Municipal Council of the said City, or by such person or persons as may be authorized by By-law of the Municipal Council to sign the same, and countersigned by the Treasurer, or by such other person or persons as the said Municipal Council may by By-law appoint. By-law 634, s. 2.

The manner in which the debentures are to be made out.

No. 634.
Issue of \$100,000
City Debentures.

Debentures to be
payable in
twenty years.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for this By-law to take effect, at the Bank of Toronto, in Toronto, and shall have attached to them coupons for the payment of interest at the rate and in manner hereinafter mentioned. By-law 634, s. 3.

Debentures to
bear interest at
six per cent.
payable half-
yearly.

4. The said debentures shall bear interest at the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first days of January and July in each year, at the Bank of Toronto, in Toronto. By-law 634, s. 4.

A special rate to
be levied annu-
ally for the pay-
ment of principal
and interest.

5. For the purpose of forming a sinking fund for the payment of the said debentures and the interest thereon, at the rate aforesaid, an equal special rate of five-twentieths of a mill in the dollar shall, in addition to all other rates, be assessed, raised, levied and collected in each year upon all the rateable property within the said City of Toronto, during the said term of twenty years from the coming into effect of this By-law, unless such debentures shall be sooner paid. By-law 634, s. 5.

By-law to take
effect 18th May,
1874.

6. This By-law shall take effect on, from and after the eighteenth day of May in the year of our Lord one thousand eight hundred and seventy-four. By-law 634, s. 6.

Debentures to be
delivered to the
Trustees of the
Railway.

7. The debentures to be signed and issued, as aforesaid shall be delivered by the Mayor of the said City of Toronto to the trustees appointed (or to be appointed) in accordance with the provisions of the Acts incorporating the said the Toronto, Grey and Bruce Railway Company, in the manner provided by the Act of the Legislature of the Province of Ontario incorporating the said Railway Company, and in accordance with the terms of the said petition. By-law 634, s. 7.

[The eighth section, which fixed the places and appointed the Returning Officers for taking the votes of the Electors on this By-law, is not consolidated.]

No. 653.

No. 653.
Issue of \$5,340
City Debentures.

A By-law to provide for the issue of Debentures to the amount of five thousand three hundred and forty dollars, to assist in the construction of Sewers on Adelaide, Queen, Widmer, St. Andrew's, Britain, George, and Gould Streets, and a certain lane running from Duncan to Simcoe Street.

[PASSED DEC. 21, 1874.]

WHEREAS By-laws have been passed during the present year for the construction of sewers on Adelaide, Queen, Widmer, St. Andrew's, Britain, George, and Gould Streets, and a certain lane running from Duncan to Simcoe Street ;

And whereas, the amount to be paid out of the general funds of the City towards the construction of the said sewers is five thousand and seventy-five dollars ;

And whereas, it is desirable to raise by loan, on the credit of the said City, the said sum of five thousand and seventy-five dollars, together with interest thereon at six per centum for ten years ;

And whereas, it will require the sum of two hundred and sixty-five dollars to meet the discount on the sale of the debentures hereinafter mentioned, making the total debt created by this By-law five thousand three hundred and forty dollars ;

And whereas, it will require the sum of five hundred and eighty-seven dollars and forty cents, to be raised annually, by special rate, for the payment of the said debt and interest ;

And whereas, the amount of the whole rateable property of the said City of Toronto, according to the last

30 v. c. 45, s. 406.

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No. 653.
Issue of \$5,540
City Debentures.

revised assessment roll, is forty-three million four hundred and sixty-two thousand five hundred and twelve dollars ;

And whereas, the amount of the existing debt of the said City is four million one hundred and four thousand five hundred and thirty-one dollars and eight cents, whereof the whole is principal and nothing is in arrear ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the principal of the said debt, it will require an equal annual special rate of one-seventieth part of a mill in the dollar, exclusive of all other rates, to be levied in each year ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

Authority to the Mayor to borrow \$5,540 on City Debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned. and a special rate hereinafter imposed, the sum of five thousand three hundred and forty dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Council of the Corporation of the said City, in the payment of the amounts due from the said City in respect of the sewers enumerated in the recital of this By-law. By-law 653, s. 1.

To be applied in paying amounts due on certain sewers.

The manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out, for not less than one hundred dollars, Canadian currency, or twenty pounds sterling each, and amounting in the whole to the said sum of five thousand three hundred and forty dollars, which debentures shall

be under the seal of the said Corporation and the hands of the Mayor and Treasurer thereof. By-law 653, s. 2.

No. 653.
For constructing
Sewers, &c.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 653, s. 3.

Debentures to be payable in twenty years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 653, s. 4.

Interest at six per cent. to be payable half-yearly.

5. A special rate of one-seventieth part of a mill in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-five to the year one thousand eight hundred and ninety-four, both years inclusive, for the purpose of paying the said sum of five thousand three hundred and forty dollars, with interest thereon as aforesaid. By-law 653, s. 5.

A special rate to be levied annually for payment of principal and interest.

6. All moneys arising from the said rate of one-seventieth part of a mill in the dollar after paying the interest upon the said debentures shall be invested as directed by the said above recited Act. By-law 653, s. 6.

Moneys arising from special rate to be invested.

7. This By-law shall come into force on the first day of January, one thousand eight hundred and seventy-five. By-law 653, s. 7.

By-law to come into force 1st January 1875.

No. 663.
Roads in the
Queen's Park.

No. 657.

A By-law to change the name of Don Street to Gerrard Street.

[PASSED JAN. 6, 1875.]

36 V. c. 48 (Ont.),
s. 384 (46).

WHEREAS a petition was presented to this Council in the year one thousand eight hundred and seventy-three by William Anderson and others, residents on Don Street, praying that henceforth that street be named Gerrard Street in lieu of Don Street ;

And whereas the Board of Works, to whom the said petition was then referred, reported to this Council recommending that the same be allowed, and the name changed to Gerrard Street, which Report was adopted by the then Council of one thousand eight hundred and seventy-three, and it has now become necessary and expedient that a By-law of this Council should be passed, establishing the name of Gerrard Street instead of Don Street ;

Therefore the Municipal Council of the Corporation of the City of Toronto enacts as follows :

The name of Don
Street to be
changed to that
of Gerrard Street.

1. From and after the passing of this By-law, the name of Don Street shall be changed, and the name of Gerrard Street chosen and used in lieu thereof. By-law 657, s. 1.

No. 663.

A By-law respecting the construction of Roads in the Queen's Park.

[PASSED APRIL 26, 1875.]

WHEREAS by Indenture bearing date the first day of January, one thousand eight hundred and fifty-nine, the authorities of the University of Toronto did de-

mise and lease unto the Corporation of the City of Toronto, a portion of the Queen's Park in said City, for the term of nine hundred and ninety-nine years, reserving, however, unto the Senate of the said University the right to resume and occupy as a Botanic Garden a part of the land so demised ;

No. 663.
Roads in the
Queen's Park

And whereas the said the Corporation of the City of Toronto, in and by the said Indenture of Lease, did covenant to construct and repair and keep in repair certain roads within the portion of said Park, demised by the said Indenture, and more particularly shown upon a plan annexed thereto ;

And whereas the authorities of the said University upon the application of the Standing Committee on Public Walks and Gardens, have consented to a deviation from the said plan, so that the road to be constructed on the west side of the Park shall extend along the west side of the land so proposed to be reserved for a Botanic Garden, on condition that this Council shall, by By-law consent to the execution of an agreement providing that if the Senate of the said University shall, at any future time, determine upon the formation of the said Botanic Garden, as aforesaid, the City shall, upon reasonable notice, remove the said road to the position indicated in the plan attached to the said hereinbefore recited Indenture of Lease ;

And whereas it is expedient that the said consent should be given by this Council ;

Therefore, the Council of the Corporation of the City of Toronto enacts as follows :

1. It shall be lawful for the Mayor and Treasurer of the City of Toronto to execute under the City seal an agreement, to be prepared by the City Solicitors, providing for the construction of the said roads upon the terms and conditions hereinbefore recited. By-law 663, s. 1.

Construction of
roads in the
Queen's Park
upon certain
conditions.

No. 664.
Leases of Water
Lots.

No. 664.

A By-law respecting the Leases of Water Lots numbers thirty-nine and forty, and the Walks and Gardens property opposite thereto.

[PASSED MAY 25, 1875.]

WHEREAS the Standing Committee of this Council on Wharves and Harbours, upon the application of William Myles, Esquire, the Lessee of Water Lot number thirty-nine, and of the property known as Walks and Gardens lying to the north of the said Lot, did on the twenty-fifth day of February one thousand eight hundred and seventy-five, order that the said William Myles be permitted to surrender his lease of the said properties, and that new leases thereof for the unexpired portion of the said term be granted to the said William Myles, and to Her Majesty the Queen, upon the terms mentioned in the said order;

And whereas the said Committee did also on the twenty-second day of March one thousand eight hundred and seventy-five upon the application of Moses Staunton, Esquire, the Lessee of Water Lot number forty, and of the property known as Walks and Gardens lying to the north of the said Lot, order that the said Moses Staunton be permitted to surrender to the Corporation of the City of Toronto his interest in the said properties, and that new leases of the portions thereof specified in the said order, for the unexpired portions of the said term, be granted to Wm. Myles, Esquire, Her Majesty the Queen, Messrs. Janes and Newcombe, Miss Sarah Staunton, and the said Moses Staunton, respectively, upon the terms and conditions set forth in the said order;

And whereas it has been considered advisable that both the said orders of the said Standing Committee on Wharves and Harbours should be ratified and confirmed

by By-law of this Council, and that the property to be leased thereunder to Her Majesty the Queen should be exempted from taxation ;

No. 665.
Issue of \$30,310
City Debentures.

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1: The orders of the Standing Committee on Wharves and Harbours hereinbefore recited are hereby ratified and confirmed, and the property to be leased thereunder to Her Majesty the Queen is hereby exempt from taxation.
By-law 664, s. 1.

Ratification of certain orders of the Committee on Wharves and Harbours.

No. 665.

A By-law to provide for an issue of Debentures to the extent of thirty-six thousand two hundred and ten dollars, to redeem certain Debentures falling due in the year one thousand eight hundred and seventy-five.

[PASSED JUNE 28, 1875.]

WHEREAS by an Act of the Legislature of the Province of Ontario, passed in the thirty-fifth year of Her Majesty's reign, and chaptered seventy-six, entitled "An Act to consolidate the Debenture Debt of the City of Toronto," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws, for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole the sum of two millions five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents, to redeem certain debentures therein specified, and amounting to the said sum of two millions five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents ;

25 V. c. 78.

No. 665.
Issue of \$30,210
City Debentures.

And whereas it is necessary to provide for the redemption of certain debentures, described in the said Act, as falling due during the year of our Lord one thousand eight hundred and seventy-five, and amounting to the sum of thirty-seven thousand eight hundred dollars ;

And whereas under By-law number five hundred and sixty-five, passed in the year one thousand eight hundred and seventy-two, to raise moneys for like purposes as this By-law, a sum of seventy dollars was short-issued for said purposes ; and under By-law number five hundred and eighty-four, passed in the year one thousand eight hundred and seventy-three, for like purposes, a sum of one thousand six hundred and sixty dollars was over-issued for said purposes, and it is desirable to adjust said issues in the amount to be now issued by making the present issue thirty-six thousand two hundred and ten dollars, so that easy reference may be in future had to the said Act of Parliament, and the issues to redeem debentures thereunder ;

And whereas it will require the sum of two thousand one hundred and seventy-two dollars and sixty cents to be raised annually by special rate for the payment of the interest on the said debentures ;

And whereas the amount of the whole rateable property of the said Municipality of Toronto, irrespective of any future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned, according to the last revised assessment rolls of the Municipality, being for the year one thousand eight hundred and seventy-four, is forty-three millions four hundred and sixty-two thousand five hundred and twelve dollars ;

And whereas the annual rate on the dollar, upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of one per centum per annum for the payment of the principal

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of the said loan of thirty-six thousand two hundred and ten dollars in twenty years, according to the provisions of the above recited Act, is the one-seventeenth part of a mill on the dollar;

No. 670.
To redeem certain Debentures.

Therefore the Corporation of the City of Toronto, by the Council thereof, enacts as follows:

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and a special rate hereinafter imposed, the sum of thirty-six thousand two hundred and ten dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied, from time to time, under the direction of the Council of the Corporation of the said City, in the redemption of the debentures issued by the said City, and respectively falling due in the year of our Lord one thousand eight hundred and seventy-five, as enumerated in the recital of the said above recited Act. By-law 665, s. 1.

Authority to the Mayor to borrow \$36,210 at six per cent. on City Debentures.

To be applied in the redemption of Debentures falling due in 1875.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than one hundred dollars, Canadian currency, or twenty pounds sterling each, and amounting in the whole to the said sum of thirty-six thousand two hundred and ten dollars, which debentures shall be under the seal of the said Corporation and the hands of the Mayor and Treasurer thereof, and may be in the form "A" in the schedule to the said Act. By-law 665, s. 2.

The manner in which the debentures are to be made out.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of

Debentures to be payable in twenty years.

No. 670.
Issue of \$166,000
City Debentures.

Toronto; and shall have attached to them coupons for the payment of interest. By-law 665, s. 3.

Interest to be payable half-yearly.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 665, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. A special rate of one-seventeenth part of a mill in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-five to the year one thousand eight hundred and ninety-four both years inclusive, for the purpose of paying the said sum of thirty-six thousand two hundred and ten dollars, with interest thereon as aforesaid. By-law 665, s. 5.

Moneys arising from special rate to be invested.

6. All moneys arising from the said rate of one-seventeenth part of a mill in the dollar, after paying the interest upon the said debentures, shall be invested as directed by the said above recited Act. By-law 665, s. 6.

By-law to take effect 1st July, 1875.

7. This By-law shall come into force on the first day of July, one thousand eight hundred and seventy-five. By-law 665, s. 7.

No. 670.

A By-law to provide for the issue of Debentures to the amount of one hundred and sixty-six thousand dollars for the General Purposes of the City of Toronto.

[PASSED JULY 26, 1875.]

WHEREAS, it is expedient and necessary to raise by way of loan, upon the credit of the City of

Toronto, a sum of money for the purpose of effecting certain improvements in the said City ;

No. 670.
Issue of \$100,000
City Debentures.

And whereas, the estimated cost of said improvements is one hundred and fifty-seven thousand six hundred and ninety-eight dollars, made up as follows :—For the completion of new School Houses, eleven thousand dollars ; for the building of a new Police Court, twenty-five thousand dollars ; for the building of a Cattle Market, twelve thousand nine hundred and fifty dollars ; for the macadamizing of certain streets, and the construction of Cedar and Gravel Roads, thirty-one thousand nine hundred and thirty-one dollars ; for the purchase of new Engine Hose, Tanks, and Fire Escape, twenty-two thousand four hundred and seventeen dollars ; for the construction of new Roads in the Queen's Park, ten thousand dollars ; for the completion of the St. Andrew's Market, fifteen thousand three hundred dollars ; for the purchase of one hundred and seventy-six acres of Lot number thirty-six, First Concession from the Bay, known as the Ridout Farm, adjoining High Park, fifteen thousand dollars ; for the purchase of land and the erection of buildings for additional Police Stations, fourteen thousand one hundred dollars ;

And whereas, to provide for the discount on the sale of debentures to be issued for the said purpose, it will require the sum of eight thousand three hundred and two dollars in addition to the said sum of one hundred and fifty-seven thousand six hundred and ninety-eight dollars, making in all the sum of one hundred and sixty-six thousand dollars to be raised as aforesaid ;

And whereas, it will require the sum of eighteen thousand two hundred and sixty dollars to be raised annually by special rate for the payment of the said debt and interest ;

And whereas, the amount of the whole rateable property in the City of Toronto, irrespective of any future increase of the same ; and also irrespective of any income in the

No. 670.
Public
Improvements.

nature of tolls, interest, or dividends from the work, or from any stock, share, or interest in the work upon which the money to be so raised, or any part thereof, may be invested; and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment rolls of the said City, being for the year one thousand eight hundred and seventy-four, is forty-three millions four hundred and sixty-two thousand five hundred and twelve dollars;

And whereas, the amount of the existing debt of the City of Toronto is four million one hundred and twenty-two thousand two hundred and ten dollars and eight cents, whereof the whole is principal and nothing is in arrear;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said debt of one hundred and sixty-six thousand dollars, as hereinafter mentioned, it will require an equal annual special rate of three-sevenths of a mill in the dollar, in addition to all other rates to be levied in each year in the said City of Toronto;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

Authority to the Mayor to borrow \$166,000 on City Debentures.

To be applied in effecting certain improvements.

The manner in which the debentures are to be made out.

1. It shall be lawful for the Mayor of the said Municipality to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of one hundred and sixty-six thousand dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, for the purpose and with the object above recited. By-law 670, s. 1.

2. It shall be lawful for the said Mayor to cause any number of debentures to be made for such sums of money as may be required, not less than one hundred dollars each,

and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 670, s. 2.

No. 670.
Issue of \$100,000
City Debentures.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, and shall have attached to them coupons for the payment of interest. By-law 670, s. 3.

Debentures to be payable in twenty-years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half yearly on the first days of the months of January and July in each year, at the Bank of Toronto, in the said City of Toronto. By-law 670, s. 4.

Interest at six per cent. to be payable half-yearly.

5. And for the purpose of forming a sinking fund for the payment of the said debentures and interest thereon at the rate aforesaid, an equal special rate of one quarter of a mill in the dollar shall, in addition to all other rates, be assessed, raised, levied, and collected in each year upon all the rateable property within the said City of Toronto, during the said term of twenty years from the coming into effect of this By-law, unless such debentures shall be sooner paid. By-law 670, s. 5.

A special rate to be levied annually for payment of principal and interest.

6. This By-law shall take effect on, from, and after the first day of July, in the year of our Lord one thousand eight hundred and seventy-five. By-law 670, s. 6.

By-law to take effect 1st July, 1876.

[The seventh section, which fixed the places and appointed the Returning Officers for taking the vote of the electors on this By-law, is not consolidated.]

No. 673.
Sale of
Spirituuous
Liquors.

No. 673.

A By-law to secure the proper carrying into effect of the Provincial Act respecting the sale of Spirituous Liquors.

[PASSED AUGUST 23, 1875.]

37 V. c. 32, s. 43.
But see 39 V. c.
26.

WHEREAS, the forty-third section of the Act passed by the Legislature of Ontario, in the thirty-seventh year of Her Majesty's reign, and chaptered thirty-two, provides that the Council of every Municipality shall set apart by By-law not less than one-third part of the fines and penalties received by the Municipality thereunder for a fund to secure the effectual prosecution of offences against the said Act or any By-laws passed thereunder;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

Fund to secure
the prosecution
of offences under
Act 37 V. c. 32
(Ont.)

1. One-third part of all fines and penalties received by the City Treasurer in respect of offences against the Act thirty-seventh Victoria, chapter thirty-two (Ontario), are hereby set apart for a fund to secure the prosecution of offences under the said Act and any By-law passed thereunder. By-law 673, s. 1.

Payments from
the fund to be
made to Counsel
engaged in the
prosecution.

2. Payments from the said fund shall be made to the counsel engaged in any such prosecution, upon the certificate of the Chief Constable of the City of Toronto. By-law 673, s. 2.

No. 681.*

No. 681.
Toronto Necro-
polis Property.

A By-law to provide for the Purchase of a portion of the Toronto Necropolis for a Public Park.

[PASSED AUG. 23, 1875.]

WHEREAS the Council of the Corporation of the City of Toronto, upon the recommendation of their Standing Committee upon Public Walks and Gardens, and also of their Board of Gaol Inspectors, have determined to purchase from the Trustees of the Toronto Necropolis, for the purpose of forming part of an Eastern Public Park, the property purchased by the said Trustees from the City in one thousand eight hundred and sixty-three, and bounded on the north by Winchester Street, on the west by Sumach Street, on the south by Carleton Street, and on the east by the River Don, upon the terms and subject to the conditions hereinafter set forth;

38 V. c. 48, s. 585,
(9).
See 39 V. c. 66
(Ont.)

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

1. So soon as a By-law has been passed by this Council, authorizing the issue of debentures for the amount to be paid by the Corporation of the City of Toronto to the said Trustees for the purchase of the said lands, an agreement between the said parties shall be prepared by the City Solicitors for the sale to the Corporation of the City of Toronto of all that portion of the Toronto Necropolis lying south of Winchester Street, and bounded on the east by the River Don at the sum of twenty-one thousand two hundred dollars, with interest at six per centum from the nineteenth day of July, one thousand eight hundred and seventy-five, or the equivalent thereof in City debentures; and a clause shall be inserted in the said agreement, binding the said Corporation to co-operate with the said Trustees in obtaining the legislation necessary to authorize the said sale and conveyance. By-law 681, s. 1.

Purchase of a
portion of the
Toronto Necro-
polis Property.

* See By-law 687.

No. 692.
Appropriation of
interest on
certain moneys.
An agreement to
be executed.

2. So soon as the said agreement has been executed and satisfactory proof of title given by the said Trustees, a duplicate original thereof shall be executed by the head of this Council and the Treasurer of the City of Toronto. By-law 681, s. 2.

No. 692.*

A By-law for the Appropriation of certain Interest on the Moneys due to the City of Toronto, under the Act thirty-sixth Victoria, chapter forty-seven.

[PASSED OCT. 18, 1875.]

36 V. c. 47, s. 2,
and Schedule C.

WHEREAS by an Act of the Legislature of the Province of Ontario, passed in the thirty-sixth year of Her Majesty's reign, and chaptered forty-seven, together with the Schedule C thereto, the sum of one hundred and sixty-seven thousand seven hundred and sixty-four dollars, with interest from the first day of February, one thousand eight hundred and seventy-four, has become payable to the City of Toronto ;

And whereas, it is provided by the said Act that the said moneys shall be appropriated, by By-law of the said City, in aid of certain permanent improvements affecting the said municipality, among which are particularly specified in the said Act the building or improving of gravel roads, and the drainage of the municipality ;

And whereas, it was enacted by a certain By-law of the said City, numbered six hundred and thirty, and passed on the twenty-seventh day of April, one thousand eight hundred and seventy-four, that the said moneys so due to the City of Toronto as aforesaid, should be appropriated wholly to the said purposes of drainage and the building

* See By-law No. 680.

and improvement of gravel roads, as more fully set forth in the seventh Report of the Board of Works of the said Corporation of the City of Toronto, for the year one thousand eight hundred and seventy-four ;

No. 692.
Appropriation of
Interest on
certain moneys.

And whereas certain interest has accrued and is accruing on the unpaid balances from time to time of the said sum of one hundred and sixty-seven thousand seven hundred and sixty-four dollars, as the same has been and is being paid over, and it is expedient that the said interest should be appropriated to further improvements, as hereinafter mentioned ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. The further moneys received by the Corporation of the City of Toronto, under and by virtue of the Act of thirty-sixth Victoria, chapter forty-seven (Ontario), and for interest on unpaid balances of the said sum of one hundred and sixty-seven thousand seven hundred and sixty-four dollars, shall be appropriated in equal portions to the several Wards of the City hereinafter mentioned, to be applied, as far as the same will go, to the improving and macadamizing the following streets and thoroughfares in the said Wards, viz. :—St. James' Ward, Court Street ; St. John's Ward, University Street ; St. David's Ward, Sydenham Street ; St. Thomas Ward, Sherbourne Street ; St. Patrick's Ward, William Henry and St. Patrick Streets ; St. Lawrence Ward, Front Street East ; St. George's Ward, Strachan Avenue ; and St. Andrew's Ward, Strachan Avenue. By-law 692, s. 1.

Interest on
moneys due
under Act 36 V.
c. 47, to be
applied in im-
proving certain
streets.

No. 694
Shade Trees.

No. 694.

A By-law to provide for the proper Planting, Trimming, and Protection of Shade Trees.

[PASSED OCTOBER 18, 1875.]

24 V. c. 31, & sec
26 V. c. 48, sec. 372
(19), 378 (21).

WHEREAS it is expedient to make provision for the proper planting, trimming, and protection of Shade Trees, and for the removal, in whole or in part, of objectionable trees, that have heretofore or shall hereafter be planted on any street, square, or public place within the limits of the City of Toronto ;

Therefore, the Council of the Corporation of the City of Toronto enacts as follows :—

All trees on public streets &c., to be under the care and supervision of the City Commissioner.

1. From and after the passing of this By-law, all trees that have heretofore or shall be hereafter planted in any street, square, or public place of the said City, shall be under the care and supervision of the City Commissioner, who is hereby authorized to carry out and enforce all the provisions of this By-law. By-law 694, s. 1.

No trees to be cut down or interfered with without permission.

2. It shall not be lawful for any person or persons to plant any tree, sapling, or shrub, or to cut down, remove, or in any manner interfere with any tree, sapling, or shrub that may have been heretofore, or shall be hereafter planted in any street, square, or public place within the limits of the said City, without first obtaining permission in writing from the City Commissioner. By-law 694, s. 2.

Trees not to be less than eighteen feet apart.

3. All trees planted in any street, square, park, or public place, shall be not less than eighteen feet apart, and at such a distance from the line of street, or in such places as may be pointed out by the City Commissioner. By-law 694, s. 3.

4. The trees known as the silver poplar, balm of gilead or cotton tree, and willow, shall not be allowed to be planted on any street, square, or public place of the said City. By-law 694, s. 4.

No. 604.
Hindie Trees.

Certain trees not to be planted.

5. No person shall climb, bark, break, peel, cut, deface, injure, or destroy the whole or any part of any tree, sapling, or shrub now growing, or which shall be hereafter planted by any person or persons in any street, square, or public place of the said City. By-law 694, s. 5.

Trees not to be defaced, injured, or destroyed.

6. Every person having a contract for macadamizing or paving streets, or making sidewalks, or doing any work on the streets of the said City, shall, in executing the contract or performing the work, avoid injuring any tree, sapling, or shrub which has heretofore or shall be hereafter planted on any street, square, or public place of the said City, and if he finds it impossible to perform the work without injuring any such tree, it shall be his duty to apply to the City Commissioner for instructions in the matter. By-law 694, s. 6.

Contractors to avoid injuring trees.

Where removal is required to apply to the City Commissioner.

7. Trees interfering with the light of street lamps, trees dead or partly dead, and such as are leaning over the streets, or that are from any other cause objectionable, shall be trimmed or removed as may be deemed advisable. By-law 694, s. 7.

Trees interfering with gas lamps or otherwise deemed objectionable to be removed.

8. No person shall fasten any horse or other animal to any tree, sapling, or shrub now growing, or which may be hereafter planted, in any street, square, or public place of the said City, or to any case or box around any such tree, sapling, or shrub, or to any post or chain enclosing the boulevards on the streets of the said City, nor deface or destroy them in any way. By-law 694, s. 8.

Horses not to be fastened to the trees.

Nor to posts or chains enclosing the boulevards.

9. A copy of every written authority given by the City Commissioner to plant, remove, or interfere with the trees on the streets, squares, or public places in the said

Copy of authority to remove trees to be kept by the City Commissioner.

No. 697.
Issue of \$151,000
City Debentures.

City, shall be kept in his office for public reference. By-law 694, s. 9.

Penalty.

10. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay at the discretion of the 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, or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate, and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid. By-law 694, s. 10; By-law 752, s. 4.

Distress in default of payment.

Commitment in default of distress.

No. 697.

A By-law to provide for the issue of Debentures to the amount of one hundred and fifty-one thousand dollars for the General Purposes of the City of Toronto.

[PASSED DECEMBER 18, 1875.]

WHEREAS, it is expedient and necessary to raise by way of loan, upon the credit of the City of

Toronto, a sum of money for the purpose of effecting certain improvements in the said City;

No. 698.
Issue of \$151,000
City Debentures

And whereas, the estimated cost of said improvements is one hundred and forty-three thousand five hundred and fifty-five dollars, made up as follows:—For additional School Sites and Buildings, seventeen thousand five hundred and ninety-nine dollars; for constructing Sewer on Spadina Avenue, two thousand one hundred and twenty dollars; for re-constructing Sewer on King Street (John to Peter), two thousand two hundred and thirty-three dollars; for re-constructing Sewer on Adelaide Street (Yonge to Victoria and Church to Jarvis), four thousand one hundred and eighty dollars; for re-constructing Sewer on Queen Street (John to Dummer), five thousand dollars; for re-constructing Sewer on Yonge Street (King to Ann), eight thousand dollars; for requisites for the Fire Department, six thousand dollars; for the purchase of land south of Winchester Street, part of the Necropolis, for an Eastern Park, twenty-one thousand dollars;* for aid in prosecuting the Preliminary Surveys of the Ontario and Pacific Junction Railway, ten thousand dollars; for providing a New Boiler for heating the Gaol, five thousand dollars; for completing the new Cattle Market, five thousand eight hundred dollars; for completing the St. Andrew's Market, six thousand dollars; for completing the New Police Court, five thousand dollars; for completing two additional Police Stations, five thousand dollars; for additional permanent improvements, as per order of Council, adopted on the eighth day of November, one thousand eight hundred and seventy-five, amounting to forty thousand six hundred and twenty-three dollars;

And whereas, to provide for the discount on the sale of debentures to be issued for the said purpose, it will require the sum of seven thousand four hundred and forty-five dollars in addition to the said sum of one hundred and

* See By-law 681.

