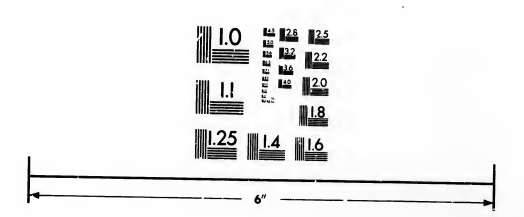


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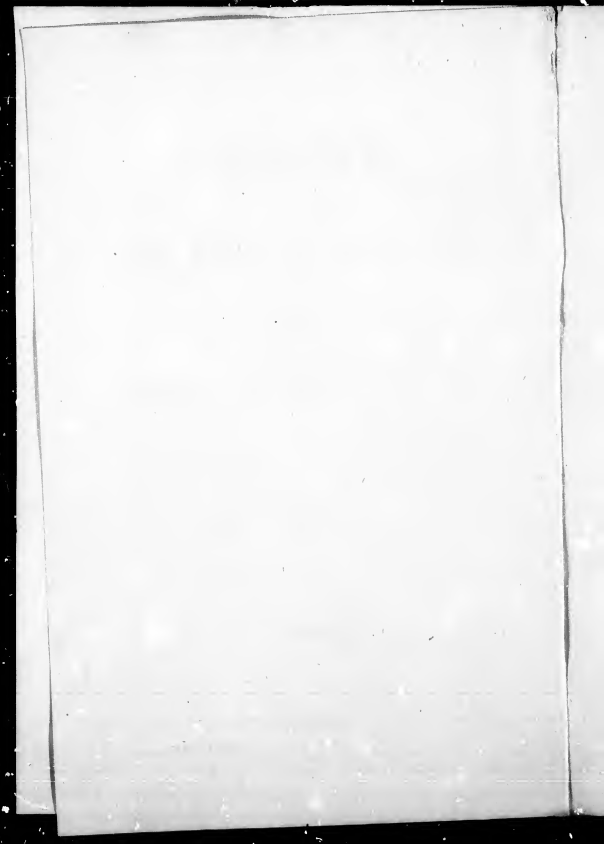
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# WILLSON'S

# MUNICIPAL BY-LAWS

WITH

STATUTORY REFERENCES AND FORMS.

BY

A. L. WILLSON, Esq., M.A.

TORONTO:

Moore & Co., Printers, corner Scott and Colborne Streets.
1880.

Willson AL

Entered according to Act of Parliament of Canada, in the year one thousand eight hundred and eighty, by Arthur Lawrence Willson, M.A. in the office of the Minister of Agriculture.

#### WILLSON'S SERIES OF MUNICIPAL WORKS.

"Willson's Day Book, Cash Book and Ledger combined for Municipal and other purposes,"

This work is of great importance to Treasurers of Municipalties, as only one Book is required and balances can be

seen at a glance.

The Ledger accounts are kept in vertical columns, the upper portions of which represent the debit accounts and the lower portions of the same columns, the credit accounts, transverse columns being drawn across the centre and bot-

tom of each page for totals.

For School Section accounts, the Book is invaluable, all the School accounts of a Municipality can be opened on one page, and three or four pages will contain all the entries for a year—a special form is prepared for School Trustees. The Book is adapted for any business.

The price of this work depends on the quantity and quality of paper used and the kind of binding required.

Opinions of the Press.

The new system of bookkeeping, known as "Willson's Day Book, Cash Book and Ledger Combined," for which A. L. Willson, M.A., has obtained a copyright in Canada and the United States, combines in one book all that is contained in a whole set of books, and is so extremely simple that every man can be his own bookkeeper. Each page contains a day book column, and from five to thirty vertical dollar and cents' columns, each of which is numbered and represents a ledger account. About two-thirds of the upper portion of the page is devoted to debit accounts, where a transverse column for totals is drawn, the balance of the page forming the contra or credit account. Accompanying the book is a ledger index or key in which the names of customers or clients are entered alphabetically, and to each name is given a folio and number. When any transaction takes place between vendor and purchaser, the purchaser's name, folio, and number are entered in the index, and on the page so given the particulars of the transaction are entered and immediately posted in the vertical or ledger column numbered and set apart for such purchaser. If cash or its equivalent is received on account, an entry is made in the lower or credit portion of the page and posted in the same vertical or ledger column from which the balance can be found at a glance. All other accounts, such as cash, stock, merchandise, bills receivable, etc., are entered in the same manner. By this method of using numbers, each account is strictly secret unless the ledger index or key is used.—The Telegram, January 23rd, 1880.

"Willson's system of conducting the business of Municipal Councils."

Under this system the business of a Council is classified and printed. By-Laws are provided for each class containing all the legislative matter, to which may be readily added the various grants and decisions of the Council as they may respectively be agreed upon—a much greater amount of work can be performed at each meeting without the mental labour usually required for the transaction of Municipal business, and at the same time all the acts of the Council are legal and binding—price of the system to each Council \$25.

This little publication will be found of great use to members of County. Township, and other Councils, as in it are laid down methods by which the business of meetings can be got through much more speedily, and at the same time more satisfactorily, than at present. By Mr. Willson's system all applications to a Council are required to be filed with the Clerk a reasonable time before each meeting. The Clerk classifies the work and furnishes each Councillor with a synopsis of the same, and in this way sufficient time is given for the due consideration of matters of importance before they are brought up in Council, and these cannot be sprung on a Council, as has sometimes been the case. All unfinished business contluues to appear on the "Business record" until disposed of. By-laws are prepared for each class of application, having all the legal and operative clauses printed, so that the decisions of a Council can be reacily entered by the Clerk in the respective by-laws so soon as arrived at, thereby saving time and unnecessary labour on the part of the Councillors, and enabling them to devote all their attention to the consideration of questions before them. Several important and valuable forms of special by-laws, &c., are appended to the work. Mr. Willson's system has been in use in the township of York for one year, and the Council recently passed a resolution approving of it and pronouncing it complete.—Daily Globe, Jan. 16th, 1880.

The author of this work is and has been for many years Clerk of the Township Council of York, and has in the course of his work seen the necessity of reducing the business of Municipal Councils to a system, such as, without involving any intricacies, would facilitate the work, and at the same time relieve the members from the task of preparing by-laws, resolutions, &c, while all their attention should be devoted to adjudicating upon various matters submitted to them. This is rendered more necessary from the fact that the membership of Councils is continually changing, and without such aids as the present work the new members are put to much inconvenience from the want of experience. The directions given are very explicit, and the forms simple, and the work will no doubt prove a very acceptable aid to members of County and Township Councils and muni-

cipal officers generally.—The Mail, January 15th, 1880.

The above system has been and is still in use in the Council of the Township of York, since January 1879, and the following resolution was

passed by said Council.

"Resolved, That this Council desires to express its hearty approval of the system furnished by A. L. Willson, M.A., our Clerk and Treasurer for conducting the business of the Council; after six months' practical working of the system submitted, it has been found complete, and the thanks of this Council are hereby presented to Mr. Willson for his method at present in use in this Municipality."

The large number of applications which have been received for the above System as a Book of By-Laws and the entire absence of any similar publication has induced the author to issue the present work which contains sixty By-Laws comprising the ordinary and most of the special By-Laws and forms required by Municipal Corporations. With the assistance of this Book each member of a Council can prepare at his leisure such By-Laws as he may desire to introduce at any meeting and a careful perusal of the By-Laws and statutory references should prove advantageous not only to Councillors but to all those who may be interested in Municipal Officers.

ARTHUR L. WILLSON.

EGLINGTON, March 30th, 1880.

# FORMS OF BY-LAWS.

### By-Law No.

FOR ARRANGING AND DISTINGUISHING THE BY-LAWS OF THE CORPORATION OF THE OF BY NUMBERS.

Whereas it is expedient to arrange and distinguish the By-Laws of the Corporation of the by numbers.

Be it enacted by the Municipal Council of the Corporation of the

That from and after the passing of this By-Law all the By-Laws of the said Corporation heretofore passed and set forth in the Schedule "A" hereunto annexed by titles, shall be designated and distinguished by their respective numbers as in and by the said Schedule "A" a reference being thereunto had will more fully appear.

And be it further enacted:

That the passing of this By-Law shall not revive, amend, repeal, annul or otherwise effect the subject matter or operation of any of the said By-Laws.

Passed 18

Reeve.

Clerk.

TO APPOINT TOWNSHIP OFFICERS FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That from and after the day of in the year of our Lord one thousand eight hundred and

the persons hereinafter mentioned as Overseers of Highways, Fence Viewers and Pound Keepers for the several Divisions of the Municipality of be, and they are hereby constituted and appointed to fill the said respective offices as set forth in the Schedules hereunto annexed, marked "A" "B" "C" "D" (or as the case may be).