No. 697.
 Issue of \$151,000
 City Debentures.

forty-three thousand five hundred and fifty-five dollars, making in all the sum of one hundred and fifty-one thousand dollars to be raised as aforesaid ;

And whereas, it will require the sum of sixteen thousand six hundred and ten dollars to be raised annually by special rate for the payment of the said debt and interest ;

And whereas, the amount of the whole rateable property in the City of Toronto, irrespective of any future increase of the same, and also irrespective of any income in the nature of tolls, interest, or dividends from the work, or from any stock, share, or interest in the work upon which the money to be so raised, or any part thereof, may be invested ; and also irrespective of any income to be derived from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment rolls of the said City, being for the year one thousand eight hundred and seventy-five, is forty-six million three hundred and nineteen thousand six hundred and sixty-four dollars ;

And whereas, the amount of the existing debt of the City of Toronto is four million two hundred and eighty-four thousand eight hundred and ten dollars and eight cents, whereof the whole is principal, which bears interest at six per centum per annum, payable half-yearly, and there is nothing, either of said principal, or of said interest, in arrear ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said debt of one hundred and fifty-one thousand dollars, as hereinafter mentioned, it will require an equal annual special rate of thirty-six hundredths of a mill in the dollar, in addition to all other rates to be levied in each year in the said City of Toronto ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

No. 697.
Issue of \$151,000
City Debentures.

1. It shall be lawful for the Mayor of the said Municipality to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of one hundred and fifty-one thousand dollars, and to cause the same to be paid into the hands of the Treasurer of the said City, for the purpose and with the object above recited. By-law 697, s. 1.

Authority to the Mayor to borrow \$151,000 on City Debentures.

To be applied in effecting certain improvements.

2. It shall be lawful for the said Mayor to cause any number of debentures to be made for such sums of money as may be required, either in currency or sterling money, not less than one hundred dollars each, and that the said debentures shall be sealed with the seal of the said Corporation, and be signed by the said Mayor and Treasurer. By-law 697, s. 2.

The manner in which the debentures are to be made out.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, or at the Banking House of Messrs. Bosanquet, Salt & Co., London, and shall have attached to them coupons for the payment of interest. By-law 697, s. 3.

Debentures to be payable in twenty years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half yearly on the first days of the months of January and July, or April and October, in each year, at the Bank of Toronto, in the said City of Toronto, or at the Banking House of Messrs. Bosanquet, Salt & Co., London. By-law 697, s. 4.

Interest at six per cent. to be payable half-yearly.

5. And for the purpose of forming a sinking fund for the payment of the said debentures and interest thereon at the rate aforesaid, an equal special rate of thirty-six hundredths of a mill in the dollar shall, in addition to all

A special rate to be levied annually for payment of principal and interest.

No. 698.
Issue of \$12,900
City Debentures.

other rates, be assessed, raised, levied, and collected in each year upon all the rateable property within the said City of Toronto, during the said term of twenty years from the coming into effect of this By-law, unless such debentures shall be sooner paid. By-law 697, s. 5.

By-law to take
effect 13th Dec.,
1875.

6. This By-law shall take effect on, from, and after the day of the final passing thereof. By-law 697, s. 6.

[The seventh section, which fixed the places and appointed the Returning Officers for taking the votes of the electors on this By-law, is not consolidated.]

No. 698.

A By-law to provide for the issue of Debentures to the amount of twelve thousand nine hundred dollars, to assist in the construction of sewers on Sherbourne, Gloucester, Charles, St. Patrick, Ontario (two sections), Wellesley, Berkeley, Gerrard, Richmond, and Bloor Streets.

[PASSED DEC. 20, 1875.]

36 V. c. 48, s. 465.

WHEREAS By-laws have been passed during the present year for the construction of Sewers on Sherbourne, Gloucester, Charles, St. Patrick, Ontario (two sections), Wellesley, Berkeley, Gerrard, Richmond and Bloor Streets;

And whereas the amount to be paid out of the general funds of the City, towards the construction of the said Sewers is twelve thousand two hundred and eighty-two dollars;

And whereas it is desirable to raise by loan, on the credit of the said City, the said sum of twelve thousand two hundred and eighty-two dollars, together with interest thereon at six per centum for twenty years;

And whereas it will require the sum of six hundred and eighteen dollars to meet the discount on the sale of the debentures hereinafter mentioned, making the total debt created by this By-law twelve thousand nine hundred dollars ;

No. 698.
For constructing
certain Sewers.

And whereas it will require the sum of one thousand four hundred and nineteen dollars to be raised annually, by special rate, for the payment of the said debt and interest;

And whereas the amount of the whole rateable property of the said City of Toronto, according to the last revised assessment roll is forty-six millions three hundred and nineteen thousand six hundred and sixty-four dollars ;

And whereas the amount of the existing debt of the said City is four million three hundred and seventeen thousand five hundred and six dollars and forty-one cents, whereof the whole is principal, which bears interest at six per centum per annum, payable half-yearly, and there is nothing, either of said principal, or of said interest, in arrear ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the principal of the said debt, it will require an equal annual special rate of one-thirtieth part of a mill in the dollar, exclusive of all other rates, to be levied in each year ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. It shall and may be lawful for the Mayor of the City of Toronto to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned and a special rate hereinafter imposed, the sum of twelve thousand nine hundred dollars,

Authority to the
Mayor to borrow
\$12,000 at six
per cent. on City
Debentures.

No. 698.
Issue of \$12,900
City Debentures.

To be applied in
payment of
amounts due on
certain sewers.

and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Council of the Corporation of the said City in the payment of the amounts due from the said City in respect of the sewers enumerated in the recital of this By-law. By-law 698. s. 1.

Manner in which
the Debentures
are to be made
out.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to be made out for not less than one hundred dollars, Canadian currency or twenty pounds sterling each, and amounting in the whole to the said sum of twelve thousand nine hundred dollars, which debentures shall be under the seal of the said Corporation and the hands of the Mayor and Treasurer thereof. By-law 698, s. 2.

Debentures to be
payable in
twenty years.

3. The said debentures shall be made payable in twenty years from the day hereinafter mentioned for the By-law to take effect, at the Bank of Toronto, in the City of Toronto, or at the Banking House of Messrs. Bosanquet, Salt & Co., London, England, and shall have attached to them coupons for the payment of interest. By-law 698, s. 3.

Interest at six
per cent. to be
payable half-
yearly.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July, or April and October, in each year, at the Bank of Toronto, in the said City of Toronto; or at the Banking House of Messrs. Bosanquet, Salt & Co., London, England. By-law 698, s. 4.

A special rate to
be levied an-
nually for pa-
yment of principal
and interest.

5. A special rate of one-thirtieth part of a mill in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected during the said term of twenty years, for the purpose of paying the said sum of

twelve thousand nine hundred dollars, with interest thereon as aforesaid. By-law 698, s. 5.

No. 705.
Issue of \$300,000
Water Works
Debentures.

6. All moneys arising from the said rate of one-thirtieth part of a mill in the dollar, after paying the interest upon the said debentures, shall be invested, pursuant to the Act in that case made and provided. By-law 698, s. 6.

Moneys arising
from special rate
to be invested.

7. This By-law shall come into force on the day of the passing thereof. By-law 698, s. 7.

By-law to come
into force 26th
Dec., 1875.

No. 705.*

A By-law to provide for a further issue of Water Works Debentures to the amount of nine hundred thousand dollars.

[PASSED FEBRUARY 21, 1876.]

WHEREAS, by an Act of the Legislature of the Province of Ontario, passed in the thirty-ninth year of Her Majesty's reign, and intituled "An Act to amend the Act passed in the thirty-fifth year of the reign of Her Majesty Queen Victoria, and chaptered seventy-nine, intituled, 'An Act to authorize the Corporation of the City of Toronto to construct Water Works in the City of Toronto, and to amend the Act passed in the thirty-seventh year of Her Majesty's reign, chaptered seventy-five, intituled 'An Act to amend the Act passed in the thirty-fifth year of Her Majesty's reign, chaptered seventy-nine,'" it is amongst other things provided that the said Corporation shall have power to issue Water Works Debentures for a sum not exceeding in the whole, nine hundred thousand dollars, in addition to the sum of eleven hundred thousand dollars mentioned in the fourth

See 35 V. c. 79,
37 V. c. 75, & 39
V. c. 84 (Ont.).

* See By-laws Nos. 544, 569 and

No. 705.
Issue of \$200,000
Water Works
Debentures.

section of the said Act, passed in the thirty-seventh year of Her Majesty's reign, and chaptered seventy-five ;

And whereas, the said Corporation, under the authority of the said Acts of thirty-fifth Victoria and thirty-seventh Victoria, have already issued Water Works Debentures to the amount of eleven hundred thousand dollars, and it is expedient to make a further issue of such debentures to the amount of nine hundred thousand dollars, under the authority of the said last recited Act of thirty-ninth Victoria ;

And whereas, for the payment of such new debentures and interest it will require the sum of eighty-four thousand dollars to be raised annually by special rate in each year after the completion of the said Works, or at the expiration of three years from the date of the first issue of Water Works Debentures ;

And whereas, the amount of the whole rateable property of the said Municipality, irrespective of any future increase in the same, and of any income in the nature of tolls, interest or dividends from the said Water Works, or from any stock, share or interest therein, upon which the money to be so raised, or any part thereof, is intended to be invested, and also irrespective of any income from the temporary investment of the sinking fund hereinafter mentioned, or any part thereof, according to the last revised assessment rolls of the said City, being for the year one thousand eight hundred and seventy-five, was forty-six millions five hundred and six thousand two hundred and eighty dollars ;

And whereas, the amount of the existing debt of the said City is four millions four hundred and eighty-five thousand one hundred and ninety-two dollars and seven cents ; whereof the whole is principal, which bears interest at the rate of six per centum per annum, payable half-yearly ; and there is nothing, either of said principal or of said interest, in arrear ;

And whereas, for paying the interest and creating an equal yearly sinking fund for paying the said sum of nine hundred thousand dollars and interest, according to the provisions of the above recited Acts, it will require an equal annual special rate of one mill and eight-tenths of a mill in the dollar, in addition to all other rates to be levied in each year as aforesaid;

No. 705.
Issue of \$900,000
Water Works
Debentures.

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

1. It shall be lawful for the Mayor to raise by way of loan, from any person or persons, body or bodies corporate, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole nine hundred thousand dollars, and to cause the same to be paid into the Royal Canadian Bank, having an office in the said City, to be kept and applied in the manner provided by the thirteenth section of the above recited Act of thirty-fifth Victoria, chapter seventy-nine. By-law 705, s. 1.

Authority to the
Mayor to borrow
\$900,000 on
Water Works
Debentures.

To be applied in
the construction
of Water Works
for the City of
Toronto.

2. It shall be lawful for the Mayor to cause any number of debentures to be made for such sums of money as may be required, but not for less than one hundred dollars or twenty pounds sterling each, such debentures to be made under the common seal of the said City, and signed by the Mayor and Treasurer thereof. By-law 705, s. 2.

Manner in which
the debentures
are to be made
out.

3. The said debentures shall be made payable in thirty years at farthest from the date of the respective issues thereof, either in sterling or currency, in this Province or Great Britain or elsewhere, and shall have attached to them coupons for the payment of interest. By-law 705, s. 3.

Debentures to
be payable in
thirty years.

4. The said debentures shall bear interest after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly on the first

Interest at six
per cent. to be
payable half-
yearly.

No. 706
Tavern and Shop
Licenses.

days of April and October in each and every year. By-law 705, s. 4.

A special rate to be levied annually for payment of principal and interest.

5. For the purpose of forming a sinking fund for the payment of the said debentures and the interest thereon, an equal annual special rate of one and eight-tenths of a mill in the dollar shall be levied and collected in addition to all other rates in each year after the completion of the said Water Works, or at the expiration of three years from the first issue of Water Works Debentures, upon all the rateable property in the said City, during the currency of the said debentures or any of them. By-law 705, s. 5.

Moneys arising from special rate after paying interest to be invested.

6. All moneys arising from the said rate of one and eight-tenths of a mill in the dollar, beyond the amount required for the payment of interest upon the said debentures, shall be invested by the said Treasurer in each year as the Council of the said Corporation may direct, for the purpose of creating a sinking fund for the redemption of the said debentures as they respectively become due. By-law 705, s. 6.

By-law to take effect 21st February, 1876.

7. This By-law shall come into operation and take effect on the day of the passing thereof. By-law 705, s. 7.

No. 706.

A By-law in relation to the issue of Tavern and Shop Licenses, for the year ending the thirtieth of April, one thousand eight hundred and seventy-seven.

[PASSED FEBRUARY 23, 1876.]

39 V. c. 26, s. 16
(2) (Ont.)

WHEREAS by an Act passed in the Session of the Legislature of Ontario, held in the thirty-ninth year of the reign of Her Majesty Queen Victoria, chaptered one hundred and fifty-eight, entitled "An Act to amend the law respecting the sale of Fermented or Spirit-

uous Liquors," power is given to the Councils of Cities to pass By-laws for regulating the several matters hereinafter mentioned;

No. 707,
Connection with
Yonge Street
Sewer,

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. The number of Tavern Licenses to be issued for the year ending the thirtieth day of April, one thousand eight hundred and seventy-seven shall not exceed two hundred and fifteen. By-law 706, s. 1. Tavern Licenses.

2. The duty to be paid for Tavern Licenses to be issued shall be two hundred dollars. By-law 706, s. 2. Duty for Tavern Licenses.

3. The number of Shop Licenses to be issued for the year ending the thirtieth day of April, one thousand eight hundred and seventy-seven, shall not exceed one hundred. By-law 706, s. 3. Shop Licenses.

4. The duty to be paid for Shop Licenses to be issued shall be two hundred dollars. By-law 706, s. 4. Duty for Shop Licenses.

No. 707.

A By-law respecting connection with the Main Sewer on Yonge Street, previous to the putting down of permanent roadway.

[PASSED MARCH 6, 1876.]

WHEREAS it is the intention of the Board of Works to lay down during the summer of one thousand eight hundred and seventy-six, a permanent roadway on Yonge Street, between King and Gerrard Streets;

And whereas it is expedient that before laying down such roadway, provision should be made for securing the permanency of the same, by having all properties abutting

No. 707.
Connection with
Young Street
Sewer.

upon the said portion of Yonge Street drained into the sewer recently constructed thereon;

Therefore, the Council of the Corporation of the City of Toronto enacts as follows :

Premises abutting on Yonge Street to be drained into the Sewer.

1. All grounds, yards, lots, and premises abutting upon Yonge Street, between King and Gerrard Streets, shall, within three months after the passing of this By-law, be drained into the Yonge Street Sewer, and in case the same has not been done by the owners or occupiers of the said properties within the time aforesaid, then the City Engineer shall cause the same to be so drained into the said sewer, within one month thereafter, and shall make a detailed return to the City Treasurer, showing the cost of draining each such lot or parcel of land, and the persons in occupation of the same ; and the amounts appearing by the said Report to have been expended, shall be assessed against the owners or occupiers of such lots or parcels of land, and recovered in the same manner as other taxes of the year one thousand eight hundred and seventy-six. By-law 707, s. 1.

In case of neglect on the part of owners, City Engineer to have the drains constructed.

2. The provisions of section nineteen of By-law number four hundred and sixty-eight, shall apply to contraventions of this By-law. By-law 707, s. 2.

By-law to take effect 6th March, 1876.

3 This By-law shall come into force on the day of the passing thereof. By-law 707, s. 3.

No. 710.

No. 710.
Issue of
\$257,517.75
City Debentures

A By-law to provide for an issue of Debentures to the extent of five hundred and thirty-seven thousand two hundred and seventeen dollars and seventy-six cents, to redeem certain Debentures falling due in the year one thousand eight hundred and seventy-six.

[PASSED MARCH 27, 1876.]

WHEREAS by an Act of the Legislature of the 35 v. c. 70 (Ont.) Province of Ontario, passed in the thirty-fifth year of Her Majesty's reign, and chaptered seventy-six, entitled "An Act to consolidate the Debenture Debt of the City of Toronto," it is amongst other things enacted, that the Corporation of the City of Toronto may pass a By-law or By-laws, for authorizing the issue of debentures of the said City, for a sum not exceeding in the whole the sum of two millions five hundred and fifty-two thousand one hundred and sixty-six dollars and eleven cents, to redeem certain debentures therein specified, and amounting to the said sum of two millions five hundred and fifty-two thousand one hundred and sixty six dollars and eleven cents;

And whereas, it is necessary to provide for the redemption of certain debentures, described in the said Act as falling due during the year of our Lord one thousand eight hundred and seventy-five, and amounting to the sum of five hundred and thirty-seven thousand two hundred and seventeen dollars and seventy-six cents;

And whereas, it will require the sum of thirty-two thousand two hundred and thirty-three dollars and six cents to be raised annually by special rate for the payment of the interest on the said debentures;

And whereas, the amount of the whole rateable property of the said Municipality of Toronto, irrespective of any

No. 710.
Issue of
\$537,217.76
City Debentures.

future increase of the same, and also irrespective of any increase to be derived from the temporary investment of the sinking fund hereinafter mentioned, according to the last revised assessment rolls of the Municipality, being for the year one thousand eight hundred and seventy-five, is forty-six millions five hundred and six thousand two hundred and eighty dollars ;

And whereas, the annual rate on the dollar, upon such rateable property required as a special rate, for the payment of the interest, and the forming of a sinking fund of one per centum per annum for the payment of the principal of the said loan of five hundred and thirty-seven thousand two hundred and seventeen dollars and seventy-six cents, in twenty years, according to the provisions of the above recited Act, is eighty-one hundredths of a mill on the dollar ;

Therefore the Council of the Corporation of the City of Toronto enact as follows :

Authority to the Mayor to borrow \$537,217.76 at six per cent, on City Debentures.

1. It shall and may be lawful for the Mayor of the City of Toronto, to raise by way of loan, at a rate of interest not exceeding six per centum per annum, from any person or persons, body corporate or politic, who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, and a special rate hereinafter imposed, the sum of five hundred and thirty-seven thousand two hundred and seventeen dollars and seventy-six cents, and to cause the same to be paid into the hands of the Treasurer of the said City, to be by him applied from time to time, under the direction of the Council of the Corporation of the said City, in the redemption of the debentures issued by the said City, and respectively falling due in the year of our Lord one thousand eight hundred and seventy-six, as enumerated in the recital of the said above recited Act. By-law 710, s. 1.

To be applied in the redemption of debentures falling due in 1876.

The manner in which the debentures are to be made out.

2. It shall and may be lawful for the Mayor of the said City of Toronto to cause any number of debentures to

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be made out for not less than one hundred dollars, Canadian currency, or twenty pounds sterling each, and amounting in the whole to the said sum of five hundred and thirty-seven thousand two hundred and seventeen dollars and seventy-six cents, which debentures shall be under the seal of the said Corporation and the hands of the Mayor and Treasurer thereof, and may be in the form "A" in the schedule to the said Act. By-law 710, s. 2.

No. 710.
Issue of
\$537,217.76
City Debentures.

3. The said debentures shall be made payable in twenty years from the date of issue thereof, either in currency or sterling, in this Province, Great Britain, or elsewhere, and shall have attached to them coupons for the payment of interest. By-law 711, s. 1.

Debentures to be payable in twenty years.

4. The said debentures shall bear interest at and after the rate of six per centum per annum from the date thereof, which interest shall be payable half-yearly, on the first day of the months of January and July, or April and October, in each year. By-law 710, s. 4.

Interest to be payable half-yearly.

5. A special rate of eighty-one hundredths of a mill in the dollar, upon the assessed value of all the rateable property in the City, over and above all other rates and taxes, shall be annually levied and collected from the year one thousand eight hundred and seventy-six to the year one thousand eight hundred and ninety-five, both years inclusive, for the purpose of paying the said sum of five hundred and thirty-seven thousand two hundred and seventeen dollars and seventy-six cents, with interest thereon as aforesaid. By-law 710, s. 5.

A special rate to be levied annually for payment of principal and interest.

6. All moneys arising from the said rate of eighty-one hundredths of a mill in the dollar, after paying the interest upon the said debentures, shall be invested as directed by the said above recited Act. By-law 710, s. 6.

Moneys arising from special rate to be invested.

7. This By-law shall come into force on the day of the passing thereof. By-law 710, s. 7.

By-law to take effect 27th March, 1876.

No. 714.
Appointment of
an Engineer for
the Gaol.

No. 712.

A By-law to provide that the Side Line or Western Limit of the City of Toronto be named Dufferin Street.

[PASSED APRIL 18, 1876.]

36 V. c. 48, s. 384
(46) (Ont.)

WHEREAS, by a resolution of the Council, adopted on the twenty-first day of February, one thousand eight hundred and seventy-six, the Board of Works was instructed to report a By-law naming the Side Line or Western Limit of the City of Toronto, Dufferin Street;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

Western Side
Line of the City
to be named
Dufferin Street.

1. From and after the passing of this By-law, the Side Line or Western Boundary of the City of Toronto shall be named Dufferin Street. By-law 712, s. 1.

No. 714.

A By-law to provide for the appointment of an Engineer for the City Gaol.

[PASSED APRIL 24th, 1873.]

See 36 V. c. 48
ss. 360 & 372 (2)
(Ont.), &c.

WHEREAS it is expedient that an Engineer should be appointed to take charge of the heating apparatus and water supply of the City Gaol; and also to take charge of the plumbing work and repairs therein;

And whereas the Board of Gaol Inspectors have recommended the appointment of William Harding to the said position of Engineer, and the other duties above referred to;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. William Harding is hereby appointed Engineer for the City Gaol, and to perform the services above enumerated, from the twenty-fourth day of April, one thousand eight hundred and seventy-six, at an annual salary of five hundred dollars, payable monthly. By-law 714, s. 1. Salary.

No. 722.
Chimney Inspectors.
Appointment of an Engineer for the City Gaol.

2. The following shall be the duties of the said Engineer:—

Duties of Engineer.

(1) To take charge of the boilers belonging to the said Gaol, and all things appertaining thereto.

To take charge of boilers.

(2) To take charge of all the plumbing works and repairs that may be necessary to be done thereto from time to time, as the same may be required. By-law 714, s. 2.

To take charge of all plumbing work and necessary repairs.

No. 722.

A By-law to provide for the appointment of Chimney Inspectors, and to define their duties.

[PASSED MAY 22, 1876.]

WHEREAS it is expedient to provide for the appointment and to define the duties of Chimney Inspectors;

38 V. c. 43, ss. 372 (2) & 384 (32) (38) (Ont.).

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. The Council may, by By-law passed upon the recommendation of the Standing Committee on Fire, Water, and Gas, appoint from time to time as many persons as may be required, to the office of Chimney Inspectors, and may in such By-law fix the salary of such Inspectors, and prescribe their duties which shall be in addition to the duties hereby prescribed, and determine the limits within

Appointment of Chimney Inspectors.
Salaries and duties of Inspectors.

No. 722.
Chimney Inspectors.

To Examine
Chimneys.

which such Inspectors shall exercise their said office. By-law 722, s. 2.

2. Each such Inspector shall be under the orders, direction, and control of the City Commissioner, and shall, whenever he may be required or authorized to do so by the said Commissioner, examine any chimney within the limits of his division, and may for that purpose enter in a quiet and peaceable manner into any house, shop, or other building within the limits of the division for which he is appointed Inspector; and if, upon such examination, he finds there that such chimney has not been properly cleaned, he shall at once report the matter to the City Commissioner, who shall notify the occupant or owner of such house to have such chimney cleaned within three days; and every person so notified, whether owner or occupant, who does not within three days after the service of such notice, cause such chimney to be properly swept and cleaned to the satisfaction of the said City Commissioner, shall be subject to the penalties of this By-law. By-law 722, s. 3.

The Inspector to be liable when Chimneys catch fire owing to his negligence.

3 In all cases where any chimney shall catch fire within the said City, and the case can be traced to negligence or carelessness on the part of the Inspector, the said Inspector shall himself be liable to the same penalty as is prescribed for the breach of any of the other provisions of this By-law. By-law 472, s. 7; By-law 722, s. 4.

Penalty.

4. Any person or persons guilty of an infraction of any of the provisions of this By-law, shall upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace, for the City of Toronto, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the 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, or Justice con-

Distress in default of payment.

By-law

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victing as aforesaid, to issue a warrant under his hand and seal, or in case the said Mayor, Police Magistrate and 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 may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the Common Gaol of the said City of Toronto, with or without hard labour, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

By-law 472, s. 8; By-law 722, s. 4.

No. 728.
City Assessment.

Commitment in
default of dis-
tress.

No. 728.

A By-law in relation to the Time for Taking the Assessment for the year one thousand eight hundred and seventy-seven, and subsequent years.

[PASSED JUNE 19, 1876.]

WHEREAS, by the Act of the Legislature of Ontario, 39 V. c. 33, s. 1 (2) (Oct.) passed in the thirty-ninth year of the reign of Her Majesty Queen Victoria, chaptered thirty-three, entitled "An Act to amend the Assessment Act of one thousand eight hundred and sixty-nine, and any Acts amending the same," it is enacted that in cities the Council may pass By-laws for regulating the periods for taking the Assessment and for the Revision of the Rolls by the Court of Revision, and by the County Judge, as hereinafter mentioned;

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

No. 727.
City Assessment.
City Assessment to be taken between 1st July and 30th Sept.

Rolls to be returnable to the City Clerk 1st October.

Court of Revision.

Revision by County Judge.

The Assessment for the year 1877.

Assessment in subsequent years.

1. During the present year, in addition to the regular current Assessment made therefor during the ordinary and accustomed periods, an additional Assessment shall be taken between the first day of July and the thirtieth day of September, the rolls for the same to be returnable to the City Clerk on the first day of October, and the Clerk shall regulate all notices of appeal, and the sittings of the Court of Revision, and for hearing of appeals by the County Judge, on the said last made Assessment, by the same measure of time as is required by law for an ordinary Assessment, so that the said Court of Revision shall close on the fifteenth day of November, and the final return by the County Judge, on the thirty-first day of December. By-law 728, s. 1.

2. The Assessment so to be made and revised between the first day of July and the thirty-first day of December, one thousand eight hundred and seventy-six, shall be so made and revised as and for the Assessment for the year one thousand eight hundred and seventy-seven, on which the rate of taxation for the year one thousand eight hundred and seventy-seven shall be struck and levied. By-law 728, s. 2.

3. In subsequent years, and until otherwise enacted by the Council, the Assessment and the revision of the same shall continue to be made between the periods mentioned in section one, and be so made and revised as and for the Assessment for the year immediately following, on which the rate of taxation for said following year shall be struck and levied. By-law 728, s. 3.

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No. 730.

No. 730.
Office of City
Treasurer.

A By-law to regulate the Office of City Treasurer.

[PASSED JUNE 19, 1876.]

WHEREAS it is provided by the Statute that every Municipal Council shall appoint a Treasurer, to whom is assigned certain statutory duties, and who is also required by Statute to give such security as the Council shall direct for the faithful discharge of his duties, and especially for duly accounting for and paying over all moneys which may come into his hands ;

36 V. c. 48, ss.
196-197.

And whereas the By-laws of the Corporation have defined in various cases special duties and obligations pertaining to the said office ;

And whereas, in addition to his said statutory duties, and the duties so defined by the By-laws of the Corporation, it is expedient to make further and general provisions and regulations with regard to the said office, as hereinafter enacted ;

Therefore the Council of the Corporation of the City of Toronto, enacts as follows :—

1. The Treasurer shall be the head of the Financial Department of the Corporation, and shall be the principal officer and adviser of the Corporation, through the Finance Committee, in all matters relating to the monetary and financial operations of the City, and especially with regard to its Debt, and the Estimates to be prepared annually for providing the ways and means for protecting the same, and meeting the annual expenditure, with a careful regard to the maintenance of the civic credit.

By-law 730, s. 2.

The Treasurer to be the head of the Financial Department.

To advise the Finance Committee on all matters relating to City Finances.

2. The security to be given by the Treasurer, as required by law, shall be either by bond with good and sufficient security to be given by the Treasurer.

Security to be given by the Treasurer.

No. 730.
Office of City
Treasurer.

cient personal securities, or the covenant and undertaking of any good and sufficient Company or Association duly incorporated for granting bonds of securityship for parties holding positions of trust, and as to the amount of the same and all other particulars, shall be subject to the approval of the Council. By-law 730, s. 3.

To keep such books of account as may be necessary.