That each of the said officers hereby appointed shall on or before the day of next after the passing of this By-Law, make and subscribe the necessary declarations of office and shall continue to hold such respective office as aforesaid, until his or their successor has been duly appointed and qualified, or until otherwise relieved by this Council.

And be it further enacted.

That the Schedule "A" "B" "C" & "D" hereunto annexed shall form and be a part of this By-Law.

Passed 18

Reeve.

Clerk.

L.S.

Note.—Add Schedules giving the respective limits of Overseers divisions.

#### TO APPOINT A CLERK.

Be it enacted by the Municipal Council of the Corporation of the

That be and he is hereby appointed Clerk of the Municipality of the of

That the said shall truly record in a book without note or comment all resolutions, decisions and other proceedings of the Council, and if required by any member present shall record the name and vote of every member voting on any matter submitted and shall keep the books, records and accounts of the Council, and shall preserve and file all accounts acted upon by the Council and also the originals or certified copies of all By-Laws and of all minutes of the proceedings of the Council, all of which he shall so keep in his office or in the place appointed by By-Law of the Council.

That the said shall also do and perform any and all services required to be performed by any Statute, By-Law or resolution of Council for this Municipality.

That the said shall be paid for his services the sum of dollars yearly to be paid by four equal quarterly instalments of dollars each.

That the said shall hold office during the pleasure of this Council.

Passed 18

Reeve.

Clerk.

TO APPOINT AUDITORS FOR THE MUNICIPALITY OF THE OF FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That and be and they are hereby appointed Auditors to examine and report upon all accounts effecting the said Corporation, or relating to any matter under its control or within its jurisdiction from the last audit to the close of the thirty-first day of December in the year of our Lord 18

And that it shall be the duty of the said Auditors to prepare an abstract and also a detailed statement of the said accounts and report to this Council (in duplicate) on all accounts so audited by them.

And that the said Auditors shall make a special report of any expenditure made contrary to law and shall file the said abstract and detailed statement in the office of the Clerk of the Municipality, within days from the date of the passing of this By-Law.

And that the said Auditors shall hold office during the year 18

Passed 18

Rceve.

Clerk.

TO APPOINT ASSESSORS FOR THE MUNICIPALITY OF THE OF FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That be and he is hereby appointed an Assessor of this Municipality for (state limits of division) for the year of our Lord one thousand eight hundred and

That be and he is hereby appointed an Assessor of this Municipality for (state limits of division) for the year of our Lord one thousand eight hundred and

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

TO APPOINT COLLECTORS OF RATES FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That be and he is hereby appointed a Collector of Rates for this Municipality in (state ward or other limits of division.)

That
hereby appointed a Collector of Rates for the Municipality
in (state limits of division.)

That be and he is hereby appointed a Collector of Rates for this Municipality in (state limits of division.)

That be and he is hereby appointed a Collector of Rates for this Municipality in (division.)

And be it further seted, that the said Collectors shall collect and pay over to the Treasurer of this Municipality, all rates and taxes appearing on the Collectors Rolls for their several divisions, in so far as the law will enable them so to do, on or before the Fourteenth day of December, in the year of our Lord, one thousand eight hundred and all collections to be made and paid over in bankable funds of the Province of Ontario.

#### And be it further enacted:

That the said Collectors shall respectively receive and be paid for their services, the following sums or salary (if a percentage is paid mention the rate per cent.)

The Collector in	division	\$
The Collector in	division	\$
The Collector in	division	\$
The Collector in	division	\$

#### And be it further enacted:

That the Clerk is hereby authorized and instructed to accept Bonds from the Collectors hereinbefore appointed, with securities as follows:—

A. B. (name of collector) with and as securities in the sum of dollars.

C. D.	(collector)	with	and
	as securities	in the sum of	dollars.

E. F. (collector) with and dollars.

T. H. (collector) with and dollars.

That the Clerk shall upon receipt of such Bonds duly executed, hand over to said Collectors respectively the Collectors Rolls for their several Divisions with all the rates duly calculated and set down therein, as provided by law.

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

TO APPOINT COLLECTORS OF RATES FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That be and he is hereby appointed a Collector of rates for (insert the limits of the division)

And that be and he is hereby appointed a Collector of rates for

And that the said Collectors shall collect and pay over to the Treasurer of the Municipality all the rates, taxes, duties and impositions whatsoever levied in their several divisions, in so far as the law will enable them so to do on or before the day of in the year of our Lord one thousand eight hundred and

all collections to be made and paid over in Bankable Funds of the Province of Ontario.

And that the said Collectors shall receive and be paid for their service at the rate of per cent on all monies appearing on their several rolls for collection when such monies have been applied for

(or if paid by salary state the amount.)

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO APPOINT COMMISSIONERS TO OPEN A WATER COURSE AND IMPROVE A ROAD AND BRIDGE OPPOSITE LOT NUMBER

Be it enacted by the Municipal Council of the Corporation of the

That and be, and they are hereby appointed Commissioners to superintend the opening of a water course and improve a road and bridge situate the cost of such works not to exceed the sum of dollars, which sum will be paid by this Council on the certificate of the said Commissioners that the work has been properly performed.

Passed 18

Reeve.

Clerk

TO APPOINT COMMISSIONERS TO CONSTRUCT A SIDEWALK ON AND GRANT THE SUM OF DOLLARS TO ASSIST IN THE CONSTRUCTION OF THE SAME.

Be it enacted by the Municipal Council of the Corporation of the

That and be and they are hereby appointed Commissioners to construct and build a sidewalk on as set forth in the petition of and others dated

and that the sum of dollars is hereby granted to assist in building said sidewalk and the Treasurer of this Municipality is hereby authorized and instructed to pay to the order of the above named Commissioners the said sum of

dollars on or after the date hereon; (a clause may be added upon receiving a certificate from said commissioners that the said sidewalk has been completed and properly constructed.)

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

TO APPOINT VALUATORS OF SHEEP KILLED BY DOGS.

Be it enacted by the Municipal Council of the Corporation of the

That shall be and they are hereby constituted and appointed Valuators of sheep which may be killed or worried by any dog or dogs in this Municipality.

#### And be it further enacted:

That all claims or accounts made or rendered to these Council by any person or persons for damages sustained by him or them on account of dogs worrying sheep must be certified correct by one or more Valuators of this Municipality before any compensation shall be granted or paid for such damage or loss.

#### And be it further enacted:

That each Valuator who shall make an examination of sheep killed by dogs or worried, or both, and shall furnish a certificate of damages sustained by the owner or owners of such sheep so killed or worried, shall be entitled to and be paid the sum of dollars in each case.

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

#### TO APPOINT HEALTH OFFICERS.

Be it enacted by the Municipal Council of the of

That the following named persons be, and they are hereby appointed Health Officers for this Municipality, viz: (Insert names of persons to be appointed) and the members of this Council.

That said Health Officers or any two of them may in the day time as often as they think necessary enter into and upon any premises within the Municipality and examine the same.

That if upon such examination they find the premises are in a filthy or unclean state, or that any matter or thing is thereon which in their opinion may

endanger the public health, they, or any two of them, may order the proprietor or occupant of the premises to clean the same, and to remove what is so found thereon.

That such Health Officers in case the proprietor or occupant of the premises neglects or refuses to obey their directions, may call to their assistance all constables, and any other persons they may think fit, and may enter on the premises and cleanse the same and remove therefrom and destroy, what in their opinion it is necessary to so remove, or destroy, for the preservation of the public health.

That if any person wilfully disobeys or resists any lawful order of the Health Officers, or of any two of them, or wilfully violates, resists, or obstructs them in the execution of their duties, such person or persons on conviction before two of Her Majesty's Justices of the Peace, shall be subject to a fine of not less than dollars, nor more than dollars, together with costs, which fine shall be paid to the Treasurer of the Province for the public use.

That such Health Officers, or a majority of them, may also by warrant under their hands authorize any two medical practitioners to enter in and upon any house, outhouse, or premises, in the day time for the purpose of making enquiry and examination with respect to the state of health of any person therein; and may also upon the report of such medical practitioners in writing recommending the same, cause any person found therein infected with a dangerously contagious or infectious disease to be removed to some hospital or other proper place; but no such removal shall take place unless the said medical practitioners state in their said report that such person can be removed without danger to life, and that such removal is necessary in order to guard against the spread of such disease to the adjoining house or houses.

Passed 18

Rceve.

L.S.

Clerk.

Note.—The members of the Municipal Council of every Municipality are Health Officers within their res ective Municipalities, unless their powers as such Health Officers are delegated to other persons.

TO APPOINT Λ ROAD SURVEYOR AND TO PROVIDE FOR THE BETTER EXPENDITURE OF THE PUBLIC MONIES.

Be it enacted by the

That there shall be appointed in and for the a Road Surveyor whose duty shall be to make out plans and estimates of all bridges and culverts, measure all cuttings, fillings or other work required by this Council.

And be it further enacted:

That no Commissioner or Commissioners shall have power to let or expend on any contract a greater sum of money than Dollars without first submitting the matter to this Council for approval, except in case of a sudden breach where it may be found necessary to make immediate repairs, when any such Commissioner, Pathmaster or other persons in charge of the portion of road where the breach has occurred, shall have power to cause the necessary work to be done without delay, for making passable any portion of such road.

And be it further enacted:

That no member of this Council, Commissioners, Pathmaster or other person shall have power to commence the opening up of any new or unimproved road, or commence the opening up of any road formerly abandoned, or cause the expenditure of any money in any way, unless approved by this Council except as aforesaid.

Be it enacted:

That Surveyor in and for the

be and he is hereby appointed

#### Be it enacted:

That this By-Law shall not effect any grants heretofore made or contracts already entered into.

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

#### TO PAY TOWNSHIP OFFICERS FOR THE YEAR OF OUR LORD 18

Be it enacted by the Municipal Council of the Corporation of the

That the several officers of the of hereinafter named shall receive and be paid for their services for the year 18 the sums or rates hereinafter mentioned, for each respectively, namely:—

To the	Reeve, Deputy-Reeve, &c., each, per day \$
To the	Reeve selecting Jurors \$
To the	Clerk do do\$
To the	Assessor
	Reeve mileage each way
To the	Clerk, salary\$
To the	Treasurer, salary\$
To the	Assessor, extra service \$
To the	Collector, commission per cent
To the	Caretaker, salary\$
To the	Engineer per day \$

And be it further enacted that the Treasurer be and he is hereby authorized and instructed to pay to the several officers above named, the sum or sums, or rates to them granted respectively.

Passed 18

Reeve.

L.S.

Clerk.

### By-Law No.

TO DIVIDE THE MUNICIPALITY OF INTO ELECTORAL OR POLLING SUB-DIVISIONS FOR THE ELECTION OF MEMBERS OF THE LEGISLATIVE ASSEMBLY OF ONTARIO.

Be it enacted by the Municipal Council of the Corporation of the

That from and after the passing of this By-Law the Municipality of shall be divided into Electoral or Polling Sub-Divisions for the election of members of the Legislative Assembly of Ontario as follows, that is to say:—

- 1. Polling Sub-Division Number One shall comprise and consist of Lots, Numbers, &c., &c.
- 2. Polling Sub-Division Number Two shall comprise and consist of Lots, Numbers, &c., &c.

Passed 18

Reeve.

L.S.

Clerk.

Note.—Every City, Town, Ward, Township, or Incorporated Village having more than two hundred qualified voters therein, shall be divided by well defined boundaries, such as streets, side lines, concession lines, or the like in the most converient manner, into Polling Sub-Divisions by By-Law of the Municipal Council having jurisdiction over the locality; and in such manner that the number of qualified electors in the several Polling Sub-Divisions shall be as nearly equal as may be, and shall not in any one exceed two hundred. 32 Vic., c. 21, s. 25, 33 Vic., c. 4, s. 1—see also 40 Vic., c. 12, ss. 2, 3, Rev. Stat., c. 174, s. 461, (1), and 32 Vic., c. 21, s. 26, (1), 33 Vic., c. 4, s. 1.

TO PROVIDE POLLING PLACES AND APPOINT DEPUTY RETURNING OFFICERS FOR HOLDING ELECTIONS DURING THE YEAR 18
ALSO TO APPOINT A PLACE FOR HOLDING NOMINATIONS.

Be it enacted by the Municipal Council of the Corporation of the

That in case a poll be demanded by any candidate or elector at the nomination of candidates for the offices of for this Municipality during the year 18

The election shall take place and be held in the several polling sub-divisions of the Municipality as provided by law and at the following places:—

In Polling sub-divisions No. 1
In Polling sub-divisions No. 2
&c., &c.

And be it further enacted:

That the following named persons be and they are hereby appointed Deputy Returning Officers to hold any Municipal election required to take place in the several polling subdivisions as aforesaid during the year 18 namely:—

For Polling sub-division No. 1, For Polling sub-division No. 2, &c., &c.,

And be it further enacted:

That the public meeting required to take place for the nomination of candidates as aforesaid, at noon on the last Monday in December 18 shall take place and be held at

Passed 18

Reeve.

#### TO ASSESS AND LEVY RATES FOR COUNTY, &c. AND SCHOOL PURPOSES FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That the following sums shall be levied and collected upon and from all the rateable property of the of for the year of our Lord 18

The sum of dollars is hereby levied upon and shall be collected from all the rateable property of the said of for general and school purposes of the County of for the year of our Lord 18 by a rate of in the dollar.

And the further sum of dollars is hereby levied upon and shall be collected from all the rateable property of the said of for (city town, township or village) purposes for the year of our Lord 18 by a rate of in the dollar.

#### And be it further enacted:

That the following sums shall be levied and collected upon and from all the rateable property included within the limits of the several School Sections hereinafter mentioned respectively for the year of our Lord 18 namely:—

- 1. In School Section number one the sum of dollars is hereby levied upon and shall be collected from all the rateable property situate within the limits of said School Section. Number one by a rate of in the dollar.
- 2 In School Section number two the sum of dollars is hereby levied upon and shall be collected from &c.

And be it further enacted:

That the rates imposed by this By-Law shall be collected and paid over to the Treasurer of this Corporation in bankable funds, on or before the thirteenth day of December 18 by the Collectors of rates for the said of in so far as the law will enable them so to do.

And be it further enacted:

That per cent shall be added to all arrears of taxes from and after the fourteenth day of December in the year of our Lord one thousand eight hundred and such percentage to be calculated upon the several amounts so in arrears.

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO INSTRUCT THE TREASURER TO PAY SCHOOL MONIES COLLECTED BY THE COLLECTORS TO THE SEVERAL TRUSTEES OF SCHOOL SECTIONS IN THE MUNICIPALITY.

Be it enacted by the Municipal Council of the Corporation of the

That the Treasurer of this Municipality is hereby authorized and instructed to pay to the order of the Trustees of each school section within the limits of this Municipality any monies

received by him on account of school rates levied by this Council and applied and credited to such school section.

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

# TO REFER THE APPOINTMENT OF FENCE VIEWERS TO THE COUNTY JUDGE.

Whereas, certain disputes and differences have arisen, and are now existing between and this Municipality in respect to an under drain which it is claimed should be continued by the Council of this Municipality from the (northerly) limit of Lot number in the concession of this Municipality to an outlet.

And, whereas this Council has been notified by the said that Mr. Mr. and Mr. three Fence Viewers of this locality, will attend on the day of 18 at the hour of o'clock, to view and arbitrate upon the matters so in dispute.

And, whereas this Council is unwilling to refer the matter in dispute to the Fence Viewers named in said notice, and objects to any proceedings being had before them in reference to the said dispute.

And, whereas no agreement can be made between the said and this Council in relation to the matters in dispute.

Therefore, be it enacted, by the Municipal Council of the Corporation of the

That His Honour the Judge of the County Court of the County of be, and he is hereby requested to nominate and appoint three Fence Viewers, who shall view the said work and arbitrate, and finally determine all disputes existing between the said and this Council in reference to the said under drain.

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

TO RAISE BY WAY OF LOAN THE SUM OF DOLLARS FOR THE PURPOSE OF AND PROVIDE FOR THE REPAYMENT OF THE SAME AND THE INTEREST THEREON.

Whereas it is provided by and under the provisions of the Municipal Act that Municipal Councils may pass By-Laws for contracting debts and for levying rates for payment of such debts on the rateable property of the Municipality for any purpose within the jurisdiction of the Council.

And, whereas the Municipal Council of the Corporation of the of has resolved and determined to raise by way of loan the sum of dollars for (here state the object for which the debt is to be created.)

And, whereas the total amount to be raised annually by special rate for paying the debt and interest is dollars.

And, whereas the amount of the whole rateable property of the Municipality of the of according to the last revised (or revised and equalized) assessment roll is dollars.

And, whereas the amount of the existing debt of the said Municipality is dollars on account of principal and dollars on account of interest and no portion of principal or interest is in arrears.