3. The Treasurer shall keep, or cause to be kept, according to the most approved system of book-keeping, such books of account as may be necessary to show distinctly the receipts and disbursements, and all other reckonings and accountings of what nature or kind soever, connected with the monetary transactions of the Corporation. By-law 730, s. 4.

Special books for recording Debenture Debt.

4. He shall also keep special books and registers for recording the Debenture Debt of the Corporation, the retirement of the coupons or interest warrants of the same, and all other changes in the same; having especial regard to the provision to be made with the Bankers and Agents of the Corporation, both in Canada and England, for meeting all payments of principal and interest as the same become payable. He shall also give special attention to the maintenance of the sinking funds, and the punctual and full appropriation and investment of all moneys necessary to said maintenance. By-law 730, s. 5.

Special attention to be given to the sinking funds.

Collection of taxes and rentals.

5. He shall use all diligence in enforcing the prompt collection of all rates, taxes, interest, rentals, or other dues of the Corporation, and, where necessary, enforce payment of the same by a prompt recourse to legal process. By-law 730, s. 6.

Moneys not required for immediate use to be banked.

6. He shall deposit, or cause to be deposited, with the Bankers of the Corporation, all moneys not required for immediate current disbursements, paying all amounts exceeding twenty dollars by cheques, and shall compare and adjust monthly, or oftener, if necessary, the accounts current of the said Bankers. By-law 730, s. 7.

Amounts over \$20 to be paid by cheque.

By-law

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7. He shall be the custodian of all titles and evidences of title, deeds, mortgages, leases, bonds, agreements, or other instruments relating to the property and rentals of the City, and shall only allow the same to be taken from his office on the order of the Council, or on the requisition and receipt of the City Solicitors for use in any legal procedure, or on the order to produce of any Court of Law or Equity. By-law 730, s. 8.

No. 730.
Office of City
Treasurer.

Custody of
deeds, leases,
bonds, &c.

8. He shall further be the custodian of all bonds and securities of fidelity given for the faithful discharge of the duties of the officials and servants of the Corporation, save his own which shall be deposited with the City Clerk. By-law 730, s. 9.

Custody of bonds
given by Cor-
poration officials.

9. He shall be guided in the payments and disbursements of his office, by the By-laws, Rules, and Regulations of the Corporation with regard to the passing and verification of accounts by the several Committees, or by statutory or other authority, and by the appropriations made for their liquidation, advising with the Committee of Finance or the Council, when such appropriations are exhausted. By-law 730, s. 10.

To be guided in
making pay-
ments by the
By-laws and
Rules of the
Corporation.

10. He shall, as early as may be after the close of the financial year, prepare for publication the Annual Abstract and Report of the Civic Receipts and Expenditure, with statements of assets and liabilities, and such other information regarding the City Debt, the sinking funds, and any other special accounts of the Corporation, as may be required by the Council. By-law 730, s. 11.

To prepare an
annual Report of
Civic Receipts
and Expendi-
ture, &c.

11. He shall generally superintend the transactions of his department, and the officers of the same, and duly compare, check, and verify the entries of receipts and disbursements with the accounts and vouchers of the same, and with the books of the office. By-law 730, s. 12.

To generally
superintend the
transactions of
the Treasurer's
department.

12. The accounts and transactions of his department shall be subject to a monthly audit by the City Auditors,

The accounts
and transactions
to be audited
monthly.

No. 743.
Registration of
debentures.

and who shall also verify and attest the Annual Abstract and Report of Receipts and Expenditure named in section ten. By-law 730, s. 13.

Office hours.

13. The official hours for the transaction of business in the Treasurer's Office shall be from nine o'clock a.m. to four o'clock p.m., except on Saturdays, when all the Civic offices close at one o'clock p.m. By-law 730, s. 14.

No. 743.

A By-law to authorize the Registration, under the Statute, of Debentures issued under By-law number seven hundred and five, and to appoint Messrs. Bosanquet, Salt and Company, the Deputies of the Treasurer of the City of Toronto, to effect the same.

[PASSED SEPTEMBER 18, 1876.]

88 V. c. 48, ss.
800-802 (Ont.)

WHEREAS the Imperial Bank of Canada are now the holders of the debentures of the City of Toronto, numbered from seven thousand four hundred and eleven to nine thousand two hundred and fifty-nine inclusive, bearing date the first day of April, in the year of our Lord, one thousand eight hundred and seventy-six, issued by the City of Toronto, for the construction of Water Works in the City of Toronto, under the provisions of the several Statutes of the Province of Ontario, thirty-fifth Victoria, chapter seventy-nine, thirty-seventh Victoria, chapter seventy-five, and thirty-ninth Victoria, chapter sixty-four, and of the By-law of the said Corporation, numbered seven hundred and five;

And whereas the said Imperial Bank, as such holders, have requested that a provision in the words, or to the effect hereinafter set forth, be inserted in or endorsed upon

such of the said debentures as the said Imperial Bank may produce for that purpose, and be made to form and become a portion of the said debentures to the intent that such debentures in or upon which the same shall be inserted or endorsed, shall only be transferable by entry by the Treasurer of the said City of Toronto, or his deputy, in the Debenture Registry Book of the said City, from time to time, as transfers of any such debentures are authorized by the then owner thereof, or his lawful Attorney;

No. 743.
Registration of
Debentures.

Therefore the Council of the Corporation of the City of Toronto enacts as follows:

1. It shall and may be lawful for the Treasurer of the City of Toronto, or his Attorney or Attorneys lawfully authorized, and he or they are hereby authorized and empowered to make, sign, execute and endorse a provision in the words following, that is to say, "This debenture is held by the Imperial Bank of Canada as the owner thereof, and this debenture or any interest thereon shall not, after a certificate of ownership has been endorsed thereon by the Treasurer of the Municipal Corporation, be transferable, except by entry by the Treasurer or his deputy in the Debenture Registry Book of the Corporation of the City of Toronto, at the City of London, in England, the said book being kept at the office of Messrs. Bosanquet, Salt and Company, number seventy-three Lombard Street, who have for this purpose been appointed Deputy Treasurers of the said Corporation," in and upon such of the debentures hereinbefore referred to, numbered seven thousand four hundred and eleven to nine thousand two hundred and fifty-nine inclusive, as the said Imperial Bank of Canada may produce to him or his said Attorney or Attorneys hereinafter mentioned for that purpose. By-law 743, s. 1.

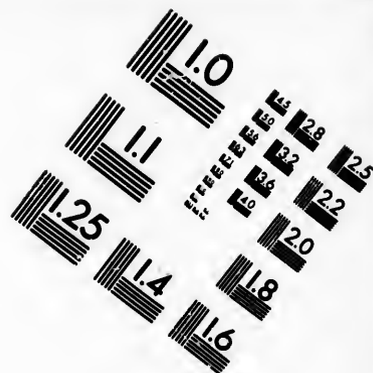
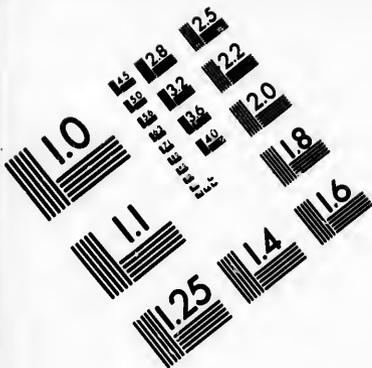
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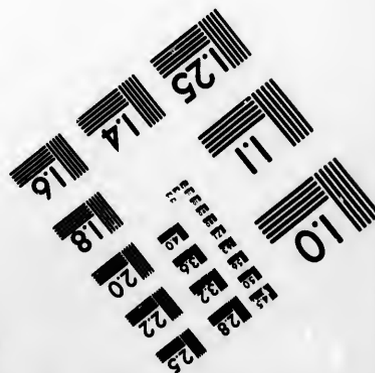
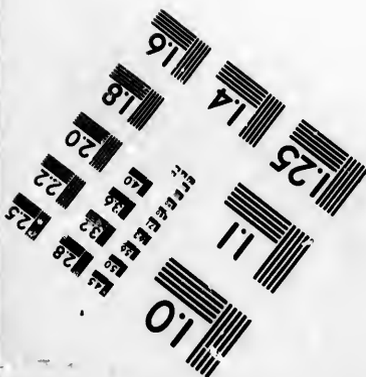
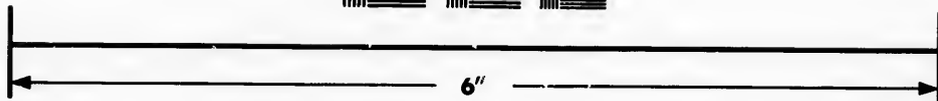
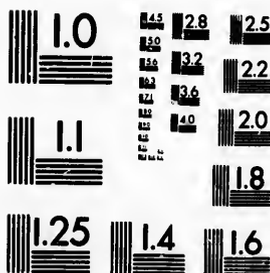
2. From and after the making, signing, executing and endorsing of the said provision in and upon any of the said debentures, such provision shall have the same force

Effect of provi-
sion.





**IMAGE EVALUATION
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No. 743.
Registration of
Debentures.

and effect as if the same had been originally inserted in the said debenture, and shall to all intents and purposes form and be a portion of the said debentures. By-law 743, s. 2.

Bosanquet, Salt
and Co. London
agents of Treas-
urer.

3. The said Treasurer shall be and he is hereby authorized to nominate and appoint Messrs. Bosanquet, Salt and Company, Bankers, London, England, as his Attorneys, to make, sign, execute and endorse such provision upon such debentures, as shall be produced as aforesaid. By-law 743, s. 3.

Debenture Re-
gistry Book to be
kept by the Treas-
urer.

4. The Treasurer of the City of Toronto, shall be and he is hereby authorized to open and keep a Debenture Registry Book, in which he shall enter a copy of all certificates of ownership of debentures containing the provision above set forth, and also every subsequent transfer thereof. By-law 743, s. 4.

Authority to
Bosanquet, Salt
and Co. to regis-
ter transfers.

5. The said Messrs. Bosanquet, Salt and Company shall be and they are hereby appointed the deputies of the Treasurer of the City of Toronto, for making entries in the Debenture Registry Book of the Corporation of the City of Toronto, of the ownership of the Imperial Bank of Canada of the debentures upon which said provision is made or endorsed and of all transfers thereof, in accordance with the provisions of the Municipal Institutions Act of one thousand eight hundred and seventy-three. By-law 743, s. 5.

No. 744.

No. 744.
Appointment of
Tax Collectors.

A By-law to provide for the appointment of Collectors of Taxes for the year one thousand eight hundred and seventy-six.

[PASSED SEPTEMBER 13, 1876.]

WHEREAS it is expedient to provide for the appointment of Collectors of the Taxes for the present year ;

Therefore the Council of the Corporation of the City of Toronto enacts as follows :

1. There shall be appointed for the collection of the Taxes of the present year one Collector for each Ward, who shall hold office from the date of the passing of this By-law, during the pleasure of the Finance Committee, and at such salary as the said Committee shall determine.
By-law 744, s. 1.

One Collector to be appointed for each Ward.

2. Each of the Collectors so appointed shall, within thirty days after his appointment, give to the Corporation of the City of Toronto security, to be approved of by the Finance Committee of the said Corporation, for the due, faithful, and prompt discharge of all the duties pertaining to the said office, under the By-laws of the said Corporation and the Statutes in that behalf ; and for the payment over to the said Corporation, at such times and in such manner as may be directed by the Finance Committee, of all moneys received by him as such Collector as aforesaid ; and also that he will, upon request, account to and with the Treasurer of the said City for all moneys so by him received, and will complete all the said duties, and pay over all the said moneys, and make all necessary returns and affidavits relative thereto, before the date fixed by the Finance Committee, under the first section of this By-law. By-law 744, s. 2.

Collectors to give security.

Collectors to pay over to Treasurer as may be directed.

No. 744.
Appointment of
Tax Collectors.
Appointment of
Collectors.

3. The following shall be the Collectors referred to in the first section of this By-law: For St. Lawrence Ward, John Walker; for St. David's Ward, J. Broughton, Sen.; for St. Thomas' Ward, John A. Mills; for St. James' Ward, Mungo Nasmith; for St. George's Ward, Chas. McCaffrey; for St. Andrew's Ward, W. J. Turner; for St. John's Ward, Robert Dodds; for St. Patrick's Ward, John Healslip; for St. Stephen's Ward, W. A. Lee. By-law 744, s. 3.

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SCHEDULE A.

A TABLE

OF ALL THE

BY-LAWS OF THE CITY OF TORONTO,

From the 10th day of May, A.D. 1834, to the 18th day of September, A.D. 1876, showing whether the same were reported as in force, effete, superseded, or repealed, by the Special Committee appointed by resolutions of the City Council, adopted on the 16th and 27th days of March, A.D. 1876, to amend and consolidate the said By-laws.

No.	TITLE	WHEN PASSED.	HOW REPEATED.	PAGE.
1	An Act for the preventing and extinguishing of Fires	10th May, 1834	Repealed	
2	An Act to regulate the Public Markets	27th May, 1834	Repealed	
3	An Act to regulate the duty and office of Chamberlain	30th May, 1834	Repealed	
4	An Act concerning Nuisances and the good government of the City.	30th May, 1834	Repealed	
5	An Act to impose a tax on dogs.....	30th May, 1834	Repealed	
6	An Act concerning Licenses	31st May, 1834	Repealed	
7	An Act to regulate the sale of Hay.	6th June, 1834	Repealed	
8	An Act to establish a Board of Health	9th June, 1834	Repealed	
9	An Act for regulating, paving, cleaning and repairing the Streets and Roads, and for constructing Common Sewers.....	19th June, 1834	Repealed	
10	An Act to regulate the Public Market, and to repeal an Act of the same title passed on the 27th May, 1834.....	8th May, 1835	Repealed	
11	An Act to authorize and regulate the assize and price of Bread in the City and Liberties.....	13th May, 1835	Repealed	
12	An Act to license and regulate the duties and charges of Common Carriers in the City of Toronto...	30th May, 1835	Repealed	
13	An Act to enforce the attendance of members of the City Council at the meetings thereof, and to impose a fine on non-attendants	25th June, 1835	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
14	An Act to authorize and empower the Mayor to borrow the sum of five thousand pounds, on the credit of the City, for the purposes and upon the terms therein mentioned...	20th July, 1835	Repealed	
15	An Act to amend "An Act to regulate the sale of Hay in the City of Toronto."	8th Oct., 1835	Repealed	
16	An Act to protect the Common Sewers of the City of Toronto, and to regulate the use thereof by the inhabitants, and for other purposes relative to the said Common Sewers	8th Oct., 1835	Repealed	
17	An Act to regulate the use of the Fisheries and Fish Market within the City of Toronto, and the liberties thereof	12th Oct., 1835	Repealed	
18	An Act to authorize the Mayor to raise a sum of money by Debentures, for the purpose of liquidating the outstanding debts of the City.	16th Jan., 1836	Repealed	
19	An Act to authorize the Mayor to raise a sum of money by Debentures, for the purpose of paying the expenditure on the Public Sewers, over and above the sum already appropriated for that purpose	16th Jan., 1836	Repealed	
20	An Act to effect a loan to pay off the Market Debentures, and to pay off certain debts of the City, on the security of the Market Buildings, and the four acres of land called the Market Block, and to repeal certain laws of the City, passed on the 16th January, 1836	28th Mar., 1836	Repealed	
21	An Act for the preservation and repairs of the planking of the sidewalks in the City of Toronto and liberties	23rd May, 1836	Repealed	
22	An Act establishing a Toll to be taken at the bridges leading to the Peninsula, and for other purposes therein mentioned	23rd May, 1836	Repealed	
23	An Act the more effectually to provide for the collecting of the tax imposed on Dogs, and to provide for their destruction in certain cases.	27th May, 1836	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
24	An Act to amend an Act passed May 30th, 1835, entitled "An Act to license and regulate the duties and charges of the Common Carriers in the City of Toronto.".....	12th July, 1836	Repealed	
25	An Act to repeal part of, and amend an Act passed 12th October, 1835, entitled "An Act to regulate the use of the Fisheries and Fish Market within the City of Toronto and the liberties thereof."	30th July, 1836	Repealed	
26	An Act to authorize the loan of five thousand pounds for the improvement of the Streets within the City and liberties.....	10th Aug., 1836	Repealed	
27	An Act to authorize the Mayor to borrow the further sum of one thousand pounds to carry on the improvements in the principal Streets of the City, and for other purposes	22nd Dec., 1836	Repealed	
28	An Act authorizing the renewal of the Leases, and the granting of new Leases for the grounds situate between the Market House and Church Street, King Street, and Market Street, upon the conditions and under the restrictions therein specified	2nd Mar., 1837	In Force	1
29	An Act authorizing the Mayor to borrow the sum of ten thousand pounds for the general improvements of the City	4th May, 1837	Repealed	
30	An Act to authorize the Chamberlain on behalf of the City of Toronto, at any time within two months after the passing of this Act, to issue, on the credit of the City, Bills payable six months after date, with interest at the rate of six per cent. per annum, to the amount of fifteen hundred pounds currency.....	1st June, 1837	Repealed	
31	An Act to amend an Act passed by the Common Council, on the first day of June, one thousand eight hundred and thirty-seven, authorizing the issue of fifteen hundred pounds currency, by the City of Toronto	8th June, 1837	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
32	An Act to establish Pounds, and appoint one or more Pound-keepers for the City of Toronto	6th Oct., 1837	Repealed	40
33	An Act to authorize a further issue of City Notes, to an extent not exceeding four thousand pounds..	9th Oct., 1837	Repealed	41
34	An Act to amend an Act of the Common Council passed on the fourth day of May last, authorizing the Mayor to borrow ten thousand pounds to carry on the improvements of the City	2nd Dec., 1837	Repealed	43
35	An Act to amend an Act of the Common Council passed on the tenth day of May, one thousand eight hundred and thirty-four, entitled "An Act for the preventing and extinguishing of Fires."	15th Mar., 1838	Repealed	44
36	An Act to authorize the Chamberlain of the City of Toronto, under the restrictions in the said Act mentioned, to issue Promissory Notes of the value of one and two dollars, to an amount not exceeding six thousand pounds on the credit of the City	3rd Sep., 1838	Repealed	46
37	An Act to repeal the laws now in force relative to Swine running at large in the City of Toronto, and to authorize the forfeiture to the uses and benefit of the said City, of all swine found running at large in the City of Toronto after the passing of this Act	14th May, 1839	Repealed	47
38	An Act to authorize the issuing of Corporation Notes, to an amount not exceeding six thousand pounds	10th June, 1839	Repealed	48
39	An Act to continue and amend an Act of the Corporation of the City of Toronto, passed on the 2nd of March, 1837, entitled "An Act authorizing the renewal of the Leases and the granting of new Leases for the grounds situate between the Market House and Church Street, King Street and Market Street, upon the conditions and under the restrictions therein specified....."	7th Oct., 1839	In Force	5

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
40	An Act to establish and regulate the Public Markets in the City of Toronto, and to repeal the law of the City already existing on that subject	11th Nov., 1839	Repealed	
41	An Act to alter and amend the existing laws on the subject of the Market Block.....	6th Jan., 1840	In Force	6
42	An Act to amend the various Acts of the Corporation now in force on the subject of the Market Block.	23rd Mar., 1840	In Force	8
43	An Act to authorize the Leasing of certain Water Lots named therein upon the conditions and under the restrictions and limitations therein prescribed.....	14th May, 1840	In Force	10
44	An Act to restrain Horned Cattle from running at large within a certain portion of the City of Toronto during the time therein prescribed.....	20th May, 1840	Repealed	
45	An Act to repeal parts of, and amend the laws authorizing the Leasing of certain Lots on the Market Block	15th June, 1840	In Force	12
46	An Act to authorize the construction of a Public Sewer on George Street, and to borrow the sum of one hundred and fifty pounds to pay the expenses of the same.....	15th June, 1840	Repealed	
47	An Act to authorize a further issue of six thousand five hundred pounds of Corporation Notes for the purpose of redeeming the Corporation Notes already in circulation, and for paying other debts and expenditures of this Corporation.....	22nd June, 1840	Repealed	
48	An Act to repeal part of and amend an Act passed on the eleventh of November, one thousand eight hundred and thirty-nine, entitled, "An Act to establish and regulate the Public Markets in this City, and to repeal the law of the City already existing on that subject."	29th June, 1840	Repealed	
49	An Act to amend an Act passed on the fourteenth day of May, one thousand eight hundred and forty,			

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	entitled "An Act to authorize the Leasing of certain Water Lots named therein, upon the conditions and under the restrictions and limitations therein prescribed.	17th Aug., 1840	In Force	14
50	An Act to regulate Theatrical performances and other Exhibitions.	17th Aug., 1840	Repealed	
51	An Act to Lease Water Lot number five, according to the plan of Mr. Howard, to the Hon. Joseph Mason and others, for the purpose of erecting Gas Works to supply the City of Toronto with Gas, and for other purposes.....	7th June, 1841	In Force	15
52	An Act to authorize an issue of seven thousand pounds of Corporation Notes, for the purpose of redeeming the Corporation Notes already in circulation and for paying other debts of the Corporation... ..	21st June, 1841	Repealed	
53	An Act to authorize the Mayor to issue certain Debentures therein mentioned, amounting to one thousand and seventy-five pounds.....	12th July, 1841	Repealed	
54	An Act to authorize the sale of Leases of entire Water Lots therein mentioned.....	26th July, 1841	In Force	18
55	An Act to authorize the issue of City Debentures, to the amount of eight hundred pounds, for the purpose of Draining and Macadamizing or Blocking Yonge Street from King Street to the Bay, in the City of Toronto	9th Aug., 1841	Repealed	
56	An Act to repeal certain Acts of the Common Council therein mentioned, and to provide for the suppression of Nuisances, and for the protection of the Streets and Sidewalks of the City of Toronto and liberties	11th Oct., 1841	Repealed	
57	An Act to authorize the issue of City Debentures, for the purpose of Draining Bay Street from King Street to the Bay	1st Nov., 1841	Repealed	
58	An Act to authorize the Chamberlain, on behalf of the Corporation, to resume possession of Water Lot number thirty-nine, the right to			

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	the lease of which was disposed of to Archibald Macdonell, and to repay the said Archibald Macdonell the amount of premium he has paid thereon	21st Mar., 1842	Repealed	
14	59 An Act to authorize the issue of Debentures for the purpose of raising a sum of money, to be expended in forming and macadamizing Bay Street, south of King Street	4th April, 1842	Repealed	
15	60 An Act to authorize James McDonell, Esquire, to close up Henrietta Street and open a Street in continuation of Market Lane in lieu thereof	18th April, 1842	Repealed	
	61 An Act to authorize a sum of money to be raised by Debentures for the purpose of Draining and Macadamizing York Street, from King Street to the Bay	26th May, 1842	Repealed	
	62 An Act to authorize the issue of Corporation Notes to an amount not exceeding eight thousand pounds	20th June, 1842	Repealed	
18	63 An Act to authorize the negotiation of a Loan of money, not exceeding fifty thousand pounds sterling, for the public uses of the City	11th July, 1842	Repealed	
	64 An Act to provide for the Draining and Macadamizing of Stewart's Lane	25th July, 1842	Repealed	
	65 An Act to authorize the levying and collecting an Assessment upon the inhabitants of the City of Toronto and liberties, for the public uses of the City for the current year...	29th Aug., 1842	Repealed	
	66 An Act to authorize the appropriation of a sum of money to construct a drain on Lot Street	12th Dec., 1842	Repealed	
	67 An Act to license and regulate the duties and charges on coaches, carriages, cabs, carts, and other vehicles, kept for hire in the City of Toronto	5th June, 1843	Repealed	
	68 An Act to authorize the issue of Corporation notes to the amount of eight thousand pounds for the purposes in the said Act specified ...	21st June, 1843	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE
69	An Act to raise and levy by assessment a sum of money for the general purposes of the City for the current year, and also a sum of money for the support of Common Schools for the same period	14th Aug., 1843	Repealed	
70	An Act to alter and amend the City law heretofore enacted for the protection of the Common Sewers of the City	28th Aug., 1843	Repealed	
71	An act to authorize the sale of leases of Water Lots, numbers nine, thirty-nine, forty-five, and fifty-seven, upon the terms and conditions therein mentioned.....	28th Aug., 1843	In Force	19
72	An Act to amend an Act of this Council, passed on the eleventh day of October, one thousand eight hundred and forty-one, entitled "An Act for the suppression of nuisances," &c.....	2nd Oct., 1843	Repealed	
73	An Act to alter and amend the Act passed on the sixth day of October, one thousand eight hundred and thirty-seven, entitled "An Act to establish pounds and to appoint one or more pound-keepers for the City of Toronto	9th Oct., 1843	Repealed	
74	An Act to authorize the issue of Corporation Notes to an amount not exceeding one thousand pounds, for the purpose of constructing certain public sewers in Newgate Street, and for other purposes of public improvement not otherwise provided for.....	9th Oct., 1843	Repealed	
75	An Act to authorize the Corporation to purchase the property consisting of the Water Lot and buildings thereon, known as the Home District Farmer's Store.....	6th Nov., 1843	Repealed	
76	An Act to authorize the negotiation of a loan of money not exceeding thirty thousand pounds currency, for the public uses of the City of Toronto	4th Dec., 1843	Repealed	
77	An Act to authorize the issue of certain Debentures for an amount not			

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	exceeding four hundred and fifty pounds for the purposes and on the conditions specified in the said Act.	29th Jan., 1844	Repealed	
78	An Act to amend an Act passed on the twenty-first day of June, one thousand eight hundred and forty-three, entitled "An Act to authorize the issue of Corporation Notes," &c	1st April, 1844	Repealed	
79	An Act to authorize the sale of the Leases of lots numbered three, four, five, six, seven, and eight, on Front Street, in the Market Block, upon certain conditions.....	6th May, 1844	In Force	20
80	An Act to provide for the Draining, Macadamizing, and effecting other improvements in certain Streets of the City, and to authorize the Mayor to issue Debentures to the amount and under the conditions therein mentioned, for the purpose of defraying the expenses of the same.....	14th May, 1844	Repealed	
81	An Act to extend the provisions of an Act of this Council, passed on the fourteenth day of May last, entitled "An Act to provide for the Draining, Macadamizing, and effecting other improvements in certain Streets of the City, and to authorize the Mayor to issue Debentures to the amount and under the conditions therein mentioned, for the purpose of defraying the expense of the same.".....	10th June, 1844	Repealed	
82	An Act to provide for the erection of an additional Market in this City, and to authorize the issue of Corporation Notes to the amount of seven thousand pounds, for the purpose of defraying the expense of the same	10th June, 1844	Repealed	
83	An Act for the extension and improvement of Caroline Street.....	17th June, 1844	Repealed	
84	An Act to establish the names of certain streets of the City of Toronto	15th July, 1844	Repealed	