And, whereas an annual special rate of in the dollar is required to be levied for paying the instalments of principal and interest as they respectively become payable (If a county by-law, recite that a special meeting has been called for the purpose of considering the same and held not less than three months after a copy of such by-law, as the same is ultimately passed together with a notice of the day appointed by such meeting, has been published in some newspaper issued weekly or oftener within the county, or if there is no such public newspaper, then in a public newspaper published nearest to the county.)

Therefore, be it enacted by the Municipal Council of the Corporation of the

That the sum of dollars shall be raised by way of loan from any person or persons who may be willing to advance the same for the purposes hereinbefore recited, such sum to be repaid by equal annual instalments of dollars each with interest at the rate of per cent per annum.

That for the purposes aforesaid and for securing the said sum of money and interest, the of this Municipality is hereby authorized for and on behalf of this Corporation to issue or cause to be issued one or more debenture or debentures in sums of not less than one hundred dollars each, and cause the seal of the Corporation to be attached thereto and such debenture or debentures shall be signed by the of the and countersigned by the Treasurer thereof.

That the said debenture or debentures shall be payable in years from the day hereinafter mentioned for this by-law to take effect upon presentation at Bank and shall have coupons attached to them for payment of interest half yearly, on the days of and in each year, until the principal sum shall be fully paid.

That for the purpose of paying the amount of principal and interest so to be secured by the said debenture or debentures an annual and equal special rate of in the dollar shall be levied and collected upon and from all the assessed property in the said Municipality in each year until the debt, principal and interest, shall have been paid.

18

That this by-law shall take effect on the A. D. 18

day of

Passed day of

Reeve.

Clerk.

L.S.

### By-Law No.

# TO REDUCE THE SPECIAL RATE IMPOSED BY BY-LAW NO. FOR THE YEAR 18

Whereas, by and under the provisions of the Municipal Act, it is provided that in case in any particular year, one or more of the tollowing sources of revenue namely:—

The sum raised by the special rate imposed for the payment of a debt, and collected for any particular year, and the sum on hand from previous years; and any sum derived from such particular year, from the surplus income of any work, or of any share or interest therein, applicable to the sinking fund of the debt, and any sum derived from the

temporary investment of the sinking fund of the debt or any part of it, and carried to the credit of the special rate and sinking fund accounts respectively, amount to more than the annual sum required to be raised as a special rate to pay the interest and the instalment of the debt for the particular year and leave a surplus to the credit of such accounts or either of them, then the Council may pass a By-Law reducing the total amount to be levied under the original By-Law for the following year to a sum not less than the difference between such last mentione, surplus and the annual sum which the original By-Law named and required, to be raised as a special rate.

And whereas, a By-Law was passed by this Council on the day of A. D. 18 authorizing the levying and collecting of an equal special rate per annum, of in the dollar, upon the assessed value of the property in this Municipality for the purpose of paying (state particulars of debt and interest.)

And whereas, there is now a balance on hand of dollars from former years which has been carried to the credit of the said account.

And whereas, the surplus income of the work for the present year is dollars.

And whereas, the amount derived from the investment of the sinking fund for the present year is dollars.

And whereas, it is desirable that the rate mentioned in the said original By-Law No. should be reduced for the year of our Lord 18 to in the dollar.

Therefore, be it enacted by the Municipal Council of the Corporation of the

That the total amount to be levied and collected under said By-Law number for the year of our Lord one thousand eight hundred and shall be reduced to dollars which sum shall be so

levied and collected by a rate of in the dollar upon the assessed value of the property in this Municipality.

Passed 18

Reeve.

Clerk.

L.S.

Note.—This By-Law is not valid unless approved by the Governor in Council.

### By Law No.

(Changing the Rate in the \$.)

#### TO AMEND BY-LAW NO.

Be it enacted by the Municipal Council of the Corporation of the of

That, whereas by By-Law numbered the sum of dollars, together with the commission and expenses attending the same, were levied and ordered to be collected by a rate of in the dollar, upon and from all the rateable property in School Section number of the Municipality of

Be it enacted:

That the said rate shall be in the dollar for the purpose of raising the said sum of dollars and commission and expenses for said School Section number and that so much of By-Law number as may be inconsistent with this By-Law is hereby repealed.

Passed 18

Reeve.

Clerk.

TO LIMIT THE NUMBER OF TAVERN LICENSES FOR THE ENSUING LICENSE YEAR IN THE MUNICIPALITY OF THE OF

Be it enacted by the Municipal Council of the Corporation of the

That in pursuance of the Act passed in the Thirty-ninth year of Her Majesty's reign, entitled, "An Act to amend the law respecting the sale of Fermented or Spirituous Liquors," the number of Tavern and Shop Licenses respectively, which may be issued within the ensuing license year, from the First day of May, in the year of our Lord one thousand eight hundred and to the First day of May, in the year of our Lord one thousand eight hundred and in the Municipality of shall be fixed and limited as follows, that is to say:—

The number of Tavern Licenses to be so issued, as aforesaid, shall not exceed for the ensuing license year.

The number of Shop Licenses to be so issued, as aforesaid, shall not exceed for the ensuing license year.

That the license duties which shall hereafter be payable in this Municipality for Tavern Licenses and Shop Licenses shall be as follows, namely:

For each Tavern License dollars.

For each Shop License dollars.

Passed 18

Reeve.

Clerk.

L.S.

NOTE.—See 37 Vic., c. 32, s. 23, 39 Vic., c. 26, s. 16, (2, 3), 40 Vic., c. 18, s. 77.

#### TO COMMUTE STATUTE LABOUR AT

(as prayed for in the petition of John Jones et al)—"local commutation"—

Be it enacted by the Municipal Council of the Corporation of the

That every person assessed upon an Assessment Roll of this Township for project situate, (describe property) or who is liable to perform Statute Labour for such assessed property, shall commute and pay in current money, yearly, to the Commissioners and Collectors hereinafter named at the rate of per day, for each and every days' Statute Labour which such person may be liable to perform in each and every year during a term of years from and after the date of the passing of this By-Law.

And that every person residing upon said property during the time that this By-Law is in force, who is not otherwise assessed and who is not exempt by law from performing Statute Labour, shall commute and pay to the Commissioners hereinafter named, yearly and in every year for a term of years from the date of the passing of this By-Law the sum of for each day's labour he may be liable to perform.

#### And be it further enacted:

That and are hereby constituted and appointed Commissioners and Collectors to collect or cause to be collected the said commutation money, and expend the same in repairing and otherwise improving the sidewalks and streets (or as the case may be) within the said limits.

And, that the said Commissioners and Collectors are hereby invested with all powers of Commissioners or Overseers of Highways, (as the case may be) in this Municipa! '17, and are hereby authorized and empowered to exercise all of the powers and privileges which are now exercised by Overseers of Highways or Commissioners of Sidewa is, under any By-Law or By-Laws of this Corporation.

#### And be it further enacted:

That any person liable to pay any sum or sums of money in commutation of Statute Labour under this By-Law, who shall neglect or refuse to pay the same upon demand being made by the said Commissioners or Collectors, shall be liable upon complaint being made before a Justice of the Peace for the County, by one or more of said Commissioners or Collectors, to the same penalties as arc imposed upon persons for neglecting or refusing to perform their Statute Labour, such complaint, and all proceedings thereunder, to be made and taken as provided for Overseers under By-Law number (a By-Law providing for the performance of Statute Labour) of this Corporation.

#### And be it further enacted:

That it shall be the duty of the said Commissioners to make a full report to this Council, in each year during the said term, of all monies received and expended within the said division.

\*Provided, that notwithstanding anything hereinbefore contained, it shall not be incumbent or binding upon any person or persons residing upon or owning land on said lots, to commute their Statute Labour in pursuance of this By-Law, who has or have not petitioned this Council to commute his or their Statute Labour, as aforesaid.

Passed 18

Reeve.

Clerk.

If all the ratepayers within the division where the Statute Labour is to be commuted sign the petition praying for such commutation, this clause may be omitted, but compulsory local commutation is illegal.

TO OPEN AND ESTABLISH A ROAD UPON AND ACROSS PART OF LOT NUMBER IN THE CONCESSION OF THE (as the case may be.)

Be it enacted by the Municipal Council of the Corporation of the

That, whereas this Council has determined and agreed to open and establish a road upon and across (short description of road) as hereinafter set forth and described.

And, whereas this Council has caused all notices to be given, as required by the Municipal Act of the Revised Statutes of Ontario, of the intention of this Council to open said road.

And, whereas all persons whose lands might be prejudicially affected by the opening of said road have been heard who petitioned to be so heard.

And, whereas no objections were made to the opening of the said road, (or as the case may be.)