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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
85	An Act to authorize certain improvements therein mentioned.....	15th July, 1844	Effete	
86	An Act to authorize the raising and levying a tax on the real and personal property of the inhabitants of the City of Toronto, for the purposes therein mentioned.....	26th Aug., 1844	Repealed	
87	An Act to authorize the construction of certain Public Sewers, in Yonge Street and Temperance Street...	26th Aug., 1844	Effete	
88	An Act to authorize the improvement of certain Streets therein mentioned.....	21st Oct., 1844	Effete	
89	An Act to amend an Act passed on the fifteenth day of July, one thousand eight hundred and forty-four, entitled "An Act to establish the names of certain Streets in the City of Toronto.".....	30th Jan., 1845	Repealed	
90	An Act to amend the law to regulate the Public Markets of the City of Toronto.....	14th April, 1845	Repealed	
91	An Act to authorize the appropriation of certain sums of money therein mentioned, which have been raised for School purposes, and now in the hands respectively of the Chamberlain and Superintendent of Education of the City, to the providing of School Houses in said City.....	28th April, 1845	Repealed	
92	An Act to amend the existing laws, for the suppression of Nuisances..	30th June, 1845	Repealed	
93	An Act to restrain the erection of Furnaces and Manufactories dangerous from fires, to regulate the erection of Party Walls, and for other purposes mentioned therein.	30th June, 1845	Repealed	
94	An Act to authorize the issue of City Debentures, to the amount of one thousand two hundred pounds, for the purpose of building a Fire Engine Station House, and for other uses of the department.....	30th June, 1845	Effete	
95	An Act to authorize the construction of Sewers, Plank Roads and Sidewalks, and the effecting of certain other improvements therein mentioned	9th July, 1845	Effete	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
96	An Act to authorize a Tax for the purposes of the City, during the current year, and also a School-rate.....	24th Sept., 1845	Repealed	
97	An Act to authorize the issue of a certain amount of Corporation Notes, therein mentioned, for the purpose of redeeming the Corporation Notes, issued in the year one thousand eight hundred and forty-four, for the purpose of erecting the New Market Buildings, and for other purposes.....	13th Oct., 1845	Repealed	
98	An Act to authorize certain improvements on Front Street, Trinity Street, Richmond Street and John Street, on the conditions therein mentioned.....	27th Oct., 1845	Effete	
99	An Act to repeal the laws now in force for preventing and extinguishing Fires, and to make provision for the prevention and extinction of Fires hereafter.....	3rd Nov., 1845	Repealed	
100	An Act to amend certain Acts, and to provide for the disposition of certain Water Lots, and for other purposes therein mentioned.....	24th Nov., 1845	In Force	22
101	An Act to reduce into one Act the several laws now in force regulating Pounds, and to define and regulate the duties of the Pound-keepers for the City of Toronto...	8th Dec., 1845	Repealed	
102	An Act to regulate the Public Markets of the City of Toronto.....	19th Jan., 1846	Repealed	
103	An Act to authorize the issue of ten thousand pounds in City Notes...	25th May, 1846	Repealed	
104	An Act to amend an Act of the Common Council, passed on the thirty-first day of June, one thousand eight hundred and forty-five, et. titled "An Act to restrain the erection of Furnaces and Manufactories dangerous from fire, and to regulate the erection of Party Walls, and for other purposes."...	15th June, 1846	Repealed	
105	An Act to amend An Act of this Council for the licensing and regulating of Cabs, &c.....	29th June, 1846	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
106	An Act to license Livery Stables....	29th June, 1846	Repealed	119
107	An Act to assess the inhabitants of that part of King Street, between Bay and Simcoe Streets, for watering and sweeping the same.....	27th July, 1846	Repealed	120
108	An Act to authorize the raising and levying of a Tax upon the Real and Personal Property of the City of Toronto for the year one thousand eight hundred and forty-six.....	17th Aug., 1846	Repealed	121
109	An Act to authorize the extension of Colborne Street from Church to Yonge Street.....	17th Aug., 1846	Repealed	121
110	An Act to open and extend Church and Queen Streets.....	31st Aug., 1846	Repealed	122
111	An Act to authorize the issue of a Debenture for the sum of one hundred pounds, to construct a plank Sidewalk on Power Street.....	31st Aug., 1846	Effete	122
112	An Act to facilitate the erection of an Electro-Magnetic Telegraph in Toronto	26th Oct., 1846	Repealed	123
113	An Act to authorize the Apprenticeship of Minors in certain cases, and to regulate the duties of Masters and Apprentices....	7th Dec., 1846	Repealed	124
114	An Act to provide for the Arrest and Punishment of Vagrants, &c.	15th March, 1847	Repealed	125
115	An Act to compel the payment of the rate in lieu of Statute Labour, and to exempt therefrom in certain cases.....	15th March, 1847	Repealed	126
116	An Act for the assumption of the debt contracted for making Macadamised Roads within the City of Toronto and liberties thereof, and for keeping the said Roads in repair	15th March, 1847	Repealed	127
117	An Act to repeal such parts of the Acts of this Council as authorize the issue of Debentures for the purpose of effecting certain specific improvements not already engaged in	12th April, 1847	Repealed	127
118	An Act to authorize the issue of City Debentures to an amount not exceeding twenty thousand pounds, on the terms and conditions therein provided.....	24th May, 1847	Effete	

PAGE.	No.	TITLE.	WHEN PASSED.	HOW REPEALED.	PAGE.
	119	An Act to authorize the issue of Corporation Notes to an extent not exceeding twelve thousand five hundred pounds, under the restrictions and regulations therein mentioned	27th May, 1847	Repealed	
	120	An Act to amend a certain Act passed on the ninth of June, one thousand eight hundred and thirty-four, entitled "An Act to establish a Board of Health.".....	21st June, 1847	Repealed	
	121	An Act to regulate the issue of Corporation Notes, and to authorize the issue of new Notes in certain cases and for certain other purposes connected with the management of Corporation Notes.....	26th July, 1847	Repealed	
	122	An Act to authorize the opening of Queen Street East, Church Street North, Carlton Street east of Church Street, and Parliament Street south of King Street	26th July, 1847	Repealed	
	123	An Act to authorize an Assessment for the purpose of Watering certain portions of Streets therein mentioned	26th July, 1847	Repealed	
	124	An Act to authorize the issue of Debentures for the sum of one thousand pounds, for the use of the Fire Department.....	20th Sep., 1847	Effete	
	125	An Act for levying a Tax upon the Real and Personal Property of the City of Toronto for the year one thousand eight hundred and forty-seven	8th Nov. 1847	Repealed	
	126	An Act to make better provision for the freedom of Elections, and to prevent the Officers and Servants of the Corporation from taking part in Election contests	5th June, 1848	In Force	23
	127	An Act to authorize the issue of Corporation Notes to an extent not exceeding thirteen thousand five hundred pounds, under the restrictions and limitations therein mentioned.	5th June, 1848	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
128	An Act to authorize the Leasing of the unoccupied lots on the Market Block upon certain conditions and restrictions therein mentioned....	5th June, 1848	In Force	25
129	An Act to authorize an Assessment for the purpose of providing for the Watering of Streets.....	19th June, 1848	Repealed	
130	An Act to amend an Act to authorize the Apprenticeship of Minors, in certain cases, and to regulate the duties of Masters and Apprentices.	10th July, 1848	Repealed	
131	An Act for the Measurement and sale of Cordwood.....	17th July, 1848	Repealed	
132	An Act to fix by Bill the amount to be paid to salaried Officers of the Corporation.....	17th July, 1848	Repealed	
133	An Act to authorize the issue of Debentures, for the purpose of erecting a Poor House	21st Aug., 1848	Repealed	
134	An Act to regulate Division or Line Fences in the City of Toronto and liberties	4th Sept., 1848	Repealed	
135	An Act to authorize an Assessment upon the Real and Personal Property in the City of Toronto and liberties, for the year one thousand eight hundred and forty-eight	4th Sep., 1848	Repealed	
136	An Act to authorize the issue of Debentures to effect certain improvements therein mentioned	18th Sept., 1848	Effete	
137	An Act to authorize the issue of City Notes, to the amount of thirteen thousand five hundred pounds, under the restrictions and limitations therein mentioned	14th May, 1849	Repealed	
138	An Act to authorize the Leasing of certain Lots on the site of the old City Hall and Offices on King Street	11th June, 1849	In Force	27
139	An Act to regulate the Admeasurement and Sale of Lime, in the City of Toronto and liberties.....	23rd July, 1849	Repealed	
140	An Act to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and forty-nine	27th Aug., 1849	Repealed	

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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
141	An Act to amend "An Act for the admeasurement and sale of Cordwood."	24th Sept., 1849	Repealed	
142	An Act to authorize the issue of Debentures for the purpose of erecting the centre building of the New Market Block	8th Oct., 1849	Effete	
143	An Act to authorize the issue of Debentures to the amount of three hundred and seventy-five pounds, for repairing certain Sidewalks and for other Improvements.....	8th Nov., 1849	Effete	
144	An Act to authorize the issue of new Leases for certain Lots on the Market Block, therein mentioned.	3rd Dec., 1849	In Force	29
145	An Act to authorize the issue of City Notes, to the amount of four hundred pounds, for purposes connected with the reorganization of the Fire Brigade .. .	3rd Dec., 1849	Repealed	
146	An Act to authorize the issue of City Notes, to the extent of four hundred and fifty pounds, for the purpose of Repairing the Roads within the City and liberties	3rd Dec., 1849	Repealed	
147	An Act to authorize the issue of City Notes, for the purpose of liquidating the balances due by the late Local Board of Health	10th Dec., 1849	Repealed	
148	An Act to amend the law to license and regulate Cabs, &c.....	10th Dec., 1849	Repealed	
149	An Act to authorize the issue of Debentures for repairing Sidewalks and Roadways around the Parliament Buildings	10th Dec., 1849	Effete	
150	An Act to authorize the issue of Notes, for the uses of the Poor House, and to repeal an Act passed twenty-first of August, one thousand eight hundred and forty-eight, entitled, "An Act to authorize the issue of Debentures, for the purpose of erecting a Poor House."...	10th Dec., 1849	Repealed	
151	An Act to authorize the issue of Debentures for the sum of one hundred and twenty pounds, for repairing Sidewalks and Roadways around the Church of the Holy Trinity	17th Dec., 1849	Effete	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
152	An Act to provide for the erection of Party Walls, and to prevent the erection of Buildings dangerous in promoting Fires within certain limits	25th Jan., 1850	Repealed	
153	An Act to restore the name of Temperance Street, and to alter the name of March Street to that of Stanley Street.....	22nd April, 1850	Repealed	
154	An Act to amend the Act to regulate the Public Markets of the City of Toronto.....	29th April, 1850	Repealed	
155	An Act to provide for the gradual redemption and partial re-issue of Corporation Notes.....	29th April, 1850	Repealed	
156	An Act to provide for the issue of five thousand pounds in Debentures for the re-erection of St. Lawrence Market.....	20th May, 1850	Effete	
157	An Act to repeal the Act to license Livery Stables, and to make provision for licensing Livery Stables hereafter.....	27th May, 1850	{ Police Commissioners.	
158	An Act to authorise the Leasing of Water lots, forty-three and forty-four, upon the terms therein mentioned	22nd July, 1850		In Force
159	An Act to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and fifty.....	16th Sept., 1850	Repealed	
160	An Act to authorize the issue of Debentures for the purpose of re-erecting St. Patrick's Market....	11th Oct., 1850	Effete	
161	An Act to authorize the extension of the Leases granted for certain Lots on the Market Block... ..	14th Oct., 1850	In Force	31
162	An Act to repeal the Act to fix by bill the amount to be paid to salaried Officers of the Corporation, and to provide for the payment of the said Officers hereafter.....	21st Oct., 1850	Repealed	
163	An Act to consolidate and amend the law to license and regulate Cabs, Carts, Carriages, and other vehicles, kept for hire in the City of Toronto.	9th Dec., 1850	Repealed	
164	An Act to amend the law to regulate the Public Markets of the City of Toronto.....	23rd Dec., 1850	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
165	An Act to provide for the issue of seven thousand two hundred pounds in Debentures for the improvement of the St. Lawrence Market and other purposes.....	23rd Dec., 1850	Effete	
166	An Act to provide for the proper use and custody of the St. Lawrence Hall	16th Jan., 1851	Repealed	
167	An Act to provide for the issue of Debentures for two thousand pounds, on behalf of the Western Market.....	10th Feb., 1851	Effete	
168	An Act to license and regulate Taverns, and other Houses of Public Entertainment, and to define the duties of Inspectors of Licenses in the City of Toronto and the liberties thereof.....	21st Feb., 1851	Repealed	
169	An Act to authorize the issue of Debentures to the extent of six hundred pounds, to discharge certain claims for extra work on the St. Lawrence Hall and Arcade.....	7th April, 1851	Effete	
170	An Act to make provision for the weight and sale of Bread, in the City of Toronto and liberties.....	19th May, 1851	Repealed	
171	An Act to authorize the issue of Debentures to defray the expense of opening Colborne Street, from Church to Yonge Street.....	28th July, 1851	Effete	
172	An Act to raise the necessary Assessment for the current year.....	1st Sept., 1851	Repealed	
173	An Act to amend the law relating to the Public Markets of the City of Toronto	12th Sept., 1851	Repealed	
174	An Act to authorize the issue of Debentures to the extent of ten thousand pounds, for the purpose of purchasing a site, and erecting a central Market.....	17th Oct., 1851	Repealed	
175	An Act to amend the law to license and regulate Cabs, Carts, and other Carriages kept for hire in the City of Toronto.....	27th Oct., 1851	Repealed	
176	An Act to license and regulate Ten-pin Alleys and Bowling-saloons in the City of Toronto and liberties thereof	3rd Nov., 1851	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
177	An Act to authorize the Corporation of the City of Toronto to subscribe for Stock in the Toronto and Guelph Railway Company, to the amount of one hundred thousand pounds.....	1st Dec., 1851	In Force	33
178	An Act to determine the Salaries of Corporate Officers	22nd Dec., 1851	Repealed	
179	An Act to amend the law relating to Party Walls, and for the prevention of Fires.....	29th Dec., 1851	Repealed	
180	An Act to authorize the issue of Debentures to effect certain Improvements	17th Jan., 1852	Effete	
181	An Act to amend the Weigh-house Law.....	17th Jan., 1852	Repealed	
182	An Act to amend the Act to amend the Weigh-house law.....	9th Feb., 1852	Repealed	
183	An Act to repeal the laws now in force relating to Party Walls and to make provision for the erection of Brick Buildings within certain limits.....	25th May, 1852	Repealed	
184	An Act to provide for the issue of Debentures to the extent of sixty thousand pounds in aid of the Ontario, Simcoe, and Huron Union Railroad.....	28th June, 1852	Repealed	
185	An Act to authorize an Assessment for City and School purposes for the current year.....	27th July, 1852	Repealed	
186	An Act to regulate the Rules of Proceeding in the Common Council of the City of Toronto	23rd Aug., 1852	Repealed	
187	An Act to provide for the issue of Debentures for the erection of three School-houses, in conformity with the requisition of the Board of School Trustees.....	13th Sept., 1852	Effete	
188	An Act to authorize the extending of Beech and Berkeley Streets...	13th Sept., 1852	Repealed	
189	An Act to amend the Cab law.....	27th Sept., 1852	Repealed	
190	An Act to authorize the Mayor to subscribe for ten thousand shares in the Stock of the Ontario, Simcoe, and Huron Union Railroad, on behalf of the City of Toronto.	18th Oct., 1852	In Force	39

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
191	An Act to authorize certain parties to continue certain wooden buildings for a limited period.....	25th Oct., 1852	Repealed	
192	An Act to provide for the issue of one hundred thousand pounds Debentures, to consolidate a part of the City debt.....	1st Nov., 1852	Effete	
193	An Act to amend the Weigh-house law	22nd Nov., 1852	Repealed	
194	An Act to prevent persons from congregating on and obstructing the Sidewalks	22nd Nov., 1852	Repealed	
195	An Act to authorize the issue of Debentures for the sum of thirteen thousand one hundred and fifty pounds, to effect certain improvements.....	23rd Dec., 1852	Effete	
196	An Act to amend the law for preventing and extinguishing Fires.	29th Dec., 1852	Repealed	
197	An Act to amend the Act entitled "An Act to determine the salaries of Corporate Officers."	14th Jan., 1853	Repealed	
Not Num- bered.	An Act to amend the "Act to regulate the proceedings in Common Council of the City of Toronto."	7th Feb., 1853	Repealed	
	198	An Act to prevent the erection of Buildings on, or trespass of any kind upon the Public Lands of this City	7th March, 1853	Repealed
199	An Act to authorize the issue of Debentures to effect certain Improvements in the City of Toronto.	8th Aug., 1853	Effete	
200	An Act to amend the law relative to Nuisances and to authorize the appointment of a City Crier.....	29th Aug., 1853	Repealed	
201	An Act to amend the law for licensing Theatrical performances.....	29th Aug., 1853	Repealed	
202	An Act to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and fifty-three.....	19th Sept., 1853	Effete	
203	An Act to amend the Tariff of Charges for Carters.....	21st Nov., 1853	Repealed	
204	An Act to fix the Salaries of Corporate Officers.....	13th Jan., 1854	Repealed	
205	An Act to authorize the issue of Debentures to effect certain improvements and to purchase additional land for St. Patrick's Market	14th Jan., 1854	Repealed	

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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
206	An Act to extend Church Street to the Concession line.....	14th Jan., 1854	Repealed	
207	An Act to widen Victoria Street, from Queen to Richmond Street, and to widen and straighten Louisa Street, between Teraulay and Elizabeth Streets.....	14th Jan., 1854	Repealed	
208	An Act to authorize the imposition and collection of certain Excise Duties, and to appoint an Officer to collect and receive the same and issue Licenses therefor	20th Feb., 1854	Repealed	
209	An Act to facilitate the removal and suppression of Nuisances	18th April, 1854	Repealed	
210	An Act to amend the Tariff of Charges for Jabs.....	8th May, 1854	Repealed	
211	An Act to confer on the Committee of the Corporation of the City of Toronto, called the Board of Health, the powers conferred on the Corporation by Statute, twelve Victoria, chapter eighty-one, section one hundred and thirty-seven	29th May, 1854	Repealed	
212	An Act to amend the law to regulate the proceedings in Council.....	29th May, 1854	Repealed	
Not numbered	An Act to authorize the issue of Debentures for the erection of School houses	29th May, 1854	Effete	
213	An Act to amend the Pound Law so far as regards the impounding of Swine	14th Aug., 1854	Repealed	
214	An Act to authorize an Assessment for City and School purposes for the year one thousand eight hundred and fifty-four	14th Aug., 1854	Effete	
215	An Act to authorize the issue of Debentures to effect certain improvements, and to defray the cost of opening Beech and Berkeley Streets	14th Aug., 1854	Repealed	
216	An Act to authorize the opening and extending Wellington Street and a Street leading from Queen Street to St. Andrew's Market, east of the residence of John Cameron ...	21st Aug., 1854	Repealed	
217	An Act to regulate the conduct of Cabmen, Carters, and others at Steamboat Landings	4th Sept., 1854	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
218	An Act to authorize the issue of Debentures to the amount of fifteen thousand pounds, to effect certain improvements.....	18th Sept., 1854	Effete	
219	An Act to fix the salaries of Corporate Officers	18th Sept., 1854	Repealed	
220	An Act to authorize the opening of Butchers' Shops in the City and liberties	30th Oct., 1854	Repealed	
221	An Act to authorize the issue of Debentures to defray the cost of certain improvements, and of opening Beech and Berkeley Streets	20th Nov., 1854	Effete	
222	An Act to amend the law to license and regulate Taverns	26th Dec., 1854	Repealed	
223	An Act to amend an Act to authorize the imposition and collection of certain Excise Duties.....	26th March, 1855	Repealed	
224	An Act to amend the Pound law...	26th March, 1855	Repealed	
225	An Act to authorize the issue of Debentures for three thousand five hundred pounds, to cover an over expenditure on certain improvements	30th April, 1855	Effete	
226	A By-law to reduce the special rate to be levied in this year for the purposes of the interest and sinking fund upon the Consolidated Loan of this City	28th May, 1855	Repealed	
227	An Act to amend and consolidate the laws relating to the Board of Health.....	28th May, 1855	Repealed	
228	An Act to fix and determine the Salaries of the Corporate Officers of this City for the year one thousand eight hundred and fifty-five..	25th June, 1855	Repealed	
229	An Act to amend the law in relation to Dogs.....	25th June, 1855	Repealed	
230	An Act to provide for levying an Assessment for the year one thousand eight hundred and fifty-five.....	30th July, 1855	Effete	
231	An Act to organize a Fire Brigade..	24th Sept., 1855	Repealed	
232	An Act to amend the License Law..	22nd Oct., 1855	Repealed	
233	An Act to raise the sum of twenty-one thousand and seventy pounds, by way of loan, for the improvements of the City and for School purposes	29th Oct., 1855	Effete	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE
234	An Act to raise the sum of one hundred and twenty thousand pounds, for the purpose of constructing the Esplanade in front of the City of Toronto.	12th May, 1856	Effete	
235	An Act to authorize the issue of Debentures of the City of Toronto, for the purpose and to the amounts therein stated.....	16th June, 1856	Effete	
236	An Act to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and fifty-six.....	7th July, 1856	Effete	
237	An Act to consolidate and amend the laws relating to Coaches.....	29th Aug., 1856	{ Police Commissioners.	
238	An Act to provide for the opening, extending and widening of certain Streets within the City of Toronto.	29th Aug., 1856	Repealed	
239	An Act to consolidate the laws to regulate Carters.....	29th Aug., 1856	{ Police Commissioners.	
240	An Act to alter and amend the City laws relating to Common Sewers..	1st Sept., 1856	Repealed	
241	An Act to repeal the law to fix the salaries of Corporate Officers.....	22nd Dec., 1856	Repealed	
242	An Act to authorize the issue of Debentures to the extent of thirty-five thousand two hundred pounds, for the purpose of opening and extending Streets and effecting certain improvements.....	2nd Feb., 1857	In Force	44
243	An Act amending the Act of the Council passed September twenty-fourth, one thousand eight hundred and fifty-five, entitled "An Act to organize a Fire Brigade"...	23rd Mar., 1857	Repealed	
244	An Act to authorize an Assessment for the current year.....	29th June, 1857	Effete	
245	An Act to amend the law to License and regulate Taverns.	20th July, 1857	Repealed	
246	An Act to amend the Sewerage Act.	27th July, 1857	Repealed	
247	An Act to alter the Northern boundary line of Front Street.....	14th Sept., 1857	Repealed	
248	An Act respecting Ornamental and Shade Trees.....	28th Sept., 1857	Repealed	
249	An Act for the purpose of raising seventy-five thousand pounds by Debentures for the purpose of filling up the Water lots.....	12th Oct., 1857	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
250	An Act to provide for and fix the Salaries of Corporation Officers....	16th Nov., 1857	Repealed	
251	An Act to prevent the erection of and to provide for the discontinuance of Awnings.....	20th Nov., 1857	Repealed	
252	An Act to provide for numbering Houses	20th Nov., 1857	Repealed	
253	An Act to provide for the erection and maintenance of a Gaol and Industrial Farm	28th Dec., 1857	Repealed	
254	An Act to provide for the better Administration of the affairs of the Corporation	26th Jan., 1858	Repealed	
255	An Act to provide for the raising of forty thousand pounds by Debentures, for the purpose of filling up the Water lots.....	1st Feb., 1858	In Force	46
256	An Act to provide for the licensing of Hotels and places of public entertainment in the City of Toronto and the liberties thereof.....	8th Feb., 1858	Repealed	
257	An Act to provide for and fix the Salaries of Corporation Officers...	8th Mar., 1858	Repealed	
258	An Act to amend the law relative to the Board of Health	29th Mar., 1858	Repealed	
259	An Act to repeal the laws now in force for regulating Hotels, &c., and to provide for the licensing and regulating of Taverns, Hotels, &c., hereafter.....	26th April, 1858	Repealed	
260	An Act to provide more effectually for preventing Cattle, Horses, Swine, &c., from running at large within the City and liberties.....	14th June, 1858	Repealed	
261	An Act to raise one hundred and fifteen thousand seven hundred and seventy-two dollars, for permanent improvements in the City of Toronto.....	5th July, 1858	In Force	51
262	An Act to raise one hundred and twenty-eight thousand and forty dollars for improvements in the City of Toronto, and other purposes	5th July, 1858	In Force	58
263	An Act to regulate the Public Markets of the City of Toronto.....	13th July, 1858	Repealed	
264	An Act to amend an Act passed on the twenty-sixth day of April last, entitled "An Act to repeal the			

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	laws now in force for regulating Hotels, &c., and to provide for the licensing and regulating of Taverns, Hotels, &c., hereafter."	30th Aug., 1858	Repealed	
265	An Act to authorize an Assessment for City and School purposes, for the current year.....	6th Sept., 1858	Effete	
266	An Act to amend the Act to alter the Northern Boundary Line of Front Street.....	13th Sept., 1858	In Force	62
267	By-law for the appointment of City Engineer	15th Nov., 1858	Repealed	
268	By-law respecting Returning Officers, and places for holding the Municipal Elections for one thousand eight hundred and fifty-nine.....	13th Dec., 1858	Repealed	
269	By-law to amend the By-law respecting Returning Officers and places for holding the Municipal Elections for one thousand eight hundred and fifty-nine	20th Dec., 1858	Repealed	
270	By-law respecting the removal of Snow, Ice, and Dirt from the sidewalks.....	30th Dec., 1858	Repealed	
271	By-law to provide for the erection and management of a Gaol, a House of Correction, a House of Refuge, and of an Industrial Farm.....	30th Dec., 1858	Repealed	
272	By-law to repeal the Act now in force for licensing and regulating Hotels and places of Public Entertainment, and to provide for licensing and regulating the same hereafter	14th Feb., 1859	Repealed	
273	By-law to regulate the Public Markets of the City of Toronto	21st Feb., 1859	Repealed	
274	By-law to regulate the proceedings of Committees.....	28th Feb., 1859	Repealed	
275	By-law to fix the Salaries of Officers of the Corporation.....	24th Mar., 1859	Repealed	
276	By-law to amend the law now in force relative to the Board of Health...	6th April, 1859	Repealed	
277	By-law to provide for the management and maintenance of an Exhibition Park.....	11th April, 1859	In Force	64
278	By-law to provide for the Assessment of Property benefited by Local Improvement.....	26th May, 1859	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
279	By-law to amend By-law number eleven, to provide for the Assessment of Property benefited by Local Improvement.....	30th May, 1859	Repealed	
280	By-law to provide for the construction of a Sewer on Shuter Street and to levy a rate therefor.....	6th June, 1859	In Force	Not reprinted.
281	By-law to amend the Tavern License Law	20th June, 1859	Repealed	
282	By-law to provide for the issue of Debentures to redeem those due in the year of our Lord or thousand eight hundred and fifty-nine.	4th July, 1859	In Force	67
283	By-law to authorize the issue of Debentures for Esplanade purposes..	4th July, 1859	In Force	70
284	By-law to regulate Weights, Measures and Weighing Machines in the City of Toronto	4th July, 1859	Repealed	
285	By-law to establish a periodical Public Free Market or Fair in the City of Toronto	7th July, 1859	In Force	74
286	By-law to provide for the construction of a Sewer on George Street, and to levy a rate to defray the costs thereof.....	11th July, 1859	In Force	Not reprinted.
287	By-law to provide for the construction of a Sewer on Yonge Street, and to levy a rate to defray the cost thereof.....	11th July, 1859	In Force	Not reprinted.
288	By-law to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and fifty-nine	18th July, 1859	Effete	
289	By-law to provide for the construction of a Sewer on Elizabeth Street, and to levy a rate to defray the cost thereof.....	18th July, 1859	In Force	Not reprinted.
290	By-law to provide for the construction of a Sewer on Gerrard Street, and to levy a rate to defray the cost thereof.....	18th July, 1859	In Force	"
291	By-law to provide for the construction of a Sewer on Dale Street, and to levy a rate to defray the cost thereof	18th July, 1859	In Force	"
292	By-law to provide for the construction of a Stone Sidewalk on Yonge Street, and to levy a rate to defray the cost thereof	8th Aug., 1859	In Force	"

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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
293	By-law to amend an Act to provide for the better administration of the affairs of the Corporation.....	22nd Aug., 1859	Repealed	
294	By-law to authorize the issue of certain Debentures to assist in constructing certain Sewers.....	22nd Aug., 1859	In Force	76
295	By-law to provide for an annual rental or Sewerage Rate.....	8th Sept., 1859	Repealed	
296	By-law to provide for the construction of a Sewer on Terauly Street, and to levy a rate to defray the cost thereof	12th Sept., 1859	In Force	Not re-printed.
297	By-law to provide for the construction of a Sewer on Mutual Street, and to levy a rate to defray the cost thereof	6th Oct., 1859	In Force	"
298	By-law to provide for the construction of a Sewer on Grosvenor Street, and to levy a rate to defray the cost thereof.....	6th Oct., 1859	In Force	"
299	By-law to authorize the closing up of a certain allowance for Road south of Front Street, between Parliament Street and Mill Street.	14th Nov., 1859	In Force	79
300	By-law to amend the law relating to Auctioneers and Pedlers.....	14th Nov., 1859	Repealed	
301	By-law to protect the Public against persons who have not, but who pretend to have a Tavern License, and who keep, but have no License to keep a Tavern or other house of Public Entertainment...	14th Nov., 1859	Repealed	
302	By-law to provide for the Licensing and regulating of Porters and Runners for Hotels and other persons not being licensed Cabmen or Carters	14th Nov., 1859	Repealed	
303	By-law to provide for the numbering of the City By-laws.....	21st Nov., 1859	In Force	80
304	By-law to amend By-law number twenty-eight of the Council of the Corporation of the City of Toronto	21st Nov., 1859	Repealed	
305	By-law respecting Returning Officers, and places for holding the Municipal Elections for the year one thousand eight hundred and sixty.	19th Dec., 1859	Repealed	
306	By-law to declare the Tenure of Office and Employment of all Persons appointed by the Council	13th Jan., 1860	In Force	81