Therefore, be it enacted by the Municipal Council of the Corporation of the

That the parcel of land or road deviation, comprising all and singular (insert description of road to be opened) be, and the same is hereby opened and established for public use as a road and public highway of and for the said (name of Municipality.

Passed 18

Reeve.

Clerk.

TO AUTHORIZE THE (Mayor or Reeve, as the case may be) TO EXECUTE A DISCHARGE OF PART OF THE LANDS MENTIONED IN CERTAIN MORT-GAGES HELD BY THE CORPORATION OF THE AND DRAWN AND

#### EXECUTED BY ONE

Be it enacted by the Municipal Council of the Corporation of the

That the Mayor or Reeve (as the case may be) of this Municipality be and he is hereby authorized and instructed for and on behalf of this Corporation to execute a discharge of part of the lands mentioned in certain Mortgages held by this Corporation, and made and executed by

for securing certain moneys to this Corporation, which lands to be discharged may be known and described as follows: that is to say, all and singular (give description in full) the said (name of mortgagor) having paid this Corporation the sum of dollars.

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO OPEN AND ESTABLISH AN ORIGINAL ALLOW-ANCE FOR ROAD, BETWEEN

Be it enacted by the Municipal Council of the Corporation of the

That, whereas application has been made to this Council by (name of petitioner) and others, praying that a By-Law may be passed for opening a certain original allowance for

road, situate between Lots Nos. (as the case may be) in the Concession of of the said Municipality.

And, whereas notice in writing has been given to all persons in possession of any portion of said original allowance for road, as provided by the Municipal Act of the Revised Statutes of Ontario, of the intention of this Council to open said road.

And, whereas all persons whose land might be prejudicially affected by the opening of said road have been heard who petitioned to be so heard.

Therefore, be it enacted by the Municipal Council of the Corporation of the

That all that portion of the Government or original allowance for road, comprising all and singular, that certain parcel or tract of land and premises, situate, lying and being in the and Province of Ontario, being composed of the original allowance for road, situate between Lots Nos. and in the Concession (as the case may be) of the said Municipality, and which is more particularly described as follows, that is to say: (give full description) be and the same is hereby opened and established for public use.

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO CLOSE AND DISPOSE OF AN ORIGINAL ALLOWANCE FOR ROAD, SITUATE &c.

Be it enacted by the Municipal Council of the Corporation of the of

That, whereas and others have petitioned this Council to close and convey to him the said

an original allowance for road, hereinafter set forth and described (in lieu of a trespass road or as the case may be.)

And, whereas public notice has been given, as required by the Municipal Act of the Revised Statutes of Ontario, of the intention of this Council to pass a By-Law for closing and disposing of the said original allowance for road, and all persons whose land might be prejudicially affected thereby have been heard who petitioned to be so heard.

And, whereas this Council has determined and agreed to close and dispose of the said original allowance for road, hereinafter described, and convey the same to the said in consideration of the sum of (or as the case may be.)

Be it enacted by the Municipal Council of the Corporation of the

That the original allowance for road, comprising all and singular, that certain parcel or tract of land and premises situate, lying and being (insert full description of road) be, and the same is hereby stopped up and closed.

And be it further enacted:

That the (Mayor or Reeve) of this Municipality be, and he is hereby authorized and instructed for and on behalf of this Corporation, to execute and attach the Seal of this Corporation to a Deed of Conveyance of the above described original allowance for road to the said or his assigns, for and in consideration of the sum of dollars (or as the case may be.)

Passed 18

Reeve.

L.S.

Clerk.

NOTE.—When a By-law is required to be registered a duplicate original must be passed.

TO GRANT
AND LEVY A SUM OF MONEY FOR CONSTRUCTING A SIDEWALK FROM

Be it enacted by the Municipal Council of the Corporation of the

That, whereas petitions have been presented to this Council by certain ratepayers and owners of property on (
street or road) praying that this Council will grant the sum of dollars, or such other sum as the Council may consider proper to assist in constructing a sidewalk on said (street or road.)

And that this Council will levy by a special rate upon the property fronting upon said street or road (as shewn on a plan of said property attached to the said petition) such sum as when taken with the amount to be granted by this Council, will make up the sum of dollars, (being the total amount required for the construction of said sidewalk and incidental expenses) to be paid by five equal annual instalments of dollars each, by an annual special rate of mills in the dollar, the value of the whole real property rateable under this By-Law, being dollars.

And, whereas the debt to be created by this By-Law is created on the security of the special rate settled by this By-Law and on that account only.

Therefore, be it enacted by the Municipal Council of the Corporation of the

That, in compliance with the said petition, the sum of dollars shall be and the same is hereby granted out of the general funds of this Municipality, to assist in building and constructing a sidewalk on street or road, situate (describe limits of sidewalk district) and the Treasurer of this Municipality is hereby instructed to pay such sum of dollars to the Commissioners hereinafter named, for such purpose.

And be it further enacted:

That, for the purposes aforesaid, the sum of dollars shall be levied upon, and collected, from all and singular, the parcels or tracts of land and premises hereinafter set forth and described as appearing on the last revised and corrected Assessment Rolls of this Municipality, by five equal annual instalments of dollars each, in and during the years 18 18 18 18 and 18 , that is to say, (describe property upon which the special rate is to be levied.)

And that the said amounts, so levied, shall be collected by the Collectors appointed from time to time to collect (Township, County or other Municipal Rates) and when so collected and accounted for, shall be paid by the Treasurer of this Municipality to the Commissioners hereinafter named, after deducting all commissions and expenses connected therewith.

And be it further enacted:

That, be and they are hereby appointed Commissioners to superintend the building and constructing of the said sidewalks, and to receive and expend the said moneys for such purpose.

Passed 18

Reeve.

Clerk.

TO PROVIDE FOR THE PRESERVATION OF PUBLIC MORALS IN THE MUNICIPALITY OF

Be it enacted by the Municipal Council of the Corporation of the

That it shall not be lawful for any person to sell or give intoxicating drink to any child, apprentice, or servant without the consent of a parent, master, or legal protector.

That it shall not be lawful to circulate any indecent placards, writings or pictures, or make indecent pictures or drawings, on walls, fences or other public places.

That no person shall publicly utter any profane oath, or obscene, blasphemous or grossly insulting language, or be guilty of any other immorality or indecency.

That no person shall be guilty of any disorderly conduct, in any street, highway or public place, or at any public meeting.

That no person shall keep a house of ill-fame, or harbour persons of bad character.

That no person shall keep a gambling house or allow gambling on his or her premises.

That no person shall indecently expose his or her person by bathing or washing near any public highway or other public place, between the hours of seven o'clock in the morning and eight o'clock in the evening.

Any person found guilty of a violation of any of the provisions of this By-law, shall upon conviction before any Justice of the Peace having jurisdiction in the County, be liable to a fine of not less than two dollars or more than forty dollars, to be collected by distress and sale of the goods or chattels of the offender, if not paid forthwith and

in case no goods or chattels are found belonging to such offender, it shall be lawful for any such Justice to commit the offender to the common jail for any period not exceeding twenty-one days, with or without hard labor, as such Justice may direct. All informations under this By-law shall be laid within one month from the commission of the offence.

Passed 18

Reeve.

Clerk.

L.S.

### By-Law No.

TO PROVIDE FOR THE PERFORMANCE OF STATUTE LABOUR, AND TO DEFINE THE DUTIES OF OVERSEERS OF HIGHWAYS.

Be it enacted by the Municipal Council of the Corporation of the

That, from and after the passing of this By-law, every male inhabitant of this Municipality, of the age of twenty-one years and upwards, and under sixty years of age, who is not otherwise assessed to any amount, and who is not exempt by law from performing Statute Labour, shall be liable to two days of Statute Labour on the public highways, but shall be allowed to commute for the same at the rate of cents per day by tendering the money to the overseer within three days from the time he was notified to perform his Statute Labour.

That all persons whose names shall appear on the Assessment Roll or Rolls or who are liable by law to be assessed and not otherwise exempt by law shall if his or her property is assessed at not more than \$300 be liable to perform 1 days' labour; at more than \$300 but not more than \$500--1½ days labour; at more than \$500 but not

more than \$700—2 days' labour; at more than \$700 but not more than \$900—3 days labour: and for every \$300 over nine hundred dollars or any fractional part thereof over one hundred and fifty dollars, an additional one quarter day.

That any person or persons liable to perform Statute Labour may commute and pay to the Overseer of the Divison entitled to receive the same the sum of cents per day for each days' labour of eight hours, and in the same proportion for any part of a day that they may be liable for, if paid to the overseer previous to the time the work was to be performed.