No.	TITLES.	WHEN PASSED.	HOW REPORTED.	PAGE.
307	By-law to appoint Auditors for the City of Toronto, for the Municipal year one thousand eight hundred and sixty	16th Jan., 1860	Effete	
308	By-law to appoint Assessors for the City of Toronto, for the Municipal year one thousand eight hundred and sixty	10th Feb., 1860	Effete	
309	By-law to provide for the issue of Debentures to the amount of forty-seven thousand two hundred pounds sterling	20th Feb., 1860	In Force	82
310	By-law respecting the Licensing and Regulating Hotels, Taverns, and other places of Public Entertainment and places where Spirituous Liquors are sold	20th Feb., 1860	(This power transferred to Police Commissioners by 31 V. c. 20, s. 33)	
311	By-law to raise the sum of ninety-five thousand dollars by Debentures for the completion of the Gaol and House of Refuge for the City of Toronto	12th Mar., 1860		In Force
312	By-law to amend By-laws numbers two hundred and thirty-seven and two hundred and thirty-nine, so far as relates to Stands for Coaches, Cabs, Carts, &c.	19th Mar., 1860	Repealed	
313	By-law respecting the Public Markets and Weigh-houses	22nd Mar., 1860	Repealed	
314	By-law to repeal By-law number two hundred and seventy-four, and to provide for and govern Standing and other Committees	22nd Mar., 1860	Repealed	
315	By-law to repeal By-laws numbers two hundred and fifty-three and two hundred and seventy-one, and to provide for the erection of a Gaol, &c.	22nd Mar., 1860	Repealed	
316	By-law to provide for and fix the Salaries of Corporation Officers for the current year ..	20th April, 1860	Effete	
317	By-law to provide for the issue of Debentures for thirty thousand four hundred and eighty-eight dollars and seventy-three cents to redeem those falling due in the year one thousand eight hundred and sixty	20th April, 1860	In Force	87

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76
Not re-printed.
" "
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80
81

No.	TITLES.	WHEN PASSED.	HOW REPORTED.	PAGE.	No.
318	By-law to provide for the issue of additional Debentures for fifty-four thousand dollars for Esplanade purposes	7th May, 1860	In Force	90	332
319	By-law to repeal By-law number ninety-nine, to provide for the prevention of Fires, for the appointment of Chimney Inspectors, and to define their duties	28th May, 1860	Repealed		333
320	By-law to provide for the reorganization of the Fire Brigade.....	19th June, 1860	Repealed		334
321	By-law to provide for Watering Yonge Street, from Queen Street to Front Street	30th July, 1860	Repealed		335
322	By-law to provide for the maintenance and care of Public Parks, Squares and Grounds.....	30th July, 1860	In Force	93	336
323	By-law to provide for the construction of a Sewer on Crookshank Street, and other improvements...	6th Aug., 1860	In Force	Not re-printed	337
324	By-law to authorize the sale of certain public City Lands	13th Aug., 1860	In Force	97	338
325	By-law to repeal part of and amend By-law number three hundred and twenty-four, to authorize the sale of certain Public City Lands	27th Aug., 1860	Repealed		339
326	By-law to enforce the Fencing-in of Vacant Lots, and to prevent the breaking-up of any Streets.....	27th Aug., 1860	Repealed		340
327	By-law to provide for the security of the Public and the maintenance of Order in cases of emergency	3rd Sept., 1860	Repealed		341
328	By-law to authorize an Assessment for City and other purposes for the year one thousand eight hundred and sixty.....	24th Sept., 1860	Repealed		342
329	By-law to repeal By-law number three hundred and fifteen, and to provide for the appropriation of the Upper Canada Municipalities Fund	15th Oct., 1860	In Force	98	343
330	By-law to repeal By-law number three hundred and twenty-eight and to fix the rate of Assessment for the year one thousand eight hundred and sixty.....	24th Oct., 1860	Effete		344
331	By-law to provide for the construction of a Flagged Sidewalk on Wellington Street between Yonge and Scott Streets.....	19th Nov., 1860	In Force	Not re-printed.	345

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
332	By-law respecting Returning Officers and places for holding the Municipal Elections for the year one thousand eight hundred and sixty one.....	13th Dec., 1860	Effete	
333	By-law to provide for the construction of a Sewer on Walton Street.....	24th Dec., 1860	Effete	
334	By-law to provide by one Act for the repeal of the respective By-laws which have been repealed or have expired heretofore.....	14th Jan., 1861	Repealed	
335	By-law to appoint Auditors for the City of Toronto for the municipal year one thousand eight hundred and sixty-one.....	21st Jan., 1861	Effete	
336	By-law to appoint Assessors for the City of Toronto for the municipal year one thousand eight hundred and sixty-one.....	25th Feb., 1861	Effete	
337	By-law to amend By-law number three hundred and ten, relative to the sum to be paid for a Tavern License.....	11th Mar., 1861	This power transferred to Police Commissioners by 31 V. c. 30, s. 33	
338	By-law to amend By-law number three hundred and thirteen, respecting the Public Markets and Weigh-houses.....	14th Mar., 1861		Repealed
339	By-law to repeal By-law number three hundred and thirty-eight, and to amend By-law number three hundred and thirteen, respecting the Public Markets and Weigh-houses.....	15th April, 1861	Repealed	
340	By-law to provide for the erection of permanent or fixed Street Awnings, and to repeal so much of By-law number two hundred and fifty-one as relates to the same....	15th April, 1861	Repealed	
341	By-law to authorize the issue of Debentures for the sum of four thousand one hundred and thirty-four dollars, to assist in the construction of a Sewer on Cruikshank Street, and other improvements.....	18th April, 1861	In Force	99
342	By-law to amend By-law number one hundred and eighty-three, relating to Party Walls.....	22nd April, 1861	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
343	By-law to repeal By-law number three hundred and twenty, and to provide for the organization of a Volunteer Fire Brigade.....	29th April, 1861	Repealed	
344	By-law to amend By-law number three hundred and two, to provide for the licensing and regulating of runners for Hotels, Porters, &c....	29th April, 1861	Repealed	
345	By-law to provide for the issue of Debentures for twenty-five thousand seven hundred and ninety-three dollars and thirty-three cents, to redeem Debentures falling due in the year one thousand eight hundred and sixty-one, for which no sinking fund has been provided.....	13th May, 1861	In Force	102
346	By-law to provide for and fix the Salaries of Corporate Officers....	20th May, 1861	Effete	
347	By-law to amend By-law number three hundred and nineteen, relative to Chimney Inspectors.....	20th May, 1861	Repealed	
348	By law to amend By-law number two hundred and fifty-eight, relating to the Board of Health.....	27th May, 1861	Repealed	
349	By-law to exempt from Municipal Taxes, for a period of five years, the Toronto Cotton Mills Company, and to commute the taxes payable thereon for a further period of ten years.....	27th May, 1861	Effete	
350	By-law to amend By-law number two hundred and twenty-nine, relating to the destruction of Dogs.....	3rd June, 1861	Repealed	
351	By-law to authorize the issue of Debentures for one hundred and fifty-three thousand one hundred and thirty-two dollars and sixty-nine cents, to liquidate certain liabilities therein mentioned	21st June, 1861	Effete	
352	By-law to authorize an Assessment for City and School purposes for the year one thousand eight hundred and sixty-one	15th July, 1861	Effete	
353	By-law respecting Street Railways	22nd July, 1861	In Force	105
354	By-law to amend By-law number three hundred and forty-three, and to provide for the payment of the			

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	Brigade and the distribution of the Fire Apparatus hereafter within the City of Toronto	5th Aug., 1861	Repealed	
355	By-law to set apart the sum of six thousand dollars, or so much thereof as may be received from Insurance on St. Andrew's Market, to erect a New Market	30th Sept., 1861	Effete	
356	By-law to provide for the construction of a Sewer on St. Patrick Street	14th Oct., 1861	In Force	Not re-printed.
357	By-law relating to Pounds in the City of Toronto	16th Dec., 1861	Repealed	
358	By-law respecting Returning Officers and places for holding the Municipal Elections for the year one thousand eight hundred and sixty-two	16th Dec., 1861	Effete	
359	By-law to provide for a Fire Department for the City of Toronto ..	17th Jan., 1862	Repealed	
360	By-law to appoint Auditors for the City of Toronto for the municipal year one thousand eight hundred and sixty-two	20th Jan., 1862	Effete	
361	By-law to amend By-law number three hundred and thirteen, respecting the Public Markets	17th Feb., 1862	Repealed	
362	By-law to appoint the Assessors for the City of Toronto for the municipal year one thousand eight hundred and sixty-two	17th Feb., 1862	Effete	
363	By-law to provide for the issue of Debentures for seventeen thousand six hundred and thirty-seven dollars and seventy-nine cents, to redeem Debentures falling due in the year one thousand eight hundred and sixty-two, for which no Sinking Fund has been provided	3rd Mar., 1862	In Force	116
364	By-law to protect the Highways and Streets of the City of Toronto ...	3rd Mar., 1862	Repealed	
365	By-law to fix the Salaries of Corporation Officers for the year one thousand eight hundred and sixty-two	24th Mar., 1862	Effete	
366	By-law to authorize an Assessment for City and School purposes for the year one thousand eight hundred and sixty-two	30th July, 1862	Effete	

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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
367	By-law to authorize the issue of Debentures for thirty thousand two hundred dollars, to liquidate certain liabilities	18th Aug., 1862	Effete	
368	By-law to provide for the Sale or Lease of Lands known as Walks and Gardens	18th Aug., 1862	In Force	119
369	By-law to repeal By-law number three hundred and fifty-seven, and to provide for Pounds in the City of Toronto hereafter	8th Sept., 1862	Repealed	
370	By-law to amend By-law number two hundred and thirty-seven, relating to Licensing Coaches, &c.	15th Sept., 1862	<small>This power transferred to Police Commissioners by 81 V. c. 80, s. 53</small>	
371	By-law respecting Gambling and Gambling Houses	22nd Sept., 1862	In Force	123
372	By-law to raise the sum of twenty-five thousand dollars by Debentures, for the completion of the Gaol for the City of Toronto.....	6th Oct., 1862	In Force	125
373	By-law to authorize the issue of Debentures for five thousand five hundred dollars to the united Counties of York and Peel	6th Oct., 1862	In Force	127
374	By-law to amend By-law number three hundred and thirty-nine, respecting Public Markets and Weigh-houses	6th Oct., 1862	Repealed	
375	By-law to provide for the Weight and Sale of Bread in the City of Toronto	10th Nov., 1862	In Force	129
376	By-law to amend By-law number two hundred and eighty-four, and to provide for the appointment of an Inspector of Weights and Measures	17th Nov., 1862	Repealed	
377	By-law to provide for the appointment of Returning Officers and places for holding the elections during the year one thousand eight hundred and sixty-three.....	15th Dec., 1862	Effete	
378	By-law to consolidate and amend the several By-laws now in force to regulate the proceedings in Council and Committees of the Council of the City of Toronto	14th Jan., 1863	Repealed	
379	By-law to provide for the appointment of Auditors of the Accounts			

PAGE.	No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
		of the City of Toronto for the year one thousand eight hundred and sixty-two	19th Jan., 1863	Effete	
	380	By-law to amend By-law number three hundred and thirteen, relating to Public Markets	23rd Feb., 1863	Repealed	
119	381	By-law to provide for the issue of Debentures for seventeen thousand three hundred and fifty dollars, to redeem Debentures falling due in one thousand eight hundred and sixty-three, for which no sinking fund has been provided	23rd Feb., 1863	Repealed	
	382	By-law to provide for the appointment and payment of Assessors for the current year.....	2nd Mar., 1863	Effete	
123	383	By-law to provide for the Measurement and Sale of Cordwood	23rd Mar., 1863	Repealed	
	384	By-law to amend By-law number three hundred and sixty-nine, relative to Pounds	20th April, 1863	Repealed	
125	385	By-law to repeal By-law number three hundred and twelve, relating to Cab Stands, and to provide for the location of Cab Stands hereafter	11th May, 1863	This power transferred to Police Commissioners by S1 V. c. 30, s. 33	
	386	By-law to amend By-law number three hundred and sixty nine, relating to Pounds.....	11th May, 1863		Repealed
127	387	By-law to provide for the construction of a Sewer on Bond Street	15th June, 1863	In Force	Not re-printed.
	388	By-law to provide for and fix the Salaries of Corporation Officers for the year one thousand eight hundred and sixty-three.....	29th June, 1863	Effete	
	389	By-law to authorize the issue of Debentures for seventeen thousand dollars, to liquidate certain liabilities	23rd July, 1863	Effete	
	390	By-law to authorize an Assessment for City and School purposes for the year one thousand eight hundred and sixty-three	23rd July, 1863	Effete	
129	391	By-law to amend By-law number three hundred and eighty-four, relative to Pounds	14th Sept., 1863	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
392	By-law for the appointment of City Surveyor	28th Sept., 1863	In Force	131
393	By-law to repeal By-law number one hundred and ninety-four, passed the twenty-second of November, one thousand eight hundred and fifty-two, and to make provision for preventing persons from congregating on and obstructing the Sidewalks	12th Oct., 1863	Repealed	
394	By-law to repeal By-law number three hundred and forty-two, and to amend By-law number one hundred and eighty-three, relating to Party Walls	9th Nov., 1863	Repealed	
395	By-law to authorize the issue of Debentures to the extent of twenty-five thousand dollars, for Esplanade purposes	16th Nov., 1863	In Force	131
396	By-law to amend By-laws numbers two hundred and ninety-five and three hundred and four, relating to Common Sewers.....	23rd Nov., 1863	Repealed	
397	By-law to provide for the appointment of Returning Officers and the places for holding the Municipal Elections for the year one thousand eight hundred and sixty-four.....	14th Dec., 1863	Effete	
398	By-law to amend By-law number three hundred and eighty-three, relative to the Measurement and Sale of Cordwood.....	14th Dec., 1863	Repealed	
399	By-law to authorize the issue of Debentures to the extent of four thousand dollars, to assist in the erection of a Drill Shed.....	11th Jan., 1864	In Force	135
400	By-law to repeal By-laws numbers three hundred and forty-two and three hundred and ninety-four, and to amend By-law number one hundred and eighty-three, relating to Party Walls.....	11th Jan., 1864	Repealed	
401	By-law to provide for the appointment of Auditors for the Accounts of the City of Toronto for the year one thousand eight hundred and sixty-three	18th Jan., 1864	Effete	

PAGE.	No.	TITLE.	WHEN PASSED.	How REPORTED.	PAGE.
131	402	By-law to provide for the appointment and payment of Assessors for the year one thousand eight hundred and sixty-four.....	8th Feb., 1864	Effete	
	403	There is no By-law bearing this number.			
	404	There is no By-law bearing this number.			
	405	By-law to provide for the issue of Debentures amounting to sixty-three thousand three hundred and eighteen dollars, to redeem Debentures falling due in the year one thousand eight hundred and sixty-four, for which no sinking fund had been provided.....	11th April, 1864	In Force	137
	406	By-law to provide for and fix the Salaries of Corporation Officers for the current year, one thousand eight hundred and sixty-four.....	30th May, 1864	Effete	
131	407	By-law to provide against Bull-baiting, Dog-fighting, &c.....	30th May, 1864	In Force	140
	408	By-law to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and sixty-four.....	22nd July, 1864	Effete	
	409	By-law to amend By-law number fifty-six, relating to the suppression of Nuisances and for the protection of the Streets and Sidewalks of the City of Toronto.....	5th Sept., 1864	Repealed	
	410	By-law to amend and consolidate By-laws numbered two hundred and fifty-eight, two hundred and seventy-six, and three hundred and forty-eight, relative to the Board of Health.....	12th Sept., 1864	Repealed	
135	411	By-law to repeal By-law numbered three hundred and eighty-one, and to provide for the issue of Debentures for seventeen thousand three hundred and fifty dollars, to redeem Debentures which have fallen due in one thousand eight hundred and sixty-three, for which no sinking fund has been provided.	6th Oct., 1864	Effete	
	412	By-law to repeal By-law number three hundred and ninety-one relative to Pounds.....	17th Oct., 1864	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.	No.
413	By-law to provide for the purchase of a site, and the construction of a Western Market in the City of Toronto..	7th Nov., 1864	Effete		424
414	By-law to provide for the appointment of Returning Officers and the place for holding the Municipal Elections for the year one thousand eight hundred and sixty-five.....	12th Dec., 1864	Effete		425
415	By-law to provide for the appointment of Auditors for the Accounts of the City of Toronto, for the year one thousand eight hundred and sixty-four.....	16th Jan., 1865	Effete		426
416	By-law to provide for an issue of Debentures amounting to twenty-one thousand eight hundred and ninety-five dollars and forty cents, to redeem Debentures falling due in one thousand eight hundred and sixty-five, for which no sinking fund has been provided.....	13th Feb., 1865	Effete		427
417	By-law to provide for the appointment of Assessors for the year one thousand eight hundred and sixty-five.....	13th Feb., 1865	Effete		428
418	By-law respecting the Public Markets and Weigh-houses.....	22nd May, 1865	Repealed		
419	By-law to authorize an Assessment for City and School purposes for the year one thousand eight hundred and sixty-five.....	15th Aug., 1865	Effete		429
420	By-law to amend By-laws numbered two hundred and ninety-five and three hundred and ninety-six, relative to Sewers.....	2nd Oct., 1865	Repealed		430
421	By-law to provide for and fix the Salaries of the Corporation Officers for one thousand eight hundred and sixty-five.....	23rd Oct., 1865	Effete		431
422	By-law to provide for the appointment of Returning Officers and the places for holding the Municipal Elections for the year one thousand eight hundred and sixty-six.....	11th Dec., 1865	Effete		432
423	By-law to provide for the appointment of Auditors of the accounts				

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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	of the City of Toronto for the year one thousand eight hundred and sixty-five.	15th Jan., 1866	Effete	
424	By-law to provide for the appointment of Assessors for the City of Toronto for the year one thousand eight hundred and sixty-six.....	29th Jan., 1866	Effete	
425	By-law to provide for the appointment of a Returning Officer for St. Patrick's Ward for the year one thousand eight hundred and sixty-six.....	29th Jan., 1866	Effete	
426	By-law to amend By-law number four hundred and twenty-four, providing for the appointment of Assessors for the City of Toronto for the year one thousand eight hundred and sixty-six.	5th Feb., 1866	Effete	
427	By-law to amend By-law number three hundred and sixty-eight, relative to the sale or lease of lands known as Welks and Gardens.....	5th Feb., 1866	Repealed	
428	By-law to provide for an issue of Debentures amounting to forty-four thousand seven hundred and twenty-three dollars, to redeem Debentures falling due in one thousand eight hundred and sixty-six, for which no sinking fund has been provided.....	26th Feb., 1866	In Force	141
429	By-law to provide for and fix the Salaries of the Corporation Officers for one thousand eight hundred and sixty-six and hereafter.....	12th Mar., 1866	Effete	
430	By-law to authorize the sale of lands within the City of Toronto, upon which Taxes to a greater sum than five dollars have been due and in arrear for five years.....	19th Mar., 1866	In Force	145
431	By-law to repeal By law number four hundred and ten, relative to the Board of Health, and to extend and make further provision for the health of the City hereafter.....	27th April, 1866	Repealed	
432	By-law to regulate the erection of Coal Oil Refineries and the storage of Petroleum, Rock Oil, Coal Oil, Earth Oil, Water Oil, or any of the products of Petroleum, as well			

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
442	By law to fix the amount to be allowed in reduction of Taxes on Vacant Tenements, &c.	1st April, 1867	In Force	145
443	By-law to amend By-law number two hundred and eight, so far as relates to the issue of Licenses to Petty Chapmen	20th May, 1867	Repealed	
444	By-law to provide for an issue of Debentures amounting to sixteen thousand four hundred and thirty dollars, to redeem Debentures falling due in the year one thousand eight hundred and sixty-seven, for which no sinking fund has been provided	20th May, 1867	In Force	147
445	By-law to provide for rewarding those who distinguish themselves at Fires, &c.	20th May, 1867	Repealed	
446	By-law to make better provision for regulating the keeping of Dogs	27th May, 1867	In Force	150
447	By-law to provide for the taking a Special Census of the City of Toronto	3rd June, 1867	Effete	
448	By-law to provide for and fix the Salaries of the Corporation Officers for one thousand eight hundred and sixty-seven and hereafter	4th Sept., 1867	Repealed	
449	By-law to authorize an Assessment for City and School purposes for the year one thousand eight hundred and sixty-seven	4th Sept., 1867	Effete	
450	By-law to amend By-law number four hundred and thirty-two, to regulate the erection of Coal Oil Refineries and the storage of Petroleum, Rock Oil, Coal Oil, Earth Oil, Water Oil, &c.....	30th Sept., 1867	Repealed	
451	By-law to provide for an issue of Debentures to the extent of nine hundred dollars, to assist in constructing a Sewer on Church Street	28th Oct., 1867	Effete	
452	By-law to provide for the construction of a Sewer on Church Street	28th Oct., 1867	In Force	

Not re-printed.

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Not re-printed.

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.	No.
453	By-law to provide for the relief of such of the Citizens of Toronto as are now or hereafter may become Residents of that part of the City which lies east of the River Don, and south of the Kingston Road.....	18th Nov., 1867	In Force	152	462
454	By-law to repeal By-law number four hundred and thirty-eight, and to provide for the holding of the Municipal Elections in the City of Toronto, for the year one thousand eight hundred and sixty-eight.....	9th Dec., 1867	Effete		463
455	By-law to amend By-law number four hundred and fifty-four, and to provide for the appointment of a Returning Officer for the first Electoral Division of St. James's Ward, in the City of Toronto, for the year one thousand eight hundred and sixty-eight	6th Jan., 1868	Repealed		464
456	By-law to provide for the appointment of Auditors of the accounts of the City of Toronto for the year one thousand eight hundred and sixty-seven	20th Jan., 1868	Effete		465
457	By-law to provide for the appointment of Assessors for the City of Toronto for the year one thousand eight hundred and sixty-eight ...	3rd Feb., 1868	Effete		466
458	By-law to amend By-law number four hundred and forty-three, so far as relates to the price to be paid for a License to Petty Chapmen...	10th Feb., 1868	Repealed		467
459	By-law to provide for an issue of Debentures to the extent of twenty thousand four hundred and ninety-seven dollars and fifty cents, to redeem Debentures falling due in one thousand eight hundred and sixty-eight	18th May, 1868	In Force	154	468
460	By-law for regulating the Ferry between the City of Toronto and the Island	27th July, 1868	In Force	157	469
461	By-law to amend By-law number four hundred and eighteen, respecting the Public Markets and Weigh-				470

PAGE.	No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
		houses, and to make further provision respecting the Public Markets of the City	17th Aug., 1868	Repealed	
152	462	By-law to provide for the construction of a Sewer on Sherbourne Street, from a point four hundred and sixteen feet from the south side of Gerrard Street to Queen Street, and to levy a rate to defray the cost thereof	7th Sept., 1868	In Force	Notre-printed.
	463	By-law to provide for the construction of a Sewer on Church Street, between Wellesley and Charles Streets, and to levy a rate to defray the cost thereof	13th Sept., 1868	In Force	"
	464	By-law to provide for the construction of a Sewer on John Street, between King and Queen Streets, connecting with the Queen Street Sewer, at the point where it discharges into the creek between John and Beverley Streets . .	14th Sept., 1868	In Force	"
	465	By-law to prevent the Interment of the Dead within the limits of the City of Toronto, except as herein authorized, and to regulate the same where authorized	28th Sept., 1868	In Force	160
	466	By-law to authorize an Assessment for City and School purposes, for the year one thousand eight hundred and sixty-eight	30th Sept., 1868	Effete	
	467	By-law for the regulation of the Streets, Sidewalks, and Thoroughfares of the City of Toronto, and for the preservation of Order and suppression of Nuisances therein	26th Oct., 1868	In Force	162
154	468	By-law to provide for regulating the Common Sewers, and an Annual Rental or Sewerage Rate	26th Oct., 1868	In Force	174
157	469	By-law to provide for the Assessment of property benefited by Local Improvements	26th Oct., 1868	In Force	186
	470	By-law to regulate Division or Line Fences in the City of Toronto, and to enforce the Fencing-in of Vacant Lots	26th Oct., 1868	In Force	188

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.	No.
471	By-law for regulating the erection of Buildings and the Storage of Inflammable Substances, and for making other provisions for the prevention of Fires	26th Oct., 1868	Repealed		486
472	By-law to provide for the appointment of Chimney Inspectors and to define their duties	26th Oct., 1868	Repealed		
473	By-law for the organization and management of the Fire Department	26th Oct., 1868	In Force	192	
474	By-law to provide for the appointment of Pound-keepers, and to regulate the Pounds in the City of Toronto.....	26th Oct., 1868	In Force	196	487
475	By-law to provide for the Measurement and Sale of Cordwood.....	26th Oct., 1868	Repealed		
476	By-law to provide for the appointment of an Inspector of Weights and Measures, and to regulate Weights, Measures and Weighing Machines	26th Oct., 1868	Repealed		488
477	By-law to authorize the appointment of a General Inspector of Licenses, and the issue of Licenses in certain cases	26th Oct., 1868	In Force	206	
478	By-law to restrain and punish Vagrants and other Disorderly Persons.....	26th Oct., 1868	In Force	221	
479	By-law to regulate the mode of measuring Lime in the City of Toronto	26th Oct., 1868	In Force	223	489
480	By-law to regulate the conduct of Cab-drivers, Carters and others, at Steamboat Landings	26th Oct., 1868	In Force	224	490
481	By-law to authorize a Special Assessment for the purpose of Watering the Streets.....	26th Oct., 1868	Repealed		
482	By-law to provide for the proper use and custody of the St. Lawrence and St. Andrew's Halls....	26th Oct., 1868	In Force	226	491
483	By-law to regulate the Public Markets and Weigh-houses..	26th Oct., 1868	In Force	229	
484	By-law to repeal and amend certain By-laws of the City of Toronto	26th Oct., 1868	Repealed		492
485	By-law to provide for the appointment of Returning Officers, and for the holding of the Municipal				

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
	Elections in the City of Toronto, for the year one thousand eight hundred and sixty-nine	7th Dec., 1868	Effete	
486	By-law to aid and assist the Toronto, Grey and Bruce Railway Company, by giving two hundred and fifty thousand dollars to the Company by way of Bonus and to issue Debentures therefor, and to authorize the levying of a special rate for the payment of the Debentures and interest	11th Jan., 1869	In Force	250
487	By-law to aid and assist the Toronto and Nipissing Railway Company, by giving one hundred and fifty thousand dollars to the Company by way of bonus, and to issue Debentures therefor, and to authorize the levying of a special rate for the payment of the Debentures and interest	11th Jan., 1869	In Force	254
488	By-law to amend By-law number four hundred and eighty-five, and to provide for the appointment of a Returning Officer for the second Electoral Division of St. John's Ward, in the City of Toronto, for the year one thousand eight hundred and sixty-nine.....	11th Jan., 1869	Effete	
489	By-law to provide for the construction of the McBeth Pavement on King Street, between Bay Street and Yonge Street	11th Jan., 1869	In Force	Not reprinted
490	By-law to provide for the appointment of Auditors of the Accounts of the City of Toronto, for the year one thousand eight hundred and sixty-eight.....	18th Jan., 1869	Effete	
491	By-law to provide for the appointment of Assessors for the City of Toronto, for the year one thousand eight hundred and sixty-nine	1st Feb., 1869	Repealed	
492	By-law to amend By-law number four hundred and seventy-eight, entitled "A By-law to restrain Vagrants and other disorderly persons"	8th Mar., 1869	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
493	By-law to provide for an issue of Debentures to the extent of twenty-three thousand six hundred and eighty seven dollars, to redeem outstanding Debentures falling due in the year of our Lord one thousand eight hundred and sixty-nine.....	3rd May, 1869	In Force	257
494	By-law to amend By-law number four hundred and forty-eight, passed on the fourth day of September, in the year of our Lord one thousand eight hundred and sixty-seven, respecting the Salaries of Corporation Officers.....	3rd May, 1869	Repealed	
495	By-law to provide for the construction of a Sewer on Wellington Street, in Saint George's Ward, between Peter Street and Clarence Square, and to levy a rate to defray the cost thereof.....	5th July, 1869	In Force	Not reprinted.
496	By-law to provide for the construction of a Sewer on Dummer Street, between the present termination of the Sewer on that Street, and Caer Howell Street...	5th July, 1869	In Force	"
497	By-law to provide for the construction of a Sewer on Isabella Street, and to levy a rate to defray the cost thereof.....	5th July, 1869	In Force	"
498	By-law to authorize an Assessment for City and School purposes for the year one thousand eight hundred and sixty-nine.....	6th Aug., 1869	Repealed	
499	By-law to amend By-laws numbers four hundred and eighty-six and four hundred and eighty-seven, of the City of Toronto, so far as relates to the times when the interest shall be payable on the Debentures to be issued to aid and assist "The Toronto, Grey, and Bruce Railway Company," and "The Toronto and Nipissing Railway Company".....	30th Aug., 1869	In Force	"
500	By-law to repeal By-law number four hundred and ninety-eight, passed sixth of August, one thou-			