That it shall be the duty of Overseers of Highways, after receiving notice of their appointment, either personally served or left at their usual place of abode, to take the Declaration of Office at or before the time named in such notice, and to furnish the Clerk with the names of all persons liable to perform Statute Labour in their Division, stating the Lot and Concession, and number of acres, and distinguishing between parties assessed and those not assessed and shall give to persons liable to work on the highways at least three days' notice, stating the time and place at which they are required to work, and shall at all times, during their term of office, superintend, make, and keep in good repair the Highways within their Division and expend faithfully to the best of their ability, all monies received by them in lieu of Statute Labour or otherwise, for the improvement of the Highways in their Division, between the first day of June and the fourteenth day of December in each year.

That it shall be the duty of Overseers of Highways, to cause sufficient guards to be erected in all dangerous places along the Highways in their Division and in case of any serious damage to a bridge or embankment, or in case of an impediment by snow, it shall be the duty of the Overseer of the Division to repair the same forthwith and, if necessary, to call out the ratepayers of his Division for such purpose to the extent of their Statute Labour for the ensuing year, and the Overseers Certificate shall be sufficient to exempt all such persons from the amount of Statute Labour they have performed, and if the means at the disposal of the Overseer should not be sufficient to repair the damage, he shall immediately report the same to the

nearest Member of the Council, and the Overseer shall not be responsible for any loss or damage that might occur in consequence of such defective bridge or embankment afterwards.

That it shall be the duty of the Overseer to make a correct return to the Clerk of the Municipality on or before the 21st day of December in each year, of all the Statute Labour performed, and also of what has not been performed, (if any); also, an account of the receipts, and expenditure of all monies that may have come into his hands by virtue of his office. It shall also be the duty of Overseers of Highways to prosecute parties within their Division for the contravention of any of the provisions of this By-law.

That any person or persons who neglect or refuse to perform their Statute Labour, or commute for the same in the manner aforesaid, when required by the Overseer, shall forfeit and pay a fine of not less than one dollar per day, together with costs for each day or part of a day so in default; and any person performing Statute Labour who refuses or neglects to obey the reasonable orders of the Overseer, or to work faithfully, may be discharged by the Overseer, and shall be liable to the penalty imposed for the non-performance of their Statute Labour.

That Overseers shall be entitled to all the Statute Labour within the limits of their respective Divisions, unless otherwise ordered by the Council, and shall keep in repair the Side Roads adjoining such Division, to half-way between the Concessions, except where Overseers are appointed on the Side Roads, when they shall be entitled to the labour of one lot on each side of said Road.

That if any person or persons shall injure or destroy anytree or shrub planted for shade or ornament upon any public Highway allowance, or appropriated for a Public Road, or shall cut down or deface any sign boards or any printed or written notices, such person or persons being convicted thereof before a Justice of the Peace, shall be liable to the penalties imposed for the contravention of this By-law. That it shall not be lawful for any person or persons to leave any Timber, Stone, Wood, or any other incumberance whatsoever upon any road allowance or public Highway, or to remove any Timber, Stone, Sand, Gravel, or any other materials from any Road allowance belonging thereto, or commit any wilful injury to any Public Highway or Bridge thereon.

That the following shall be the scale to be allowed by Pathmasters, for horses, or oxen and driver, with wagons, carts, ploughs, harrows or roller:—Four days work of one man for one span of horses and driver,  $2\frac{1}{2}$  days of one man for a horse and driver, 4 days of one man for one yoke of oxen and driver, and all persons having such animals or implements in their possession shall, upon being notified by the Pathmaster that he requires the same to work on the Public Highways, furnish and employ the same when and where directed by the Overseer.

That all Pathmasters or Overseers of Highways shall be allowed days work for the performance of their duty as Overseers of highways, in case their Statute Labour amounts to eight days, and in case the Statute Labour of the Overseer is less than eight days, then he shall be allowed to the extent of his Statute Labour.

That for the purposes of this By-law, eight hours work of one man shall constitute and represent one days' labour.

That all persons holding lands in more than one road division, shall be rated for Statute Labour according to the whole valuation thereof, but shall perform their labour proportionately in the respective divisions where the property is situated.

That any person or persons who neglect or refuse to perform the duties hereby imposed, or who contravene any of the provisions of this By-Law, shall upon conviction thereof, be liable to a fine of not less than two dollars, nor more than twenty dollars, and if not paid, and no sufficient distress can be found on which to levy, it shall and may be

lawful for the convicting Justice to commit the offender to goal for any period not exceeding twenty days, or until the fine and costs, including the cost of committal, shall be paid.

That all By-Laws inconsistent with this By-Law, be, and they are hereby repealed.

Passed 18

Recve.

Clerk.

L.S.

# By-Law No.

TO PROHIBIT DOGS FROM RUNNING AT LARGE, AND TO TAX THE OWNERS OR HARBOURERS OF DOGS.

Be it enacted by the Municipal Council of the Corporation of the

That each and every inhabitant of this Municipality who shall possess or harbour any dog or dogs, bitch or bitches, shall pay the yearly sum or tax of One Dollar for each and every dog or dogs by them owned or harboured, and the sum of Two Dollars for each and every bitch or bitches by them owned or harboured.

The owner or keeper of any dog shall, when required by the Assessor or Assessors deliver to him or them in writing the number of dogs owned or kept, whether one or more, and for every neglect or refusal to do so, and for every false statement made in respect thereof, shall incur a penalty of Five Dollars, to be recovered before any Justice of the Peace for the Municipality with costs.

The owner of any sheep or lamb killed or injured by any dog, shall be entitled to recover the damage occasioned thereby from the owner or keeper of such dog by summary

proceedings before a Justice of the Peace on information or complaint before such Justice, who is hereby authorized to hear and determine such complaint, and proceed thereon, in the manner provided by the Act respecting summary convictions before Justices of the Peace in respect to proceedings therein mentioned, and such aggrieved party shall be entitled so to recover whether the owner or keeper of such dog knew, or did not know, that it was vicious or accustomed to worry sheep.

The owner or keeper of any dog to whom notice shall be given of any injury done by his dog or dogs to any person, sheep, or lamb, or of his dog or dogs having chased or worried any sheep or lamb, shall within forty-eight hours after such notice, cause such dog or dogs to be killed, and for every neglect so to do, he shall forteit a sum of Two Dollars and Fifty Cents for every such dog, and a further sum of One Dollar and Twenty-five Cents for each such dog, for every forty-eight hours thereafter until the same be killed: Provided that it shall be proved to the satisfaction of the Justice of the Peace, before whom such suit shall be brought for the recovery of such penalties, that such dog or dogs has or have worried or otherwise injured such sheep or lamb. Provided also, that no such penalties shall be enforced in case it shall appear to the satisfaction of such Justice of the Peace, that it was not in the power of such owner or keeper to kill such dog or dogs.

The owner or harbourer of any dog or dogs, shall not allow the same to run at large except accompanied by such owner or some other person in charge thereof, and bitches in heat shall not be allowed to run at large, or kept in any exposed place so as to attract other dogs or entice them away from home, subject in each case to a fine of not less than One Dollar for each offence.

In cases where parties have been assessed for dogs and the Collector has failed to collect the Taxes authorized by this Act, he shall report the same under oath to any Justice of the Peace, and such Justice shall by an order under his hand and seal to be served by any duly qualified Constable, require such dogs to be destroyed by the owner or owners thereof, and if such owner or owners neglect or refuse to obey the said order, he or they shall be liable to the penalty, to be recovered in the same way and manner as provided in chap. 194. sec. 16 of the Revised Statutes of Ontario, and in case any Collector neglects to make the aforesaid report within the time required for paying over the Taxes levied in the Municipality, he shall be liable to a penalty of Ten Dollars and costs, to be recovered in the same manner as provided in said section.

And it shall be lawful for any person to kill or destroy any dog or bitch which he may see worrying or wounding any sheep or lamb or find running at large contrary to the provisions aforesaid.

Any Justice of the Peace, upon complaint being made before him by any person. that a dog or bitch has been found running at large, or running at or attacking a horse, horses or teams, on the public Highway or killing or worrying sheep or lambs, contrary to the provisions of this By-Law, or that any vicious dog or bitch has injured or bitten any person, may order such dog or bitch to be killed, all costs incurred thereby, to be paid by the complainant or the owner of such dog or bitch as the Justice of the Peace may direct.

The term running at large used in this By-Law shall be so construed as to extend not only to the public Highways but also to any reclosed or private property in the Municipality.

All former By-Laws inconsistent with this By-Law, are hereby repealed; but no previous By-Law shall be hereby revived.

Passed 18

Reeve.

Clerk.

TO REGULATE THE BURNING OF STUMPS, BRUSH, ETC.

Be it enacted, by the Municipal Council of the Corporation of the of

That no stumps, wood, logs, trees, brush, straw, shavings, or refuse shall be set on fire, or burned by any person or persons in the open air within the Municipality of in or during the months of June, July and August, in any year; nor at any other time or times during the year until after eight days notice has been given to the owner or occupant of the adjoining property, which might be injured thereby, of the intention of any person to set fire to, or burn such materials.

And be it further enacted:

That any persons contravening the provisions of this By-Law shall, in addition to any damage which may occur or be occasioned thereby, be liable, upon conviction, to a fine of not less than Two Dollars, nor more than Fifty Dollars, to be recovered before any Justice of the Peace for the County of

Passed 18

Reeve.

L.S.

Clerk.

TO RESTRAIN DOMESTIC ANIMALS FROM RUN-NING AT LARGE.

Be it enacted by the Municipal Council of the Corporation of the

That from and after the passing of this By-Law all horses, cows, calves, bulls, rams, sheep, oxen, pigs, of every description, geese, turkeys, hens, and all other poultry shall be restrained and wholly prohibited from running at large within this Municipality, subject to being impounded in any common pound of the Municipality.

The owner or occupant of any land shall be responsible for any damage or damages and costs caused by any animal or animals, geese, turkeys, hens, or other poultry, under his charge and keeping, as though such animal or poultry were his own property; and the owner or keeper of any animal or poultry shall be liable for all injury or damages done by such animal or poultry, and for all costs and charges incurred in relation thereto, whether the injury or damage was caused by such animal or poultry running at large or by trespassing upon any enclosed or private property, notwithstanding that such property may not be enclosed by a lawful fence.

If not previously replevied a Pound-keeper shall impound any horse, bull, ox, cow, sheep, goat, pig, or other cattle, geese, or any other poultry distrained, for unlawfully running at large, or for trespassing and doing damage, delivered to him for that purpose, by any person resident within the Municipality who has distrained the same; or if the owner of any animal, geese or other poultry, refuses or neglects to prevent the same from running at large or trespassing on his neighbours premises after a notice in writing has been served upon him of their running at large or of their trespass, then the owner of such animal or poultry may be brought before any Justice of the Peace and fined such sum as the Justice directs, not exceeding the sum of

Fifty Dollars and costs, in addition to all damages which may have been awarded by three Fence Viewers of the Municipality.

When the Common Pound or place wherein the distress has been made is not secure, the Pound Keeper may confine the animal, animals, or poultry in any enclosed place near such pound for safe keeping.

Any person distraining and impounding an animal or poultry shall, at the time of such impounding, deposit poundage fees, if such are demanded, and within twenty four hours thereafter deliver to the Pound Keeper duplicate statements in writing of his demands against the owner for damages (if any), not exceeding twenty dollars done by such animal or poultry, exclusive of such poundage fees, and shall also give his written agreement (with a surety if required by the Pound Keeper) in the form following, or in words to the same effect:

"I (or we, as the case may be) do hereby agree that I (or we) will pay to the owner of the (describing 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."

In case an animal or poultry be impounded, notice for the sale thereof shall be given by the Pound Keeper within forty-eight hours afterwards; but no pig or poultry shall be sold until after six clear days; nor any horse or other cattle until after ten clear days from the time of impounding the same: Provided that the Pound Keeper may sell such horse or other cattle at the expiration of four clear days from the time of impounding if he considers that the animal or animals will not sell for a sum sufficient to pay the expenses of keeping and selling the same.

The notices of sale may be written or printed, and shall be affixed and continued for three clear successive days in three public places in the Municipality, and shall specify the time and place at which the animal or poultry will be publicly sold if not sooner replevied or redeemed by the owner, or some one on his behalf, paying the penalty imposed by law (if any), the amount of the injury (if any)

claimed or decided to have been committed by the animal or poultry to the property of the person who distrained it, together with the lawful fees and charges of the Pound Keeper, and also of the Fence Viewers (if any), and the expenses of the animals' or poultry's keeping, and upon all the notices aforesaid having been duly affixed in manner aforesaid for the time hereby required, the Pound Keeper shall publicly sell the animal or poultry to the highest bidder, at the time and place mentioned in the aforesaid notice. unless replevied or redeemed as aforesaid (provided that the time mentioned in such notice of sale shall not be earlier than ten o'clock in the forenoon nor later than three o'clock. in the afternoon of the day of sale); and after deducting the damage (if any), and all lawful fees and charges incurred in relation thereto, shall return the surplus (if any), to the original owner of the animal or poultry, or if not claimed by him within six days after the sale, the Pound Keeper shall pay such surplus to the Treasurer of and for the use of the Municipality, subject to being claimed by the owner from the Treasurer within six months thereafter.

Any person impounding an animal or poultry shall, within twenty-four hours after so impounding such animal or poultry, if the owner is known to him, give notice to the owner of having taken up such animal or poultry, and where such animal is impounded.

If the owner of the animal or poultry impounded, disputes the amount of the damages claimed, he shall within forty-eight hours after receiving notice as aforesaid, notify the Pound Keeper thereof in writing, and the amount shall be decided by three Fence Viewers of the Municipality, to be named forthwith, as follows:—One to be named by the owner of the animal or poultry; one by the person distraining or claiming damages; and the third by the Pound Keeper, who shall immediately notify and summon the Fence Viewers, the distrainor, and the owner of the animal or poultry, if known to him, to attend at a certain time and place to appraise the damage alleged to have been done by the animal or poultry impounded, and in case either the distrainor or the owner refuses or neglects to name a Fence Viewer, the Pound Keeper shall notify a Fence Viewer to attend on his behalf.

Such Fence Viewers, or any two of them, shall, within twenty-four hours after being notified as aforesaid, view the fence and the ground upon which the animal or poultry was found doing damage, and shall appraise the damages committed, and within twenty-four hours after having made the view deliver to the Pound Keeper an award or statement in writing, signed by at least two of them, of their appraisement and of all lawful fees and charges incurred or disbursed for or on account of such animal or poultry, and shall also state by whom such damages (if any), fees, and charges shall be paid; (the Pound Keeper shall be responsible for and pay the lawful fees and charges of the Fence Viewers), and such award or statement shall be binding upon all parties: Provided always, that if the owner of any animal or poultry impounded shall dispute the damages claimed as being excessive, and shall before Fence Viewers have been summoned as aforesaid, tender to the Pound Keeper his legal fees, together with such sum for damages and costs as he shall deem just and reasonable; and the distrainor shall refuse to accept the same after being notified of such tender by the Pound Keeper, and shall require a reference to Fence Viewers; and such claim for excess of damages shall not be sustained by the award of the appraisers, the distrainor shall be liable for all costs and charges of such reference and of keeping the animal or poultry impounded after such tender made as aforesaid.

The owner of any animal impounded shall, at any time, be entitled to his animal on demand made therefor, and upon payment of all costs, damages, and poundage fees, or upon giving security satisfactory to the Pound Keeper for all costs, damages, and poundage fees that may be established against him.

Every Pound Keeper who impounds or confines any animal or poultry, in any common pound or in any enclosed place, shall daily furnish the animal or poultry with good and sufficient food, water, and shelter during the whole time that such animal or poultry continues impounded or confined.

Any Fence Viewer neglecting to attend, on being notified as aforesaid, shall incur a penalty of two dollars, to be

recovered for the use of the Municipality by summary proceedings before a Justice of the Peace, upon complaint of the party aggrieved, or the Treasurer of the Municipality.

In case any Pound Keeper who impounds or confines any animal or poultry, as aforesaid, refuses or neglects to find, provide and supply such animal or poultry with good and sufficient food, water and shelter, as aforesaid, he shall, for every day during which he so refuses or neglects, forfeit a sum not less than one dollar, nor more than four dollars.

Every fine and penalty imposed by this By-Law, and all damages, costs and charges awarded by Fence Viewers, may be recovered and enforced, with costs, by summary conviction before any Justice of the Peace of the County in which the offence was committed; and in default of payment the offender may be committed to the Common Gaol of the County, there to be imprisoned for any time in the discretion of the convicting and committing Justice, not exceeding fourteen days, unless the fine an enalty, damages and costs, including the costs of costal, be sooner paid.

Every penalty recovered before any Justice of the Peace, under this By-Law, shall be paid and distributed in the following manner: All fines and forfeitures imposed on Pound Keepers for neglect of duty, in case of appraisement, shall be paid to the appraisers to the amount of their claim, and the balance, (if any), together with all other fines and penalties imposed by this By-Law, shall be paid to the Treasurer of the Municipality.