PAGE.	No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
		sand eight hundred and sixty-nine, and to provide, for and authorize an Assessment for City and School purposes, for the year one thousand eight hundred and sixty-nine.	30th Aug., 1869	Effete	
257	501	By-law to provide for the construction of a Sewer on Sherbourne Street, from the termination of the existing Sewer northward to the south side of Carlton Street.....	30th Aug., 1869	In Force	Not reprinted.
	502	By-law relative to the Public Health of the City of Toronto....	26th Nov., 1869	In Force	261
	503	By-law for regulating the Erection of Buildings, and the storage of inflammable Substances, and for making other provisions for the prevention of Fires.....	26th Nov., 1869	Repealed	
	504	By-law to regulate the proceedings in the Municipal Council of the Corporation of the City of Toronto and the Committees thereof.....	26th Nov., 1869	In Force	281
Not reprinted.	505	By-law to repeal and amend certain By-laws of the City of Toronto	26th Nov., 1869	Repealed	
"	506	By-law to provide for the appointment of Returning Officers for the holding of the Municipal Elections in the City of Toronto for the year one thousand eight hundred and seventy.....	6th Dec., 1869	Effete	
"	507	By-law to provide for the appointment of Auditors of the Accounts of the City of Toronto, for the year 1869	17th Jan., 1870	Effete	
	508	By-law to provide for the appointment of Assessors for the City of Toronto for the year 1870	24th Jan., 1870	Effete	
	509	By-law to provide for an issue of Debentures to the extent of \$33,600.40 to redeem outstanding Debentures falling due in the year of our Lord 1870	30th May, 1870	In Force	323
	510	By-law to provide for the construction of a Sewer on Carlton Street, between Jarvis and Sherbourne Streets.....	18th July, 1870	In Force	Not reprinted.
"	511	By-law to provide for the construction of a Sewer on Grenville Street	1st Aug., 1870	In Force	"

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
512	By-law to repeal sub-section 4 of section 3 of By-law No. 483, respecting Markets, and to repeal By-law No. 475, respecting Cordwood	15th Aug., 1870	Repealed	
513	By-law to authorize an Assessment for City and School purposes, for the year 1870.....	31st Aug., 1870	Effete	
514	By-law to provide for the construction of a Main Sewer on Yonge Street, between Maitland and Bloor Streets	12th Sep., 1870	In Force	Not re-printed.
515	By-law to provide for the construction of a Sewer on Adelaide Street, between Brock and Brant Streets.....	12th Sep., 1870	In Force	"
516	By-law to aid and assist the "Toronto, Simcoe and Muskoka Junction Railway Company," by giving one hundred thousand dollars to the said company by way of bonus, and to issue debentures therefor, and to authorize the levying of a special rate for the payment of the debentures and interest	26th Sep., 1870	In Force	326
517	By-law to provide for the construction of a Main Sewer on Pembroke Street and Shuter Street, commencing at Gerrard Street, along Pembroke Street, extending southerly to its intersection with Shuter Street, produced, easterly, thence along Shuter Street to Jarvis Street ..	17th Oct., 1870	In Force	Not re-printed.
518	By-law to provide for the appointment of Returning Officers for the holding of the Municipal Elections in the City of Toronto, for the year 1871	28th Nov., 1870	Effete	
519	By-law to provide for the appointment of Auditors of the Accounts of the City of Toronto, for the year 1870	16th Jan., 1871	Effete	
520	By-law to amend By-law No. 477 of this Council, respecting the General Inspector of Licenses	20th Feb., 1871	Repealed	

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
521	By-law to provide for the issue of \$16,003.62 of Debentures to redeem certain Debentures falling due in the year of our Lord 1871, for which no sinking fund has been provided.....	3rd April, 1871	In Force	329
522	By-law to raise, by way of loan, the sum of one hundred and fifty-nine thousand eight hundred and fifty dollars, for the purposes therein mentioned	19th June, 1871	In Force	332
523	By-law to authorize the opening and extending of South Park Street, from the eastern terminus of the bridge crossing the Don to a point of junction with the Kingston Road.....	3rd July, 1871	In Force	335
524	By-law to provide for the appointment of a Public Officer, to be called "The City Commissioner."	7th July, 1871	In Force	336
525	By-law to provide for and fix the Salaries of the Officers of the Corporation, for the year 1871.....	7th July, 1871	Repealed	
526	By-law to authorize an Assessment for City and School purposes for the year 1871... ..	11th Aug., 1871	Effete	
527	By-law to provide for the construction of a Sewer on West Nelson Street, in St. Andrew's Ward.....	28th Aug., 1871	In Force	Not reprinted.
528	By-law to provide for the laying of a Wooden Block Paved Carriage Road on King Street, between Bay Street and Simcoe Street.....	11th Sept., 1871	In Force	"
529	By-law to provide for the issue of Debentures to the extent of \$52,500 for school building purposes.....	25th Sept., 1871	In Force	342
530	By-law to amend No. 483 so far as the weighing and sale of Hay and Straw is concerned.....	25th Sept., 1871	Repealed	
531	By-law to provide for the construction of a Sewer on John St., between King and Queen Sts.....	23rd Oct., 1871	In Force	Not reprinted.
532	By-law to provide for the construction of a Sewer on Gloucester St., between Yonge and Church Streets.....	23rd Oct., 1871	In Force	"

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Not reprinted.

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Not reprinted.

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
533	By-law to provide for the issue of Debentures to the extent of \$79,800 for the general purposes of the City.....	23rd Oct., 1871	In Force	345
534	By-law to provide for the construction of a Sewer on Broadalbane St., between Yonge and St. Vincent Streets.....	6th Nov., 1871	In Force	Notre-printed.
535	By-law to provide for the construction of a Sewer on Charles St., between Yonge and Church Streets.....	6th Nov., 1871	In Force	"
536	By-law to provide for the construction of a Sewer on North Pembroke St., between Carleton Street and Wellesley Crescent....	13th Nov., 1871	In Force	"
537	By-law to amend By-law No. 504 so far as the same relates to the Officers of the Corporation.....	20th Nov., 1871	Repealed	
538	By-law to provide for the appointment of Returning Officers, for the holding of the Municipal Elections in the City of Toronto, for the year 1872.....	27th Nov., 1871	Effete	
539	By-law to amend By-law No. 538, so far as the same relates to St. George's Ward, and the holding of the Municipal Election therein for the year 1872.....	4th Dec., 1871	Effete	
540	By-law to amend By-law No. 538, providing for the appointment of Returning Officers, for the holding of the Municipal Elections in the City of Toronto, for the year 1872.....	26th Dec., 1871	Effete	
541	By-Law to provide for the appointment of Auditors of the Accounts of the City of Toronto for the year 1871.....	16th Jan., 1872	Effete	
542	By-Law to re-appoint a Committee of the Council, to be called the Board of Health, and to amend certain By-Laws relating to the same.	5th Feb., 1872	Repealed	
543	By-Law to amend By-Law No. 538, respecting the appointment of Returning Officers for the year 1872.	27th May, 1872	Effete	
544	By-Law to authorize the construction of Water Works for the City of Toronto.....	6th June, 1872	In Force	348

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
545	By-Law to provide for the construction of a Sewer on Magill Street...	6th June, 1872	In Force	Not reprinted.
546	By-Law to provide for the construction of a Sewer on Maitland Street, between Yonge Street and Church Street.....	6th June, 1872	In Force	"
547	By-Law to provide for Sewer on Ann Street, between Church Street and the house occupied by Mr. Thos. Bonner.....	6th June, 1872	In Force	"
548	By-Law for the temporary relief of John Bisset Smith, in connection with By-Law No. 503.....	17th June, 1872	Effete	
549	By-Law to provide for the construction of a Sewer on Beyerley Street	24th June, 1872	In Force	Not reprinted.
550	By-Law for the construction of a Sewer on Caer Howell Street	24th June, 1872	In Force	"
551	By-Law to provide for the laying of a Wooden Block Paved Carriage Road on King Street, between Yonge Street and East side of East Market Street	24th June, 1872	In Force	"
552	By-Law to provide for the appointment of two Auditors of the Accounts of the Corporation of the City of Toronto for the year 1872.	2nd July, 1872	Effete	
553	By-Law to authorize a special Assessment for the purpose of Watering Yonge Street, between King and Queen Streets	15th July, 1872	Effete	
554	By-Law to authorize a special Assessment for the purpose of Watering Yonge Street, between Queen and Crookshank Streets	15th July, 1872	Effete	
555	By-Law to authorize a special Assessment for the purpose of Watering Yonge Street, between Crookshank and Hayter Streets.	15th July, 1872	Effete	
556	By-Law to authorize a special Assessment for the purpose of Watering King Street, between York and Simcoe Streets.....	15th July, 1872	Effete	
557	By-law to authorize a Special Assessment for the purpose of Watering King Street, between George and Caroline Streets.....	15th July, 1872	Effete	

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Not reprinted.

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No.	TITLE	WHEN PASSED.	HOW REPORTED.	PAGE	No.
558	By-law to authorize a Special Assessment for the purpose of Watering Wellington Street, between York and Simcoe Streets.....	15th July, 1872	Effete		569 570
559	By-law to authorize the widening of Esther Street, from Charles to Queen Street.	29th July, 1872	In Force	349	
560	By-law to divide the several Wards of the City of Toronto into Polling sub-divisions for Election Purposes.	29th July, 1872	Repealed		571
561	By-law to authorize a Special Assessment for the purpose of Watering Jarvis Street, between Shuter and Crookshank Streets.....	12th Aug., 1872	Effete		572
562	By-law to provide for the construction of a Sewer on Bleecker Street, between Carlton Street and Wellesley Street	12th Aug., 1872	In Force	Not re-printed.	573
563	By-law to authorize an Assessment for City and School Purposes for the year 1872	9th Sep., 1872	Effete		574
564	By-law to provide for the construction of a Sewer on Isabella Street, between John Smith's property on the said Street and the Sewer on Yonge Street.....	9th Sep., 1872	In Force	"	575
565	By-law to provide for the issue of Debentures for thirteen thousand six hundred and seventy dollars, to redeem Debentures falling due in the year of our Lord 1872.....	23rd Sep., 1872	In Force	350	576
566	By-law to provide for the issue of Debentures to the extent of \$9,550, to assist in constructing Sewers on Pembroke and Shuter Streets, Breadalbane Street, Beverley Street, and Caer Howell Street.....	23rd Sep., 1872	In Force	353	577 578
567	By-law to provide for the construction of a Sewer on Seaton Street, between Queen and Gerrard Streets.....	23rd Sep., 1872	In Force	Not re-printed.	580
568	By-law to amend By-law No. 467, so far as the same relates to the depositing of Wood and Coal upon the Streets	4th Nov., 1872	Repealed		581

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
569	By-law to provide for the issue of Water Works Debentures.....	18th Nov., 1872	In Force	356
570	By-law to provide for the appointment of Returning Officers, and the places for the holding of the Municipal Elections in the City of Toronto, for the year one thousand eight hundred and seventy-three.	25th Nov., 1872	Effete	
571	By-law to amend By-law No. 570, respecting the appointment of Returning Officers for the year 1873.	16th Dec., 1872	Effete	
572	By-law to aid and assist the Credit Valley Railway Company by giving one hundred thousand dollars to the Company by way of Bonus, and to issue Debentures therefor, and to authorize the levying of a special rate for the payment of the Debentures and interest.....	30th Dec., 1872	In Force	359
573	By-law to amend By-law No. 446, so as to facilitate the collection of the Tax upon Dogs, thereby imposed	3rd Mar., 1873	Repealed	
574	By-law to appoint an Assessment Commissioner for the City of Toronto	7th April, 1873	In Force	363
575	By-law respecting compensation to the owners of Sheep destroyed by Dogs.....	21st April, 1873	Repealed	
576	By-law to amend By-law No. 503, relative to the erection of Buildings within certain limits of the City of Toronto	28th April, 1873	Repealed	
577	By-law to authorize the levying of a Special Rate for Watering certain Streets during the ensuing season	5th May, 1873	Effete	
578	By-law to amend By-law No. 573, relative to the collection of the Tax on Dogs	5th May, 1873	Repealed	
579	By-law to amend By-law No. 524, respecting the appointment of a Public Officer, to be called the "City Commissioner"	26th May, 1873	Repealed	
580	By-law to amend By-law No. 504, regulating the proceedings of Council and the Committees thereof...	26th May, 1873	Repealed	
581	By-law to amend By-law No. 478, relating to Vagrants and other Disorderly Persons.....	26th May, 1873	Repealed	

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Not re-printed.

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Not re-printed.

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
582	By-law to amend By-law No. 467, with respect to the Removal of Snow, Ice, and Dirt	26th May, 1873	Repealed	
583	By-law to limit the application of By-law No. 576 in certain cases...	9th June, 1873	Effete	
584	By-law to provide for an issue of Debentures to the extent of ten thousand one hundred and forty dollars, to redeem Debentures falling due in the year of our Lord 1873	16th June, 1873	In Force	364
585	By-law to provide for the issue of Debentures to the extent of \$4,352, to assist in constructing a Sewer on Seaton Street, between Queen and Gerrard Streets	16th June, 1873	In Force	367
586	By-law to amend By-law No. 483, in reference to the location of the Cattle Market	7th July, 1873	Repealed	
587	By-law to amend By-law No. 446, with regard to the muzzling of Dogs, and to provide for the destruction of Dogs running at large contrary to the By-law	7th July, 1873	Repealed	
588	By-law to regulate the conveyance of goods, wares and merchandize on the Streets of the City of Toronto, and the width of the Tires and Wheels of Vehicles used for the conveyance of articles of burden, goods, wares, or merchandize	4th Aug., 1873	In Force	370
589	By-law to provide for the payment of Municipal Taxes into the Office of the City Treasurer.....	5th Aug., 1873	In Force	372
590	By-law to provide for the construction of a Sewer on Jarvis Street, between Carleton and Bloor Streets, in St. James' and St. David's Wards.....	19th Aug., 1873	In Force	Not reprinted.
591	By-law to provide for the construction of a Sewer on Wellington Place, between Brock and Portland Streets, in St. George's Ward.	19th Aug., 1873	In Force	"
592	By-law to provide for the construction of a Sewer on Alexander Street, between Yonge and Church Streets, in St. James' Ward.....	19th Aug., 1873	In Force	"

No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.
593	By-law to provide for the construction of a Sewer on Wood Street, between Yonge and Church Streets, in St. James' Ward.....	19th Aug., 1873	In Force	Not re-printed.
594	By-law to provide for the construction of a Sewer on William Henry Street, between College and Caer Howell Streets, in St. Patrick's Ward.....	19th Aug., 1873	In Force	"
595	By-law to provide for the construction of a Sewer on George Street, between Queen and Shuter Streets, in St. David's Ward.....	19th Aug., 1873	In Force	"
596	By-law to provide for the construction of a Sewer on Vanauley Street, between Queen Street and the Jog on Vanauley Street, in St. Patrick's Ward.....	19th Aug., 1873	In Force	"
597	By-law to provide for the construction of a Sewer on St. George's Street, between College and Bloor Streets, in St. Patrick's Ward.....	19th Aug., 1873	In Force	"
598	By-law to provide for the construction of a Sewer on Montague Place, on the West side of North Pembroke Street, in St. David's Ward.....	19th Aug., 1873	In Force	"
599	By-law to provide for the construction of a Sewer on Murray Street, from Caer Howell Street to its northern termination, in St. Patrick's Ward.....	19th Aug., 1873	In Force	"
600	By-law to provide for the construction of a Sewer on Alice Street, between Yonge and Terauley Streets, in St. John's Ward.....	19th Aug., 1873	In Force	"
601	By-law to provide for the construction of a Sewer on Berkeley Street, between Beech and Sydenham Streets, in St. David's Ward.....	19th Aug., 1873	In Force	"
602	By-law to provide for the construction of a Sewer on Isabella Street, between Jarvis and Church Streets, in St. James' Ward.....	22nd Sept., 1873	In Force	"
603	By-law to provide for the construction of a Sewer on Adelaide Street, between Brock and Peter Streets, in St. Andrew's Ward..	22nd Sept., 1873	In Force	"

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Not re-printed.

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604	By-law to provide for the construction of a Sewer on Baldwin Street, in St. Patrick's Ward	22nd Sept., 1873	In Force		617
605	By-law to amend By-law 589 relative to the Collection of Municipal Taxes.....	29th Sept., 1873	Repealed	Not re-printed.	618
606	By-law to provide for the appointment of the Collectors for the year 1873	29th Sept., 1873	Effete		619
607	By-law to provide for and fix the Salaries of the Corporation Officers for 1873.....	29th Sept., 1873	Repealed		
608	By-law to authorize an Assessment for City and School Purposes for the year 1873.....	13th Oct., 1873	Effete		
609	By-law to regulate and define the duties of the City Solicitor or Solicitors of the City of Toronto...	13th Oct., 1873	In Force	374	620
610	By-law to provide for the construction of a Sewer on St. Alban Street, between the Queen's Park and Yonge Street	27th Oct., 1873	In Force	Not re-printed.	621
611	By-law to amend By-law No. 683, in reference to Butchers' Licenses ...	27th Oct., 1873	Repealed		
612	By-law to divide the several Wards of the City of Toronto, into polling sub-divisions for election purposes.....	27th Oct., 1873	Repealed		622
613	By-law to prevent Trespasses upon Public Lands in the City of Toronto, and to provide for the Removal of Buildings or other obstructions erected or placed thereupon.....	10th Nov., 1873	In Force	378	623
614	By-law to amend By-law 502 relative to the construction of Privies and Privy Vaults.....	12th Nov., 1873	Repealed		624
615	By-law to provide for the Issue of Debentures to the extent of \$37,000 for the purchase of new School Sites and the erection of new School Buildings.....	12th Nov., 1873	In Force	381	625
616	By-law to amend By-law No. 588, relative to the registration of Vehicles and the width of the Tires and Wheels of Vehicles used for the conveyance of Articles of Burden, Goods, Wares and Merchandize.....	17th Nov., 1873	Repealed		626 627

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	618	By-law to provide for the appointment of Returning Officers and to fix the places for holding the Municipal Elections in the City of Toronto for the year 1874 . . .	18th Dec., 1873	Effete	
	619	By-law to provide for the Issue of Debentures to the amount of \$19,000 to assist in the construction of Sewers on Jarvis Street, George Street, Vanauley Street, St. George Street, Adelaide Street, Berkeley Street, and Wellington Place.....	18th Dec., 1873	In Force	384
374	620	By-law to amend By-law No. 618, respecting the appointment of Returning Officers and fixing the places for holding the Municipal Elections for the year 1874.....	31st Dec., 1873	Effete	
	621	By-law to provide for the appointment of two Auditors of the Accounts of the Corporation of the City of Toronto for the year 1874.....	31st Dec., 1873	Effete	
	622	By-law to provide for the appointment of Arbitrators in cases arising under the Municipal Act	9th Mar., 1874	In Force	387
	623	By-law to amend By-law No. 482, providing for the proper use and custody of St. Lawrence Hall.....	9th Mar., 1874	Repealed	
378	624	By-law to amend By-law No. 618, relative to the appointment of Returning Officers and the fixing of Polling Places for Municipal Elections during the year 1874.....	30th Mar., 1874	Effete	
	625	By-law to authorize the levy of a Special Rate for Watering certain Streets during the summer of 1874	30th Mar., 1874	Effete	387
381	626	By-law to provide for a further issue of Water Works Debentures.....	7th April, 1874	In Force	
	627	By-law for regulating the erection of Buildings and the Storage of Inflammable Material.....	9th April, 1874	In Force	391

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629	By-law to amend By-law No. 542, respecting the Board of Health...	13th April, 1874	Repealed		641
630	By-law for the appropriation of the moneys due to the City of Toronto under the Act 36 Victoria, cap. 47	27th April, 1874	In Force	413	642
631	By-law to amend By-law No. 625, relative to Street Watering	11th May, 1874	Effete		
632	By-law to provide for an issue of Debentures to the extent of \$20,200, to redeem debentures falling due in the year 1874.....	11th May, 1874	In Force	414	643
633	By-law to regulate the cutting and removal of Ice from the Bay, in front of the City of Toronto	18th May, 1874	In Force	417	644
634	By-law to aid and assist the Toronto, Grey and Bruce Railway Company, by giving one hundred thousand dollars to the Company by way of bonus, and to issue Debentures therefor, and to authorise the levying of a special rate for the payment of the debentures and interest.....	18th May, 1874	In Force	419	645 646
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636	By-law to amend By-law No. 474, relative to Pounds and Pound Keepers	15th June, 1874	Repealed		648
637	By-law to provide for the construction of a Sewer on Adelaide Street, between Brant and Portland Streets, in the Ward of St. Andrew	20th July, 1874	In Force		649
638	By-law to provide for the construction of a Sewer on Queen Street, between Lumley and Bishop Streets, in the Ward of St. Patrick	20th July, 1874	In Force	Not re-printed.	650
639	By-law to provide for the construction of a Sewer on Widmer Street, between Adelaide and King Streets, in the Ward of St. Andrew.....	20th July, 1874	In Force	"	651

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	640	By-law to provide for the construction of a Sewer on St. Andrew's Street, between Spadina Avenue and a point just west of Eliza Street, in the Ward of St. Patrick	20th July, 1874	In Force	Not re-printed.
	641	By-law to provide for and fix the Salaries of the Corporation Officers for 1874	27th July, 1874	In Force	
413	642	By-law to amend By-law No. 504, regulating the Proceedings in the Municipal Council of the Corporation of the City of Toronto and the Committees thereof	19th Aug., 1874	Repealed	
414	643	By-law to authorize an Assessment for City and School purposes, for the year 1874	31st Aug., 1874	Effete	
417	644	By-law to provide for the appointment of Collectors of Taxes for the year 1874	31st Aug., 1874	Repealed	
	645	By-law to provide for the construction of a Sewer on a lane between Duncan and Simcoe Streets, in St. Andrew's Ward	22nd Sept., 1874	In Force	
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	647	By-law to provide for the construction of a Sewer on Britain Street, between George Street and Sherbourne Street, in St. Thomas' Ward	5th Oct., 1874	In Force	
	648	By-law to provide for the construction of a Sewer on George Street, between Shuter Street and Gerard Street, in St. Thomas' Ward.	5th Oct., 1874	In Force	
	649	By-law to provide for the construction of a Sewer on Gould Street, between Church Street and Mutual Street, in St. James' Ward...	5th Oct., 1874	In Force	
Not re-printed.	650	By-law to amend By-laws Nos. 589 and 605, relative to the collection of Taxes	5th Oct., 1874	Repealed	
"	651	By-law to provide for the appointment of Returning Officers, and to fix the places for holding the Municipal Elections in the City of Toronto, for the year 1875	12th Oct., 1874	Effete	
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No.	TITLE.	WHEN PASSED.	HOW REPORTED.	PAGE.	No.
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653	By-law to provide for the issue of Debentures to the amount of \$5,340, to assist in the construction of Sewers on Adelaide, Queen, Widmer, St. Andrews', Britain, George, and Gould Streets, and a certain lane running from Duncan to Simcoe Street.....	21st Dec., 1874	In Force	423	666
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659	By-law to repeal By-law No. 642, relative to the proceedings in the Municipal Council of the Corporation of the City of Toronto, and the Committees thereof.....	25th Jan., 1875	Repealed		671
660	By-law to amend By-law No. 633, regulating the cutting and removal of Ice from the Bay in front of the City of Toronto.....	25th Jan., 1875	Repealed		672
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662	By-law to authorize the levying of a special rate for watering certain Streets during the Summer of 1875.....	30th Mar., 1875	Effete		675
663	By-law respecting the construction of Roads in the Queen's Park.....	26th April, 1875	In Force	426	

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672	By-law to amend By-laws Nos. 662 and 669, relative to Street Watering	2nd Aug., 1875	Effete	
673	By-law to secure the proper carrying into effect of the Provincial Act respecting the Sale of Spirituous Liquors.....	23rd Aug., 1875	In Force	436
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677	By-law to provide for the construction of a Sewer on Wellesley Street, between Yonge and Church Streets, in the Ward of Saint James.	23rd Aug., 1875	In Force	"
678	By-law to provide for the construction of a Sewer on Berkeley Street, between King and Duke Streets, in the Ward of St. David.	23rd Aug., 1875	In Force	"
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680	By-law to provide for the construction of a Sewer on Gerrard Street, between Elizabeth and Yonge Streets, in the Ward of St. John.	23rd Aug., 1875	In Force	"
681	By-law to provide for the purchase of a portion of the Toronto Necropolis for a Public Park.	23rd Aug., 1875	In Force	437
682	By-law relative to the Conveyance of Goods, Wares, and Merchandise through the streets of the City of Toronto.	23rd Aug., 1875	Repealed	
683	By-law to amend By-law 627, relative to the Fire Limits of the City of Toronto.	23rd Aug., 1875	Repealed	
684	By-law to provide for the construction of a Sewer on Spadina Avenue, between Baldwin and College Streets, in St. Patrick's Ward.	30th Aug., 1875	In Force	Not re-printed.
685	By-law to amend By-law No. 629, relative to the removal of Grass and Weeds from the Streets and Lanes of the City.	23rd Aug., 1875	Repealed	
686	By-law to authorize an Assessment for City and School Purposes for the year 1875.	15th Sept., 1875	Effete	
687	By-law to divide the several Wards of the City of Toronto into Polling Sub-divisions for Parliamentary Election purposes.	20th Sept., 1875	Repealed	

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	688	By-law to provide for the construction of a Sewer on Richmond Street, between Bathurst and Tecumseth Streets, in St. Andrew's Ward	20th Sept., 1875	In Force	
Notre-printed.	689	By-law to provide for the appointment of Collectors of Taxes for the year 1875	27th Sept., 1875	In Force	Notre-printed.
"	690	By-law relative to the Weighing of Coal in the City of Toronto	4th Oct., 1875	Repealed	"
"	691	By-law to provide for the construction of a Sewer on Bloor Street, between Yonge and Huntley Streets, in the Wards of St. James and St. Thomas	4th Oct., 1875	In Force	"
"	692	By-law for the appropriation of certain Interest on the Moneys due to the City of Toronto, under the Act 36 Vic., chap. 47.	18th Oct., 1875	In Force	438
"	693	By-law to provide for the Sodding and Planting with Trees that portion of Jarvis Street, between Queen and Shuter Streets, in St. James' and St. Thomas' Wards...	18th Oct., 1875	In Force	Notre-printed.
437	694	By-law to provide for the proper Planting, Trimming, and Protection of Shade Trees.....	18th Oct., 1875	In Force	440
d	695	By-law to provide for the appointment of Returning Officers, and to fix the places for holding the Municipal Elections in the City of Toronto, for the year 1876	25th Oct., 1875	In Force	Notre-printed.
d	696	By-law to extend the provisions of By-laws 482 and 623 to the use and custody of the new St. Andrew's Hall, and to amend By-law 482	6th Dec., 1875	Repealed	
ce	697	By-law to provide for the Issue of Debentures to the amount of \$151,000 for the general purposes of the City of Toronto.....	13th Dec., 1875	In Force	442.
d	698	By-law to provide for the Issue of Debentures to the amount of \$12,900, to assist in the construction of Sewers on Sherbourne, Gloucester, Church, Charles, St. Patrick, Ontario (two sections), Wellesley, Berkeley, Gerrard, Richmond and Bloor Streets.....	20th Dec., 1875	In Force	446.

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700	By-law to provide for the appointment of Auditors for the year 1876.....	27th Dec., 1875	In Force	"
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702	By-law to amend By-law No. 574, relative to the appointment of an Assessment Commissioner for the City of Toronto.....	31st Jan., 1876	Repealed	
703	By-law to amend By-law No. 467, relative to the Regulation of the Streets and Sidewalks, and Thoroughfares of the City of Toronto, and for the preservation of order and suppression of Nuisances therein.....	31st Jan., 1876	Repealed	
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707	By-law respecting connections with the Main Sewer on Yonge Street, previous to the putting down of Permanent Roadway...	6th Mar., 1876	In Force	453
708	By-law to amend By-law No. 504, so far as the same relates to the City Engineer and Staff.....	16th Mar., 1876	Repealed	
709	By-law to amend By-law No. 627, relative to the Fire Limits of the City of Toronto.....	16th Mar., 1876	Repealed	
710	By-law to provide for an Issue of Debentures to the extent of \$537,217.76 to redeem certain Debentures falling due in the year 1876.....	27th Mar., 1876	In Force	455
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716	By-law to amend By-law No. 467, relative to Driving on the Public Streets.....	24th April, 1876	Repealed	
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718	By-law to provide for the construction of a Sewer on Muter Street, between Queen and Arthur Streets, in St. Stephen's Ward....	1st May, 1876	In Force	"
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720	By-law to provide for the construction of a Sewer on Lumley Street, between the south side of Arthur Street and a point distant about 336 feet north of the north side of Arthur Street, in St. Stephen's Ward.....	1st May, 1876	In Force	"
721	By-law to amend By-law No. 609 as far as relates to the appointment of one of the City Solicitors.	15th May, 1876	Repealed	
722	By-law to amend By-law No. 472, providing for the appointment of Chimney Inspectors, and to define their duties.....	22nd May, 1876	In Force	459

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738	By-law to provide for the construction of a Sewer on Huntley Street, between Bloor and Isabella Streets, in St. Thomas' Ward.....	18th Aug., 1876	In Force	"
739	By-law to provide for the construction of a Sewer on Parliament Street, between Winchester and Wellesley Streets, in St. David's Ward.....	18th Aug., 1876	In Force	"
740	By-law to provide for the construction of a Sewer on Strachan Avenue, between Queen and King Streets, in St. Andrew's Ward; and thence along King Street, easterly, to the Garrison Creek, in St. Andrew's and St. George's Wards.....	18th Aug., 1876	In Force	"
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743	By-law to authorize the Registration, under the Statute, of Debentures issued under By-law No. 705, and to appoint Messrs.			

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748	By-law to provide for the construction of a Sewer on Hayter Street, between Yonge Street and the eastern boundary of Joseph W. Phillips' property, extended across the street, in St. John's Ward....	25th Sep., 1876	In Force	"
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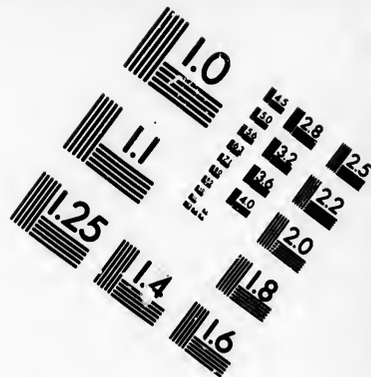
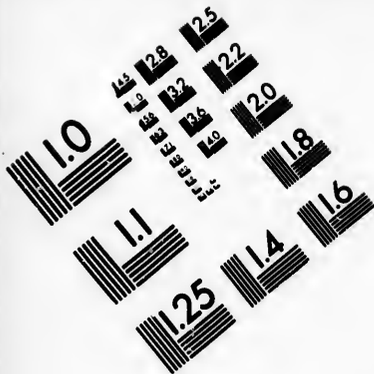
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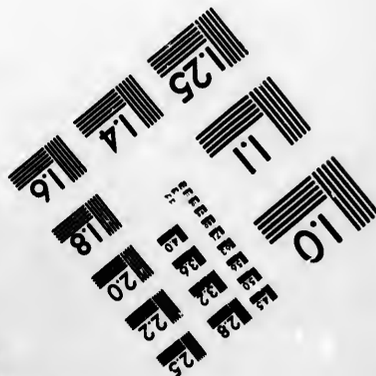
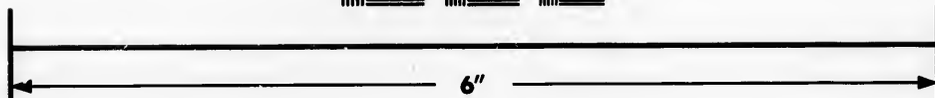
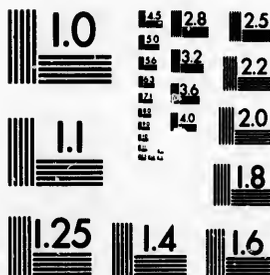
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**IMAGE EVALUATION
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23 WEST MAIN STREET
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TO THE

MEMBERS AND OFFICERS OF THE COUNCIL,

AND

PRINCIPAL CIVIC OFFICIALS.

- ADAMSON, WILLIAM,**
Councilman, St. David's Ward, 1864, 1865; Alderman, St. David's Ward, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873; Alderman, St. Thomas' Ward, 1874; Alderman, St. David's Ward, 1875, 1876, 1877.
- ALLAN, HON. GEORGE W.,**
Alderman, St. David's Ward, 1849, 1854; Alderman, St. David's Ward, and Mayor, 1855; Water Works Commissioner, 1872, 1873, 1874, 1875, 1876, 1877.
- ALLEN, D.,**
Turnkey at Jail, 1877. (Appointed 1872).
- ALLEN, GEORGE L.,**
Chief of Police, 1847, 1848, 1849, 1850, 1851, 1852; Governor of Jail, from 1852 to 1872.
- ALLEN, THOMAS,**
Collector, St. Lawrence Ward, part of 1874, and Alderman, St. David's Ward, 1877.
- ANDREWS, WILLIAM,**
Councilman, St. David's Ward, 1840, 1841, 1842, 1843.
- ANDREWS, WILLIAM,**
Assessor, St. Patrick's Ward, 1873.
- ARDAGE, RICHARD,**
Councilman, St. David's Ward, 1864; First Assistant Engineer Fire Department, 1877. (Appointed, 1866.)
- ARDAGE, WILLIAM,**
Councilman, St. David's Ward, 1857, 1858, 1859, 1860.
- ARGUE, JOHN,**
Housekeeper City Hall, 1877. (Entered service of Corporation, 1851.)
- ARMSTRONG, JAMES,**
Chief Engineer, Fire Brigade, 1847.
- ARMSTRONG, JOHN,**
Councilman, St. Andrew's Ward, 1834, 1835; Alderman, St. Andrew's Ward, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845; Alderman, St. James' Ward, 1847, 1848.
- ARMSTRONG, THOMAS,**
Councilman, St. Andrew's Ward, 1849, 1850; Alderman, St. Andrew's Ward, 1852, 1853; General Inspector of Licenses, from 1867 to 1876.
- ARTHURS, WILLIAM,**
Councilman, St. Lawrence Ward, 1834, 1836.
- ASHFIELD, JAMES,**
Councilman, St. George's Ward, 1849, 1850; Councilman, St. George's Ward, and Chief Engineer Fire Brigade, 1851, 1852, 1853; Chief Engineer Fire Brigade, 1877. (Appointed 1854.)
- AWDE, ROBERT,**
General Inspector of Licenses, 1877. (Appointed 1876.)
- BACON, W. W.,**
Clerk, Water Works office, 1877. (Appointed 1874.)
- BALDWIN, MORGAN,**
Alderman, St. Thomas' Ward, 1876, 1877.

- BALL, JOHN.**
Alderman, St. Patrick's Ward, 1873, 1874, 1875, 1877.
- BARBER, GEORGE A.,**
Auditor, from 1850 to 1874.
- BARNHART, C.,**
Governor of the Jail, 1834, 1835.
- BAXTER, JAMES,**
Councilman, St. Patrick's Ward, 1853.
- BAXTER, JOHN,**
Councilman, St. Patrick's Ward, 1860, 1861, 1862, 1863; Alderman, St. Patrick's Ward, 1864, 1866, 1868, 1869, 1870, 1871, 1872, 1874; Alderman, St. Patrick's Ward, and President of the Council, 1875.
- BEAMISH, GEORGE,**
Collector, St. Lawrence Ward, 1875.
- BEARD, GEORGE T.,**
Councilman, St. James's Ward, 1865, 1866; Alderman, St. James's Ward, 1867, 1868.
- BEARD, JOSHUA G.,**
Councilman, St. Lawrence Ward, 1834, 1835, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847; Alderman, St. Lawrence Ward, 1849, 1850, 1851, 1852; Alderman, St. Lawrence Ward, and Mayor, 1854.
- BEATT, ROBERT,**
Councilman, St. Lawrence Ward, 1839, 1840, 1841; Councilman, St. Lawrence Ward, and Chief Engineer Fire Brigade, 1842, 1843, 1844; Alderman, St. Lawrence Ward, and Chief Engineer Fire Brigade, 1845, 1846; Alderman, St. Lawrence Ward, 1847; Alderman, St. Lawrence Ward, and Chief Engineer Fire Brigade, 1848, 1849; Chief Engineer Fire Brigade, 1850; Alderman, St. Lawrence Ward, 1851, 1852.
- BEATTY, ADAM,**
Councilman, St. David's Ward, 1851, 1852, 1854, 1855, 1856; Assessor, St. David's Ward, from 1860 to 1871.
- BEATTY, S.,**
Turnkey at Gaol, 1877. (Appointed, 1845.)
- BEATY, JAMES,**
Councilman, St. Lawrence Ward, 1836; Alderman, St. Lawrence Ward, 1846, 1847, 1848, 1849; Alderman, St. David's Ward, 1853.
- BEATY, JAMES, JR., Q. C.,**
Alderman, St. James's Ward, 1877.
- BELL, EDWIN,**
Councilman, St. James's Ward, 1848, 1849, 1850.
- BELL, JOHN, Q. C.,**
Alderman, St. James's Ward, 1847, 1848, 1849; Alderman, St. David's Ward, 1853.
- BELL, JOSEPH,**
Turnkey at Gaol, 1877. (Appointed, 1876.)
- BELL, ROBERT,**
Councilman, St. Andrew's Ward, 1860, 1861, 1862, 1863, 1864, 1865, 1866; Alderman, St. Andrew's Ward, 1867, 1868, 1869, 1870, 1872, 1873; Water Works Commissioner, 1872, 1873; Chairman of the Board of Water Works Commissioners, 1874, 1875, 1876, 1877.
- BELL, THOMAS,**
Alderman, St. George's Ward, 1849.
- BELL, WILLIAM A.,**
Clerk, City Clerk's Office, 1877. (Entered service of Corporation, 1874.)
- BENNETT, JAMES,**
Councilman, St. George's Ward, 1863, 1864.
- BENNETT, JOSEPH H.,**
City Engineer, from 1860 to 1871; Assistant Engineer, 1877. (Entered service of Corporation, 1851.)
- BERKINSHAW, THOMAS,**
Councilman, St. Lawrence Ward, 1859.
- BETHUNE, ANGUS,**
Alderman, St. David's Ward, 1845, 1846.
- BIGGAR, C. R. W.,**
City Solicitor, from 1873 to 1876.
- BLEVINS, JOHN,**
Alderman, St. David's Ward, 1874, 1875, 1876, 1877.
- BLEVINS, ROBERT,**
Councilman, St. Patrick's Ward, 1837, 1838, 1841, 1842.
- BOND, JOSEPH A.,**
Assessor, St. Andrew's Ward, 1873.
- BOOMER, GEORGE,**
Alderman, St. George's Ward, 1858, 1861; Police Magistrate, and Commissioner of Police, 1862, 1863, 1864, 1865.

- BOOTH, GEORGE H.**,
Assistant Engineer, 1874. (Entered service of Corporation, 1857.)
- BOOTH, THOMAS**,
City Engineer, 1857, 1858.
- BOOZ, WILLIAM**,
Book-keeper and Assistant City Treasurer, 1877. (Entered service of Corporation, 1873.)
- BOSTWICK, LARDNER**,
Councilman, St. Lawrence Ward, 1834.
- BOSWELL, ARTHUR RADCLIFFE**,
Alderman, St. George's Ward, 1877.
- BOULTON, G. D'ARCY**,
Alderman, St. Andrew's Ward, 1866, 1867, 1868, 1869; Alderman, St. Andrew's Ward, and President of the Council, 1870.
- BOULTON, WILLIAM H.**,
Alderman, St. Patrick's Ward, 1838, 1839, 1840, 1841, 1842, 1844; Alderman, St. Patrick's Ward, and Mayor, 1845, 1846, 1847; Alderman, St. Patrick's Ward, 1852; Alderman, St. Andrew's Ward, and Mayor, 1858.
- BOUSTEAD, JAMES B.**,
Councilman, St. David's Ward, 1855; Councilman, St. James's Ward, 1866; Alderman, St. James's Ward, 1869, 1870, 1871, 1872, 1874, 1875, 1876.
- BOWES, JOHN G.**,
Alderman, St. James's Ward, 1850; Alderman, St. James's Ward, and Mayor, 1851, 1852, 1853; Alderman, St. David's Ward, 1856; Mayor, by vote of people, and Chairman of the Board of Commissioners of Police, 1861, 1862, 1863.
- BOXALL, JOHN**,
Councilman, St. John's Ward, 1859, 1861, 1862, 1863, 1865, 1866; Alderman, St. John's Ward, 1867, 1868, 1869.
- BOYD, JOHN**,
Alderman, St. David's Ward, 1868; Clerk in City Treasurer's office, 1871, 1872; Secretary of the Board of Water Works Commissioners, 1877. (Appointed 1872.)
- BRITTON, JAMES**,
Alderman, St. Lawrence Ward, 1874, 1875.
- BROOKE, GEORGE**,
Alderman, St. David's Ward, 1852, 1853.
- BROUGH, R. J.**,
Engineer, Water Works, 1877. (Appointed 1874.)
- BROUGHTON, J., Sr.**,
Collector, St. David's Ward, 1877. (Appointed annually since 1872.)
- BROWNE, H. W.**,
Clerk, Water Works office, 1877. (Appointed 1873.)
- BROWNE, JAMES**,
Councilman, St. Lawrence Ward, 1837, 1838.
- BROWNE, WM. A.**,
Assessor, St. Patrick's Ward, 1877.
- BRUNEL, ALFRED**,
Alderman, St. George's Ward, 1857, 1858, 1859; City Engineer, 1859, 1860; Alderman, St. George's Ward, 1861, 1862.
- BUGG, JOHN**,
Councilman, St. Patrick's Ward, 1850, 1851, 1852; Councilman, St. John's Ward, 1853, 1854, 1855; Alderman, St. John's Ward, 1856, 1857, 1858, 1859, 1872.
- BURKE, WM.**,
Alderman, St. Andrew's Ward, 1877.
- BURNS, JAMES**,
Councilman, St. Lawrence Ward, 1865, 1866.
- BURNSIDE, DR. ALEXANDER**,
Alderman, St. David's Ward, 1841, 1842, 1843, 1844.
- BUTTERS, EDMUND L.**,
Councilman, St. George's Ward, 1860.
- CAMERON, JOHN**,
Councilman, St. James's Ward, 1856.
- CAMERON, Hon. J. HILLYARD, Q.C.**,
Alderman, St. Andrew's Ward, 1846, 1847, 1851, 1852; Alderman, St. John's Ward, 1854, 1855.
- CAMERON, Hon. MATTHEW CROOKS, Q.C.**,
Alderman, St. James's Ward, 1859.
- CAMPBELL, W. A.**,
Councilman, St. David's Ward, 1843, 1844; Alderman, St. Patrick's Ward, 1848, 1849, 1850.
- CANAVAN, JOHN**,
Councilman, St. Patrick's Ward, 1864; Alderman, St. Patrick's Ward, 1865, 1870, 1871, 1872; Alderman, St. Stephen's Ward, 1877.

- CAPREOL, F. C.,
Councilman, St. George's Ward, 1853.
- CARFRAE, HUGH,
Councilman, St. Andrew's Ward, 1837, 1838.
- CARFRAE, THOMAS, Jr.,
Alderman, St. George's Ward, 1834, 1835.
- CARLEY, JESSE,
Caretaker, Western Cattle Market, 1877. (Appointed 1876.)
- CARLTON, ROBERT,
Park Foreman, 1877.
- CARR, JOHN,
Councilman, St. Patrick's Ward, 1847, 1848, 1849; Councilman, St. Andrew's Ward, 1851, 1852; Alderman, St. Andrew's Ward, 1853, 1854, 1855, 1858; Alderman, St. Patrick's Ward, and President of the Council, 1860; Alderman, St. Patrick's Ward, 1861, 1862, 1863, 1864; City Clerk, from 1864 to 1871; City Commissioner, 1871, 1872; Alderman, St. Andrew's Ward, 1873.
- CARROLL, GEORGE,
Councilman, St. Patrick's Ward, 1859.
- CARRUTHERS, JOHN,
Councilman, St. David's Ward, 1854, 1855, 1856, 1858, 1860, 1866.
- CARTY, JEREMIAH,
Alderman, St. David's Ward, 1858, 1859, 1860.
- CASSIDY, SOLOMON,
Turnkey at Gaol, from 1864 to 1872.
- CASSIDY, WILLIAM,
Turnkey at Gaol, from 1855 to 1872.
- CAWTHRA, WILLIAM,
Alderman, St. Lawrence Ward, 1834, 1836.
- CAYLEY, Hon. WILLIAM,
Alderman, St. Patrick's Ward, 1853.
- CHEWETT, JAMES G.,
Alderman, St. George's Ward, 1838, 1839.
- CLAPP, J. C.,
Superintendent, Water Works, 1877. (Appointed 1873.)
- CLARKE, CHARLES,
Turnkey at Gaol, 1869, 1870.
- CLEMENTS, JOHN,
Councilman, St. George's Ward, 1865, 1866; Alderman, St. George's Ward, 1867, 1868, 1869, 1870, 1873, 1874.
- CLOSE, PATRICK G.,
Alderman, St. Lawrence Ward, 1873, 1874, 1875, 1876; Alderman, St. Lawrence Ward, and President of the Council, 1877.
- COADY RICHARD,
Assistant Book-keeper, City Treasurer's office, 1877. (Entered service of Corporation, 1873.)
- COATE, FRED. W.,
Alderman, St. John's Ward, 1873.
- COATSWORTH, EMERSON,
Alderman, St. David's Ward, 1872; City Commissioner, 1877. (Appointed 1873.)
- COCKER, JOHN,
Clerk in Treasurer's office, 1871, 1872, 1873.
- COLWELL, WM. W.,
Alderman, St. George's Ward, 1874, 1875, 1876, 1877.
- CONLIN, PATRICK,
Councilman, St. Andrew's Ward, 1860, 1861, 1862.
- COOPER, THOMAS,
Councilman, St. Patrick's Ward, 1836.
- CORNELL, JOHN,
Alderman, St. Andrew's Ward, 1875, 1876, 1877.
- COULTER, GEORGE,
Councilman, St. David's Ward, 1848, 1849, 1850.
- CRAIG, GEORGE,
Assessor, St. James's Ward, 1871. (Acted for ten years.)
- CRAIG, JOHN,
Councilman, St. George's Ward, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849.
- CRAIG, THOMAS,
Councilman, St. James's Ward, 1857, 1858.
- CRAWFORD, MARTHA,
Matron to Gaol, 1877. (Appointed 1865.)
- CRAWFORD, W. P.,
Turnkey at Gaol, 1877. (Appointed 1856.)

- CROCKER, JAMES,
Alderman, St. Patrick's Ward, 1875; Alderman, St. Stephen's Ward, 1876, 1877.
- CROOKS, R. P.,
Alderman, St. Andrew's Ward, 1855, 1856, 1857, 1865.
- DALY, CHARLES,
City Clerk, from 1835 to 1864.
- DARKEN, ROBERT,
Turnkey at Gaol, 1877. (Appointed 1874.)
- DAVIDS, JOSEPH,
Alderman, St. Thomas' Ward, 1876.
- DAVIES, THOMAS,
Alderman, St. David's Ward, 1873, 1874, 1876.
- DAVIS, JAMES,
Assessor, St. Lawrence Ward, from 1863 to 1870; Assessor, St. George's Ward, 1871.
- DAVIS, WILLIAM,
Councilman, St. David's Ward, 1847, 1848, 1849, 1850, 1853; Councilman, St. Lawrence
Ward, 1856, 1857.
- DEMPSEY, RICHARD,
Alderman, St. David's Ward, 1848, 1849, 1850, 1851, 1852; Alderman, St. John's
Ward, 1855, 1856, 1857.
- DENISON, GEORGE TAYLOR,
Alderman, St. Patrick's Ward, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842,
1843.
- DENISON, GEORGE TAYLOR, Sr.,
Alderman, St. Patrick's Ward, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1853.
- DENISON, GEORGE TAYLOR, Jr.,
Councilman, St. Patrick's Ward, 1865, 1866; Alderman, St. Patrick's Ward, 1867.
- DENISON, RICHARD L.,
Alderman, St. Stephens' Ward, 1876.
- DENISON, ROBERT B.,
Councilman, St. Patrick's Ward, 1848, 1849.
- DICKEY, NATHANIEL,
Councilman, St. Patrick's Ward, 1862, 1863; Alderman, St. Patrick's Ward, 1864,
1865, 1866, 1867, 1868, 1869, 1870, 1871.
- DICK, THOMAS,
Alderman, St. George's Ward, 1871, 1872.
- DICKINSON, EDWIN,
Assessor, St. George's Ward, 1874, 1875; Inspector in Engineer's Department, 1876.
- DILL, JOHN,
Assessor, St. Patrick's Ward, 1872; Alderman, St. Patrick's Ward, 1876, 1877.
- DIXON, ALEXANDER,
Councilman, St. Lawrence Ward, 1835; Alderman, St. Lawrence Ward, 1837, 1838,
1839, 1840, 1841, 1842, 1843, 1844.
- DIXON, JOSEPH,
Alderman, St. Andrew's Ward, 1853.
- DODDS, ROBERT,
Councilman, St. John's Ward, 1853; Assessor, St. John's Ward, 1870; Collector, St.
John's Ward, 1877. (Appointed annually since 1871.)
- DOEL, JOHN,
Councilman, St. Andrew's Ward, 1834, 1835, 1836.
- DOWNEY, THOMAS, Sr.,
Alderman, St. John's Ward, 1873, 1874, 1875, 1876.
- DRAPER, FRANK C.,
Chief of Police, 1877. (Appointed 1874.)
- DRUMMOND, ANDREW,
Councilman, St. George's Ward, 1855.
- DRUMMOND, COLIN,
Councilman, St. David's Ward, 1834.
- DRUMMOND, JOHN W.,
Councilman, St. James' Ward, 1859.
- DUGGAN, GEORGE, Sr.,
Alderman, St. Lawrence Ward, 1834; Alderman, St. David's Ward, 1835.
- DUGGAN, GEORGE, Jr.,
Alderman, St. David's Ward, 1838, 1839, 1840; Alderman, St. Andrew's Ward, 1843,
1844, 1845, 1846, 1847, 1848, 1849, 1850; Recorder, 1850, 1851, 1852, 1853, 1854,
1855, 1856, 1857; Recorder, and Commissioner of Police, 1858, 1859, 1860, 1861,
1862, 1863, 1864, 1865, 1866, 1867; Judge of the County Court, and Commissioner
of Police, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876.
- DUGGAN, JOHN, Q. C.,
Alderman, St. George's Ward, 1854, 1855, 1856.
- DUNN, JAMES R.,
Councilman, St. Patrick's Ward, 1864, 1865, 1866.

- DUNN, JAMES R., JR.,
Alderman, St. Andrew's Ward, 1874, 1875; Weighmaster, 1877. (Appointed 1875.)
- DUNN, JONATHAN,
Councilman, St. Patrick's Ward, 1843, 1844, 1845, 1846, 1850, 1851, 1852, 1853; Alderman, St. Patrick's Ward, 1854, 1855, 1856, 1858, 1859, 1860, 1861, 1862, 1863.
- EARL, THEOPHILUS,
Councilman, St. Patrick's Ward, 1854, 1855, 1856, 1857.
- EARLS, DAVID,
Assessor, St. Patrick's Ward, for ten years previous to 1872; Assessor, St. Andrew's Ward, 1871.
- EASTWOOD, JOHN,
Alderman, St. Lawrence Ward, 1836.
- EDGAR, JAMES D.,
Alderman, St. George's Ward, 1867.
- EDWARDS, WILLIAM,
Councilman, St. James's Ward, 1861, 1862, 1863, 1864; Alderman, St. James's Ward, 1866.
- EWAN, PETER,
Deputy Governor of Gaol, 1877. (Appointed, 1872.)
- EWART, GEORGE,
Alderman, St. Lawrence Ward, 1858, 1859, 1860, 1863, 1864; Alderman, St. James's Ward, 1867.
- EVANS, E. W.,
Cashier, Water Works office, 1877. (Appointed 1873.)
- EVANS, JOHN,
Water Purveyor, Water Works office, 1877. (Appointed 1873.)
- FARLEY, Wm. W.,
Alderman, St. Andrew's Ward, 1874, 1875, 1876.
- FARRELL, JAMES,
Councilman, St. John's Ward, 1860, 1861, 1862, 1863, 1864.
- FINCH, W. S.,
Councilman, St. George's Ward, 1859.
- FISHER, CHARLES,
Weigh-master, from 1859 to 1875.
- FLEMING, ANDREW,
Collector, St. John's Ward, from 1854 to 1859.
- FOWLER, ROBERT,
Assessor, St. Lawrence Ward, from 1868 to 1872.
- FOX, WILLIAM W.,
Councilman, St. James's Ward, 1857, 1858; Alderman, St. James's Ward, 1859, 1860.
- FRASER, JAMES,
Councilman, St. James's Ward, 1865, 1866.
- GAMBLE, CLARKE, Q.C.,
City Solicitor, from 1840 to 1863.
- GEARING, JOSEPH,
Alderman, St. John's Ward, 1874, 1875, 1876.
- GIBSON, DONALD,
Electrician, Fire Department, 1877. (Appointed 1872.)
- GILBERT, ELISHA B.,
Councilman, St. Andrew's Ward, 1854, 1855.
- GODSON, HENRY,
Alderman, St. Andrew's Ward, 1860, 1861, 1862, 1864, 1865, 1872.
- GOOD, JAMES,
Councilman, St. James's Ward, 1854; Alderman, St. James's Ward, 1855.
- GOODERHAM, WILLIAM,
Alderman, St. Lawrence Ward, 1853, 1855.
- GORRIE, W. M.,
Councilman, St. Lawrence Ward, 1837, 1858.
- GOWAN, OGLE R.,
Alderman, St. John's Ward, 1853, 1854; Inspector Tavern Licenses, from 1863 to 1876.
- GRAHAM, THOMAS,
Second Assistant Engineer, Fire Department, 1877. (Entered service of Corporation 1862.)
- GRAHAM, WILLIAM,
Councilman, St. Andrew's Ward, 1854.
- GREEN, JOHN,
Governor of Gaol, 1877. (Appointed 1872.)

- GREEN, SAMUEL T.,
Councilman, St. James's Ward, 1853.
- GREENLEES, JOHN,
Councilman, St. John's Ward, 1864, 1865; Alderman, St. John's Ward, 1866; Water
Works Commissioner, 1874, 1875, 1876, 1877.
- GRIFFITH, ROBERT J.,
Councilman, St. John's Ward, 1858, 1859, 1860.
- GRIFFITH, R. E.,
Steward to Gaol, 1877. (Appointed 1863.)
- GURNETT, GEORGE,
Councilman, St. George's Ward, 1834; Alderman, St. George's Ward, 1835, 1836;
Alderman, St. George's Ward, and Mayor, 1837; Alderman, St. George's Ward,
1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847; Alderman, St. George's
Ward, and Mayor, 1848, 1849, 1850; Alderman, St. George's Ward, 1851; Police
Magistrate, 1851, 1852, 1853, 1854, 1855, 1856, 1857; Police Magistrate and Com-
missioner of Police, 1858, 1859, 1860, 1861.
- HAGARTY, Hon. J. H., Q.C.,
Alderman, St. Lawrence Ward, 1847.
- HALL, WILLIAM,
Councilman, St. John's Ward, 1853.
- HALLAM, JOHN,
Alderman, St. Lawrence Ward, 1870, 1871, 1872, 1876, 1877.
- HAMILTON, ALEXANDER,
Councilman, St. David's Ward, 1838, 1839, 1840, 1841, 1842; Councilman, St. James's
Ward, 1847, 1848.
- HAMILTON, WILLIAM, Jr.,
Councilman, St. Lawrence Ward, 1865; Alderman, St. Lawrence Ward, 1870, 1871,
1872, 1873, 1874, 1875.
- HARDING, WILLIAM,
Engineer at Gaol, 1877. (Appointed 1876.)
- HARMAN, SAMUEL BICKERTON,
Alderman, St. Andrew's Ward, 1866, 1867, 1868; Alderman, St. Andrew's Ward,
Mayor, and Chairman of the Board of Commissioners of Police, 1869, 1870; Al-
derman, St. Andrew's Ward, 1871, 1872; Assessment Commissioner, 1872, 1873,
1874; City Treasurer, 1877. (Appointed 1874.)
- HARPER, JOHN,
Alderman, St. Andrew's Ward, 1834, 1835, 1836; Assessor, St. James's Ward, from
1807 to 1872.
- HARRINGTON, JOHN,
Alderman, St. James's Ward, 1856, 1857.
- HARRIS, T. D.,
Chief Engineer Fire Brigade, 1838, 1839, 1840, 1841.
- HARRISON, ROBERT A., Q.C.,
Alderman, St. Patrick's Ward, 1867, 1868, 1869.
- HARRISON, THOMAS H.,
City Engineer, 1856.
- HASSARD, RICHARD,
Assessor, St. Andrew's Ward, from 1862 to 1870; Assessor, St. Patrick's Ward, 1871;
Assessor, St. Andrew's Ward, 1872, 1875, 1876, 1877.
- HAYES, DANIEL,
Alderman, St. Andrew's Ward, 1874, 1875.
- HAYES, MICHAEL P.,
Councilman, St. James's Ward, 1851; Alderman, St. Lawrence Ward, 1853.
- HEASLIP, JOHN,
Assessor, St. Patrick's Ward, 1871, 1873; Collector, St. Patrick's Ward, 1877. (Ap-
pointed annually since 1871.)
- HENDERSON, ALEX.,
Alderman, St. James's Ward, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876.
- HENDERSON, GEORGE,
Councilman, St. David's Ward, 1835, 1837, 1838, 1839, 1840.
- HENDERSON, T.,
Bell Ringer, Knox Church, 1877. (Appointed 1871.)
- HENDERSON, WILLIAM,
Alderman, St. David's Ward, 1855, 1856.
- HENRY, JOHN,
Collector, St. Patrick's Ward, from 1857 to 1871.
- HETHERINGTON, JOHN WATSON,
Clerk in Chamberlain's office, 1871. (Entered service of Corporation 1859.)
- HICKS, MATTHEW B.,
Assistant Chamberlain, 1871. (Entered service of Corporation 1858.)

- HIGGINS, WILLIAM**,
Chief of Police, 1834; Councilman, St. Lawrence Ward, 1860, 1861, 1862.
- HILL, HENRY J.**,
Assistant City Clerk, 1877. (Entered service of Corporation 1874.)
- HIME, HUMPHREY LLOYD**,
Alderman, St. Patrick's Ward, 1873.
- HODGES, J. G.**,
Assessor, St. James's Ward, 1877. (Appointed annually since 1873.)
- HORSNELL, MARGARET**,
Assistant Matron at Gaol, 1877. (Appointed 1874.)
- HOWARD, JOHN G.**,
City Engineer, from 1843 to 1854.
- HOWCUTT, JOHN**,
Councilman, St. Andrew's Ward, 1848.
- HOWSON, JOSEPH**,
Alderman, St. Andrew's Ward, 1871.
- HUGHES, JAMES**,
Caretaker, St. Andrew's Market, 1877. (Appointed 1876.)
- HUGHES, PATRICK**,
Alderman, St. George's Ward, 1877.
- HUGHES, WM. R.**,
Auditor, 1877. (Appointed annually since 1875.)
- HULME, GEORGE**,
Collector, St. Lawrence Ward, from 1860 to 1874.
- HUNT, GEORGE**,
Market Constable, 1877. (Appointed 1872.)
- HUTCHISON, JOHN**,
Alderman, St. James's Ward, 1852, 1853, 1856; Alderman, St. James's Ward, and Mayor, 1867.
- HYNES, PATRICK**,
Alderman, St. David's Ward, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872; Assessor, St. David's Ward, 1873.
- IRWIN, JAMES**,
Messenger, 1869, 1870.
- JACKES, FRANKLIN**,
Councilman, St. David's Ward, 1834.
- JAMES, ROBERT, JR.**,
Councilman, St. James's Ward, 1848, 1849, 1850, 1863, 1864; Alderman, St. James's Ward, 1865.
- JARDINE, ARBUCKLE**,
Collector, St. James's Ward, from 1866 to 1870; Collector, St. John's Ward, 1871.
- JARDINE, WILLIAM**,
Clerk in Chamberlain's office, 1871. (Entered service of Corporation 1868.)
- JARVIS, STEPHEN M.**,
Alderman, St. George's Ward, 1862, 1863, 1864.
- JARVIS, WILLIAM BOTTSFORD**,
Alderman, St. Andrew's Ward, 1841, 1842.
- JOHNSON, C. W.**,
City Engineer from 1871 to 1875.
- JOPLING, J.**,
Inspector, City Engineer's office, 1877. (Entered service of Corporation 1876.)
- KENNEDY, THOMAS**,
Assessor St. Andrew's Ward, from 1867 to 1870; Assessor, St. John's Ward, 1871, 1872; Assessor, St. Stephen's Ward, 1876, 1877.
- KENNEDY, WARING**,
Alderman, St. John's Ward, 1871.
- KERR, JAMES**,
Councilman, St. David's Ward, 1863.
- KERR, JOHN**,
Alderman, St. Patrick's Ward, 1872.
- KETCHUM, WILLIAM**,
Councilman, St. Andrew's Ward, 1835, 1836.
- KIMBER, GEORGE, JR.**,
Clerk, Assessment Department, 1877. (Entered service of Corporation 1873.)
- KIMBER, GEORGE, SR.**,
City Messenger, 1877. (Appointed 1872.)
- KING, JAMES**,
Alderman, St. David's Ward, 1836.

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- KING, DR. JOHN,**
Alderman, St. Lawrence Ward, 1835; Alderman, St. George's Ward, 1836, 1837,
1840, 1841, 1842, 1843.
- KINGSFORD, WILLIAM,**
City Engineer, 1855.
- KINGSMILL, GEORGE,**
Chief of Police, from 1835 to 1846.
- KNEESHAW, RICHARD,**
Alderman, St. David's Ward, 1851.
- KIDD, JOHN, SR.,**
Governor of Gaol, from 1836 to 1840.
- KIDD, JOHN, JR.,**
Governor of Gaol, from 1841 to 1851.
- LACKEY, W.,**
Inspector, City Engineer's office, 1877. (Entered service of Corporation 1876.)
- LAWLOR, DR. MICHAEL,**
Alderman, St. Patrick's Ward, 1859.
- LEE, JOSEPH,**
Councilman, St. Lawrence Ward, 1852, 1853; Alderman, St. Lawrence Ward, 1854
- LEE, S. N.,**
Matron to Gaol, from 1854 to 1873.
- LEE, WILLIAM A.,**
Councilman, St. Patrick's Ward, 1859; Assessor, St. Patrick's Ward, 1872; Col-
lector, St. Patrick's Ward, 1875; Collector, St. Stephen's Ward, 1876.
- LEIGH, EDWARD,**
Assistant City Commissioner, 1873.
- LENNOX, WILLIAM,**
Councilman, St. Lawrence Ward, 1858.
- LEPPER, ARTHUR,**
Alderman, St. David's Ward, 1869, 1870.
- LESLIE, GEORGE,**
Alderman, St. Lawrence Ward, 1862.
- LESSLIE, JAMES,**
Alderman, St. David's Ward, 1834.
- LITTLEJOHN, WILLIAM A.,**
Clerk, City Clerk's Office 1877. (Entered service of Corporation 1874.)
- LOBB, FRANCIS,**
Clerk, City Treasurer's Office, 1877. (Entered service of Corporation 1872.)
- LOVE, NEIL C.,**
Councilman, St. James's Ward, 1861, 1862; Alderman, St. James's Ward, 1863, 1864.
- MALLON, J. J.,**
Assessor, St. David's Ward, 1877. (Appointed annually since 1874.)
- MALLON, JOHN,**
Alderman, St. Patrick's Ward, 1873, 1874.
- MANNING, ALEXANDER,**
Alderman, St. Lawrence Ward, 1856, 1857, 1867, 1868, 1869, 1870, 1871, 1872; Alder-
man, St. Lawrence Ward, Mayor, Chairman of the Board of Commissioners of
Police, and member of the Board of Water Works Commissioners, 1873.
- MARA, THOMAS,**
Councilman, St. Patrick's Ward, 1854, 1855.
- MARCH, CHARLES,**
Alderman, St. Andrew's Ward, 1854.
- MARTIN, EDWARD,**
Secretary, Board of Health, 1877. (Entered service of Corporation 1873.)
- MARTIN, JAMES,**
Alderman, St. David's Ward, 1874, 1875.
- MATHERS, WILLIAM,**
Councilman, St. Patrick's Ward, 1839, 1840, 1841.
- MAUGHAN, NICHOLAS,**
Assessor, St. Lawrence Ward, 1877. (Appointed annually since 1873.)
- MEDCALF, FRANCIS H.,**
Alderman, St. Lawrence Ward, 1860; Alderman, St. David's Ward, 1863; Mayor,
by vote of the people, and Chairman of the Board of Commissioners of Police,
1864, 1865, 1866; Alderman, St. David's Ward, 1867, 1868; Alderman, St.
Lawrence Ward, 1869; Alderman, St. John's Ward, 1870, 1871; Mayor, by vote
of the people, Chairman of the Board of Commissioners of Police, and member of
the Board of Water Works Commissioners, 1874, 1875.
- MERRY, MARTIN,**
Clerk, City Clerk's Office, 1877. (Entered service of Corporation 1863.)
- MM

- MILLS, JOHN A.
Collector, St. Thomas' Ward, 1874, 1875, 1876, 1877.
- MITCHELL, CHRISTOPHER,
Councilman, St. George's Ward, 1858.
- MITCHELL, JAMES,
Councilman, St. David's Ward, 1863.
- MITCHELL, ROBERT,
Councilman, St. James's Ward, 1859.
- MITCHELL, SAMUEL,
Councilman, St. David's Ward, 1845, 1846.
- MOFFATT, LEWIS,
Alderman, St. George's Ward, 1871, 1872.
- MONRO, GEORGE,
Alderman, St. Lawrence Ward, 1834, 1835, 1837, 1838, 1839, 1840; Alderman, St. Lawrence Ward, and Mayor, 1841; Alderman, St. Lawrence Ward, 1842, 1843, 1844, 1845.
- MOODIE, ROBERT,
Councilman, St. John's Ward, 1855, 1856, 1857; Alderman, St. John's Ward, 1858, 1860, 1861, 1862, 1863, 1864, 1865.
- MORISON, JOHN,
Alderman, St. James's Ward, 1873.
- MORRISON, ANGUS,
Alderman, St. James's Ward, 1853, 1854; Mayor, by vote of the people, Chairman of the Board of Commissioners of Police, and member of the Board of Water Works Commissioners, 1876, 1877.
- MORRISON, DR. THOMAS D.,
Alderman, St. Andrew's Ward, 1834, 1835; Alderman, St. Andrew's Ward, and Mayor, 1836.
- MORRIS, GEORGE B.,
Clerk, City Clerk's Office, 1877. (Entered service of Corporation 1874.)
- MOULDS, WM.,
Alderman, St. Andrew's Ward, 1871.
- MOWAT, HON. OLIVER, Q.C.,
Alderman, St. Lawrence Ward, 1857, Alderman, St. James's Ward, 1858.
- MURPHY, WILLIAM,
Councilman, St. Lawrence Ward, 1854, 1855, 1856, 1857.
- MUTTON, SAMUEL S.,
Alderman, St. Thomas' Ward, 1874, 1875.
- MYERS, JAMES,
Assessor, St. George's Ward, from 1867 to 1873; also 1876, 1877.
- MACAULAY, COL. J. SIMCOE,
Alderman, St. Patrick's Ward, 1841, 1842.
- MACKENZIE, WILLIAM LYON,
Alderman, St. David's Ward, and Mayor, 1834.
- McCAFFRY, CHARLES,
Collector, St. George's Ward, 1877. (Appointed Collector annually since 1856.)
- McCAUL, THOMAS H.,
Assessor, St. Patrick's Ward, from 1873 to 1876.
- McCLEARY, THOMPSON,
Alderman, St. Andrew's Ward, 1859.
- McCLELLAND, A.,
Assessor, St. Lawrence Ward, 1872, 1873.
- McCONKEY, THOMAS,
Councilman, St. Lawrence Ward, 1853, 1854, 1855.
- McCORD, ANDREW TAYLOR,
Chamberlain, from 1834 to 1873; Treasurer, 1873, 1874.
- McDONALD, ALEXANDER,
Councilman, St. Andrew's Ward, 1845, 1846, 1853.
- McELDERRY, EDWARD,
Councilman, St. David's Ward, 1836.
- McGEE, JAMES,
Alderman, St. John's Ward, 1877.
- McGREGOR, ALEXANDER,
Alderman, St. James's Ward, 1877.
- McKENNEY, THOMAS,
Deputy Governor of Gaol, 1872. (Appointed 1855.)
- McKNIGHT, ROBERT,
Councilman, St. Patrick's Ward, 1860, 1861.
- McLEAN, DAVID C.,
Councilman, St. David's Ward, 1851.
- McMULLEN, R. C.,
Councilman, St. James's Ward, 1852.

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- McMURRICH, HON. JOHN,
Alderman, St. George's Ward, 1860.
- McNABB, ALEXANDER,
Police Magistrate, and Commissioner of Police, 1877. (Appointed 1866.)
- McWILLIAMS, W. G.,
City Solicitor, 1877. (Appointed 1876.)
- NASMITH, JOHN,
Alderman, St. James's Ward, 1861, 1862.
- NASMITH, MUNGO,
Assessor, St. James's Ward, 1873; Collector, St. James's Ward, 1877. (Appointed annually since 1872.)
- NETTING, GEORGE,
Councilman, St. George's Ward, 1856, 1857.
- NEWHIGGING, JAMES,
Alderman, St. David's Ward, 1838.
- NICOL, GEORGE,
Councilman, St. Patrick's Ward, 1835.
- NIXON, JOHN,
Collector, St. George's Ward, from 1852 to 1870.
- NUDEL, JOHN T.,
Clerk, Police Office, 1877. (Appointed 1863.)
- O'CONNELL, JOHN,
Councilman, St. Lawrence Ward, 1863, 1864, 1866.
- O'DONOHUE, JOHN,
Alderman, St. David's Ward, 1857, 1859.
- O'NEIL, TULLIUS H.,
Assessor, St. Andrew's Ward, 1871; Assessor, St. James's Ward, 1872.
- OLIVER, S. E.,
Assessor, St. John's Ward, 1873.
- ORB, WILLIAM R.,
Auditor, 1877. (Appointed annually since 1860.)
- ORRIS, FRANCIS BOND,
Assistant City Clerk, 1874. (Entered service of Corporation 1854.)
- PARKER, SAMUEL,
Councilman, St. David's Ward, 1866.
- PATTERSON, JOHN,
Cashier, City Treasurer's office, 1877. (Entered service of Corporation 1872.)
- PEARCY, JOHN,
Clerk, City Clerk's office, 1877. (Entered service of Corporation 1876.)
- PEARCY, THOMAS,
Turnkey at Gaol, 1877. (Appointed 1875.)
- PELL, JOHN E.,
Councilman, St. George's Ward, 1859, 1860, 1861.
- PHILPOTTS, GEORGE A.,
Alderman, St. George's Ward, 1855, 1856, 1857.
- PIPER, HARRY,
Alderman, St. John's Ward, 1877.
- PLATT, GEORGE,
Councilman, St. David's Ward, 1845, 1846, 1847, 1852, 1853.
- PLATT, SAMUEL,
Councilman, St. Lawrence Ward, 1845, 1846, 1847, 1848, 1849, 1850, 1851; Alderman, St. David's Ward, 1853, 1854; Water Works Commissioner, 1872, 1873, 1874, 1875, 1876, 1877.
- POWELL, JOHN,
Alderman, St. Andrew's Ward, 1837; Alderman, St. Andrew's Ward, and Mayor, 1836, 1839, 1840; Alderman, St. Andrew's Ward, 1841.
- PRESTON, THOMAS J.,
Councilman, St. George's Ward, 1846, 1847.
- PRETTIE, JAMES,
Councilman, St. Andrew's Ward, 1857.
- PRICE, JAMES,
Councilman, St. James's Ward, 1851; Assessor, St. James's Ward, 1872.
- PRICE, JAMES HERVEY,
City Clerk, 1834; Councilman, St. David's Ward, 1836.
- PRINCE, WILLIAM S.,
Chief of Police, from 1859 to 1874.

- PRITTE, HENRY,**
Councilman, St. Andrew's Ward, 1855, 1856; Councilman, St. Patrick's Ward, 1858.
- PULLEN, JOSEPH,**
City Bellman, 1877. (Appointed 1857.)
- PURDY, JOHN,**
Councilman, St. Patrick's Ward, 1858.
- RADCLIFF, STEPHEN,**
City Clerk from 1871 to 1876. (Entered service of Corporation 1851.)
- RAFFAN, J. W.,**
Clerk, Water Works office, 1877. (Appointed 1874.)
- RAMSAY, JAMES,**
Assessor, St. John's Ward, from 1862 to 1873; Assessor, St. Thomas' Ward, 1876, 1877.
- RAMSAY, WILLIAM,**
Councilman, St. David's Ward, 1855, 1857, 1858.
- READ, DAVID B., Q.C.,**
Alderman, St. Patrick's Ward, and Mayor, 1858.
- REED, JOHN,**
Councilman, St. David's Ward, 1859, 1861, 1862; Health Inspector, 1870. (Appointed 1864.)
- RENNIE, ALEXANDER,**
Councilman, St. George's Ward, 1835.
- RICHARDSON, DR. J. H.,**
Physician to Gaol, 1877. (Appointed 1862.)
- RIDDEL, ARCHIBALD A.,**
Alderman, St. David's Ward, 1871.
- RIDDELL, FRANCIS,**
Councilman, St. John's Ward, 1866; Alderman, St. John's Ward, 1867, 1868, 1869, 1870, 1871, 1872; Alderman, St. Andrew's Ward, 1876, 1877.
- RIDDELL, JOSEPH,**
Caretaker, St. Lawrence Hall, 1877. (Appointed 1868.)
- RIDOUT, GEORGE P.,**
Alderman, St. Andrew's Ward, 1848, 1849, 1851.
- RIDOUT, SAMUEL G.,**
Supervisor of Assessments up to 1872; Assessor, St. George's Ward, 1873; Assessor, St. Thomas' Ward, 1874, 1875; Assessment Commissioner, 1875, 1876. (Entered service of Corporation 1863.)
- RITCHEY, JOHN,**
Councilman, St. Andrew's Ward, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851.
- RITCHEY, JOHN, JR.,**
Alderman, St. David's Ward, 1857, 1858, 1861.
- RITCHIE, JOHN, SR.,**
Alderman, St. Thomas' Ward, 1875, 1877.
- ROBINS, MATTHEW,**
Bookkeeper in City Treasurer's office, from 1871 to 1874.
- ROBINSON, SIR JAMES LUKIN,**
Alderman, St. John's Ward, 1853.
- ROBINSON, HON. JOHN B.,**
Alderman, St. Patrick's Ward, 1851, 1853; Alderman, St. Patrick's Ward, and President of the Council, 1854; Alderman, St. Patrick's Ward, and Mayor, 1856; Alderman, St. Patrick's Ward, 1857; City Solicitor, 1877. (Appointed 1864.)
- RODDY, ROBERT,**
City Clerk, 1877. (Entered service of Corporation 1852.)
- ROGERS, SAMUEL,**
Councilman, St. Andrew's Ward, 1853.
- ROMAIN, CHARLES E.,**
Councilman, St. James's Ward, 1852, 1853; Alderman, St. James's Ward, 1854, 1855.
- ROWELL, JOSEPH,**
Councilman, St. John's Ward, 1854, 1855, 1856.
- RUTHERFORD, E. H.,**
Alderman, St. George's Ward, 1853, 1854.
- SCHRIEBER, W. G.,**
Assessor, St. Andrew's Ward, 1873, 1874.
- SHAW, SAMUEL,**
Councilman, St. Andrew's Ward, 1847, 1848; Alderman, St. Andrew's Ward, 1853.

ard, 1858.

- SHEARD, JOSEPH,**
Alderman, St. Patrick's Ward, 1851, 1852; Alderman, St. John's Ward, 1854, 1855;
Alderman, St. James's Ward, 1859, 1865, 1866, 1867, 1868, 1869, 1870; Alder-
man, St. James's Ward, Mayor, and Chairman of the Board of Commissioners
of Police, 1871, 1872; Mayor and Member of the Board of Water Works Com-
missioners, 1872; Alderman, St. James's Ward, 1873, 1874, 1875, 1876.
- SHERWOOD, HENRY, Q.C.,**
Alderman, St. David's Ward, and Mayor, 1842, 1843, 1844; Alderman, St. David's
Ward, 1845, 1846, 1847; Alderman, St. James's Ward, 1848, 1849.
- SHERWOOD, SAMUEL,**
Chief of Police, 1853, 1854, 1855, 1856, 1857, 1858; Alderman, St. George's Ward,
1859, 1860; Councilman, St. George's Ward, 1861.
- SHORTISS, THOMAS,**
Councilman, St. Patrick's Ward, 1856; Alderman, St. Patrick's Ward, 1857.
- SHUTT, WM. D.,**
Accountant, City Engineer's office, 1877. (Entered service of Corporation 1873.)
- SIMPSON, GEORGE,**
Councilman, St. Patrick's Ward, 1857.
- SMALL, JAMES E.,**
Alderman, St. David's Ward, 1836.
- SMALL, JOHN,**
Alderman, St. Lawrence Ward, 1877.
- SMITH, A. M.,**
Councilman, St. James's Ward, 1855; Alderman, St. James's Ward, 1858, 1859.
- SMITH, DAVID,**
Councilman, St. James's Ward, 1860.
- SMITH, JAMES E.,**
Councilman, St. John's Ward, 1857, 1858; Alderman, St. John's Ward, 1859, 1860, 1861,
1862, 1863, 1864, 1865, 1866; Alderman, St. John's Ward, Mayor, and Chairman
of the Board of Commissioners of Police, 1867, 1868; Alderman, St. John's Ward,
1869, 1870.
- SMITH, JOHN,**
Councilman, St. Lawrence Ward, 1848, 1849, 1853; Alderman, St. Lawrence Ward,
1855; Alderman, St. James's Ward, 1860; Alderman, St. David's Ward, 1862.
- SMITH, JOHN,**
Alderman, St. James's Ward, 1877.
- SMITH, JOHN T.,**
Councilman, St. Lawrence Ward, 1849, 1850, 1851, 1852; Councilman, St. James's
Ward, 1854.
- SMITH, THOMAS,**
Councilman, St. George's Ward, 1862; Alderman, St. George's Ward, 1863, 1864,
1865, 1866, 1867, 1868, 1869, 1870.
- SNARR, THOMAS,**
Alderman, St. David's Ward, 1861.
- SPENCE, JAMES,**
Collector, St. John's Ward, 1870; Alderman, St. John's Ward, 1873, 1874, 1875.
- SPENCE, JOHN,**
Councilman, St. Andrew's Ward, 1863, 1864, 1865, 1866.
- SPOTTISWOOD, JAMES,**
Councilman, St. David's Ward, 1861, 1862.
- SPROATT, HENRY,**
Councilman, St. Andrew's Ward, 1856, 1857, 1858; Alderman, St. Andrew's Ward,
1859, 1860, 1861, 1862, 1863; Assessor, St. George's Ward, from 1867 to 1870;
Assessor, St. Lawrence Ward, 1871; Assessor, St. George's Ward, 1872.
- STANLEY, WILLIAM,**
Collector, St. James's Ward, 1873; Alderman, St. John's Ward, 1876.
- STERLING, JOHN,**
Councilman, St. James's Ward, 1859; Alderman, St. James's Ward, 1861, 1862, 1863,
1864.
- STITT, JAMES,**
Chief of Police, 1838.
- STOCK, JAMES,**
Alderman, St. Lawrence Ward, 1859, 1861.
- STORM, THOMAS,**
Councilman, St. James's Ward, 1847, 1848.
- STOTESBURY, CHARLES,**
Councilman, St. David's Ward, 1835; Alderman, St. David's Ward, 1837, 1838, 1839,
1840, 1841.
- STOTESBURY, CHARLES E.,**
Councilman, St. James's Ward, 1860.
- STRACHAN, CAPT. JAMES M.,**
Alderman, St. Andrew's Ward, 1842; Alderman, St. George's Ward, 1852.

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1868, 1869,

Assessor,
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1864.)

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- STRACHAN, WILLIAM,
Alderman, St. Lawrence Ward, 1856, 1858, 1860, 1861, 1862, 1863, 1864, 1865, 1866,
1867, 1868, 1869, 1870.
- SULLIVAN, Hon. ROBERT B.,
Alderman, St. David's Ward, and Mayor, 1835.
- TAYLOR, ARCHIBALD,
Councilman, St. Lawrence Ward, 1859, 1860.
- TAYLOR, JOHN,
Alderman, St. Lawrence Ward, 1876.
- TAYLOR, SAMUEL E.,
Alderman, St. David's Ward, 1838.
- THOMAS, WILLIAM,
City Engineer, 1853.
- THOMAS, WILLIAM,
Alderman, St. Andrew's Ward, 1873.
- THOMSON, WILLIAM,
Alderman, St. John's Ward, 1872; Alderman, St. George's Ward, 1873.
- THOMPSON, SAMUEL,
Councilman, St. George's Ward, 1849, 1850; Alderman, St. George's Ward, 1851,
1852, 1853.
- THOMPSON, SAMUEL H.,
Councilman, St. George's Ward, 1854.
- THOMPSON, THOMAS,
Councilman, St. Lawrence Ward, 1861, 1862, 1863, 1864; Alderman, St. Lawrence
Ward, 1865, 1866, 1867, 1868.
- THORNHILL, RICHARD H.,
Alderman, St. Patrick's Ward, 1835, 1836, 1837.
- TIMS, Dr. JOHN E.,
Alderman, St. Patrick's Ward, 1834.
- TINNING, RICHARD,
Councilman, St. Andrew's Ward, 1841, 1842, 1843, 1844.
- TINNING, RICHARD JR.,
Councilman, St. George's Ward, 1862, 1863, 1864, 1865, 1866; Alderman, St. George's
Ward, 1874, 1875, 1876.
- TROTTER, JAMES,
Councilman, St. Patrick's Ward, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842,
1843, 1844, 1845, 1846, 1847.
- TROTTER, ROBERT H.,
Assessor, St. David's Ward, 1870. (Acted for four years.) Assessor, St. James's
Ward, 1873.
- TULLY, KIVAS,
Councilman, St. Andrew's Ward, 1853; Alderman, St. George's Ward, 1859.
- TURNER, JAMES,
Councilman, St. David's Ward, 1837.
- TURNER, JOHN,
Bookkeeper and Assistant Chamberlain, from 1857 to 1863; Alderman, St. George's
Ward, 1871, 1872, 1873, 1875, 1876.
- TURNER, W. J.,
Collector, St. Andrew's Ward, 1877. (Appointed annually since 1866.)
- TURTON, JOSEPH,
Councilman, St. Patrick's Ward, 1834.
- UNITT, FREDERICK W.,
Alderman, St. Stephen's Ward, 1876, 1877.
- UNWIN, CHARLES,
Assessor, St. John's Ward, 1877. (Appointed annually since 1873.)
- UPTON, FREDERICK,
Councilman, St. George's Ward, 1858, 1861.
- VANCE, JAMES J.,
Alderman, St. David's Ward, 1860, 1864, 1865, 1871.
- VICKERS, JOHN J.,
Alderman, St. George's Ward, 1865, 1866, 1867, 1868, 1869, 1870.
- WAGNER, JACOB P.,
Alderman, St. Patrick's Ward, 1876.
- WAKEFIELD, WILLIAM,
Alderman, St. George's Ward, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1851, 1852.

- 1866,
WALKER, JOHN,
 Collector, St. Lawrence Ward, 1876.
WALKER, ROBERT IRVING,
 Alderman, St. John's Ward, 1877.
WALLIS, JOHN,
 Alderman, St. Andrew's Ward, 1863, 1864, 1865.
WALTON, GEORGE,
 Councilman, St. George's Ward, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844,
 1845.
WALTON, MATTHEW,
 Chamberlain, 1884.
WARD, SHELDON,
 Councilman, St. David's Ward, 1844, 1845.
WARIN, GEORGE,
 Island Constable, 1877. (Appointed 1875.)
WASHBURN, SIMON E.,
 Alderman, St. David's Ward, 1837.
WATERHOUSE, ASA,
 Turnkey at Gaol, 1875. (Appointed 1874.)
 1851,
WATSON, RICHARD,
 Inspector of Weights and Measures, 1870. (Appointed 1862.)
WEST, B. W.,
 Turnkey at Gaol, 1876. (Appointed 1873.)
WHITTEMORE, E. F.,
 Councilman, St. George's Ward, 1848, 1849; Alderman, St. James's Ward, 1851.
WILCOCK, ABEL,
 Councilman, St. Andrew's Ward, 1858, 1859; Assessor, St. Patrick's Ward, 1868,
 1869, 1870; Assessor, St. Andrew's Ward, 1872.
WILLIAMS, GEORGE,
 Esplanade Constable, 1877.
WILSON, Hon. ADAM,
 Alderman, St. Patrick's Ward, 1855; Mayor by vote of the people, and Chairman
 of the Board of Commissioners of Police, 1859, 1860.
WILSON, JOHN,
 Councilman, St. James's Ward, 1855, 1856.
WILSON, ROBERT,
 Inspector, City Engineer's office, 1877. (Entered service of Corporation 1854.)
 1842,
WIMAN, ERASTUS,
 Councilman, St. Andrew's Ward, 1859.
WITTHROW, JOHN J.,
 Alderman, St. David's Ward, 1873; Alderman, St. Thomas' Ward, 1874, 1875, 1876,
 1877.
WORKMAN, JOSEPH,
 Alderman, St. David's Ward, 1847, 1848, 1849.
WORTHINGTON, JOHN,
 Alderman, St. Andrew's Ward, 1856, 1857; Chairman of the Board of Water Works
 Commissioners, 1872, 1873.
WRIGHT, ALEXANDER,
 Turnkey at Gaol, 1877. (Appointed 1876.)
WRIGHT, EDWARD,
 Alderman, St. George's Ward, 1834, 1835; Councilman, St. George's Ward, 1851,
 1852, 1853, 1854, 1855, 1856, 1857.
WRIGHT, JOSEPH,
 Alderman, St. Patrick's Ward, 1876, 1877.
YOUNG, THOMAS,
 Councilman, St. Andrew's Ward, 1839, 1840; City Engineer, 1840, 1841, 1842.