Every Pound Keeper shall furnish a statement in writing to the Clerk of the Municipality, on or before the Twentyfirst day of December in each year, of the receipts and disbursements of all monies that may have come into his hands by virtue of his office.

For the contravention of any of the provisions of this By-Law, not hereinbefore provided, the offender shall be liable to a penalty of not less than two dollars nor more than fifty dollars, with costs, by summary conviction before a Justice of the Peace, as hereinbefore provided.

#### And be it enacted:

That the By-Laws now in force in this Municipality, inconsistent with this By-Law, are hereby repealed: Provided, that no former By-Law in relation thereto shall be revived: Provided also, that notwithstanding the repeal aforesaid, all acts which might have been done, and all proceedings which might have been taken or prosecuted, or any money which shall have become due, may be recovered; and any fines or penalties which have been incurred before the passing of this By-Law shall and still may be done and prosecuted, and offenders may be dealt with and punished, and fines and penalties may be imposed and applied, as if the said By-Law hereby repealed continued in force.

#### And be it further enacted:

That Sections Six, Seven, Eight, Nine, Ten and Twelve of Chapter one hundred and ninety-six of the Revised Statutes of Ontario, and all clauses in said chapter not herein implied or embodied, shall not be acted upon nor be in force in this Municipality.

#### And be it enacted:

That Pound Keepers, for the faithful discharge of their duties under this By-Law, shall be entitled to the following fees, viz:—

For every Horse received into the Pound the sum of..... necessary food and water, per day ... receiving Horned Cattle..... necessary food and water, per day ... impounding Pigs of 20 lbs. weight and 66 necessary food and water per day..... impounding Pigs under 20 lbs. weight necessary food and water, per day... impounding Sheep, per head...... necessary food and water, per day ... impounding Poultry, each..... necessary food and water, per day... every Notice served on the owner, distrainor, or Fence Viewers ......

	•	
For	every mile travelled to and from Pound to serve such notice	\$
46	every agreement to secure the payment of fees and costs	
66	Fence Viewers per day, or part of a day employed, each	
"	award in duplicate	

And for advertising, selling, and finally disposing of any animal, the Pound Keeper shall be allowed dollars.

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

### RESPECTING LINE FENCES.

Be it enacted by the Municipal Council of the Corporation of the

The Line Fences Act of the Revised Statutes of Ontario shall be in force in this Municipality.

Owners of occupied adjoining lands shall make, keep up and repair a just proportion of the fence which marks the boundary between them, or if there is no fence, they shall so make, keep up and repair the same proportion which is to mark such boundary, and owners of unoccupied lands which adjoin occupied lands, shall, upon their being occupied, be liable to the duty of keeping up and repairing such proportion, and in that respect shall be in the same position as if their land had been occupied at the time of the original fencing, and shall be liable to the compulsory proceedings hereinafter mentioned.—87 V., c 25. s. 2.

In case a dispute between owners respecting such proportion, the following proceedings shall be adopted;

Either owner may notify (Form 1) the other owner or occupant of the land of the owner so to be notified, that he will, not less than one week from the service of such notice, cause three Fence Viewers of the locality to arbitrate in the premises.

Such owners so notifying shall notify (Form 2) the Fence Viewers, not less than one week before their services are required.

The notices in both cases shall be in writing, signed by the person notifying, and shall specify the time and place of meeting for the arbitration, and may be served by leaving the same at the place of abode of such owner or occupant with some grown up person residing thereat, or in case of such lands being untenanted, by leaving such notice with any agent of such owner.

The owners notified may, within the week, object to any or all of the Fence Viewers notified, and in case of disagreement the Judge hereinafter mentioned shall name the Fence Viewers who are to arbitrate, 37 V., c. 25, s. 3.

An occupant, not the owner of land notified, in the manner above mentioned, shall immediately notify the owner, and if he neglect so to do, shall be liable for all damage caused to the owner by such neglect, 37 V., c. 25, s. 9.

The Fence Viewers shall examine the premises, and if required by either party, they shall hear evidence and are authorized to examine the parties and their witnessess on oath, and any one of them may administer an oath or affirmation as in Courts of Law. 87 V., c. 25, s. 4.

The Fence Viewers shall make an award (Form 3) i-writing signed by any two of them respecting the matters, so in dispute which award shall specify the locality, quantity, description and the lowest price of the fence is orders to be made, and the time within which the work

shall be done, and shall state by which of the said parties the costs of the proceedings shall be paid, or whether either party shall pay some proportion of such costs.

In making such award the Fence Viewers shall regard the nature of the fences in use in the locality, the pecuniary circumstances of the persons between whom they arbitrate, and generally the suitableness of the fence ordered to the wants of each party.

Where, from the formation of the ground by reason of streams or other causes, it is found impossible to locate the fence, upon the line between the parties, it shall be lawful for the Fence Viewers to locate the said fence either wholly or partially on the land of either of the said parties where to them it seems to be most convenient, but such location shall not in any way effect the title to the land.

If necessary, the Fence Viewers may employ a Provincial Land Surveyor, and have the locality described by metes and bounds. 37 V., c. 25, s. 5.

The award shall be deposited in the office of the Clerk of the Council of the Municipality in which the lands are situate, and shall be an official document, and may be given in evidence in any legal proceeding by certified copy as are other official documents, and notice of its being made shall be given to all parties interested. 37 V., c. 25., s. 6.

The award may be enforced as follows:—The person desiring to enforce it shall serve upon the owner or occupant of the adjoining lands a notice in writing, requiring him to obey the award, and if the award is not obeyed within one month after service of such notice, the person so desiring to enforce it may do the work which the award directs, and may immediately recover its value and the costs from the owner by action in any division Court having jurisdiction in the locality, but the Judge of such Division Court may, on application of either party extend the time for making such fence to such time as he may think just. 37 V., c. 25, s. 7

The award shall constitute a lien and charge upon the lands respecting which it is made, when it is registered in the Registry office of the County, or other Registration Division in which the lands are.

Such Registrations may be in duplicate, or by copy proved by affidavit of a witness, to the original, or otherwise, as in the case of any deed which is within the meaning of "The Registry Act" 37 V., c. 25, s. 8.

The Fence Viewers shall be entitled to receive two dollars each for every days work under this By-law. Provincial Land Surveyors and witnesses shall be entitled to the same compensation as if they were subpænaed in any Division Court. 87 V., c. 25, s. 10.

Any person dissatisfied with the award made may appeal therefrom to the Judge of the County Court of the County in which the lands are situate, and the proceedings on such appeal shall be taken as provided by the Revised Statutes of Ontario chap. 198, sec. 11, s.s. 1, 2, 3, 4, 5, 6,

Any agreement in writing (Form 4) between owners respecting such Line Fence may be filed or registered, and enforced as if it was an award of Fence Viewers. 37 V., c. 25, s. 12.

The owner of the whole or part of a division or line fence which forms part of the fence enclosing the occupied or improved land of another person, shall not take down or remove any part of such fence:—

- (a) Without giving at least six months previous notice of his intention to the owner or occupier of such adjacent enclosure.
- (b) Nor unless such last mentioned owner or occupier after demand made upon him in writing by the owner of such fence, refuses to pay therefore the sum to be determined as provided in the sixth section of this By-Law.
- (c) Nor if such owner or occupier will pay to the owner of such fence, or any part thereof, such sum as the Fence Viewers may award to be paid therefor under the sixth section of this By-Law. 40 V., c. 29, s. 1.

The provisions of this By-Law relating to the mode of determining disputes between the owner of occupied adjoining lands, the manner of enforcing awards and appeals therefrom; and the schedules of forms attached hereto, and all other provisions of this By-law, so far as applicable shall apply to proceedings under this section. 40 V., c. 29, s. 2.

If any tree is thrown down by accident or otherwise across a line or division fence, or in any way in and upon the property adjoining that upon which such tree stood, thereby causing damage to the crop upon such property or to such fence, it shall be the duty of the proprietor or occupant of the premises on which such tree theretofore stood, to remove the same forthwith, and also forthwith to repair the fence, and otherwise to make good any damage caused by the falling of such tree.

On his neglect or refusal so to do for forty-eight hours after notice in writing to remove the same, the injured party may remove the same, or cause the same to be removed in the most convenient and inexpensive manner, and may make good the fence so damaged, and may retain such tree to remunerate him for such removal, and may also recover any further amount of damages beyond the value of such tree from the party liable to pay it under this By-Law.

For the purpose of such removal the owner of such tree may enter into and upon such adjoining premises for the removal of the same without being a trespasser, avoiding any unnecessary spoil or waste in so doing.

All disputes arising between parties relative to this section, and for the collection and recovery of all or any sums of money becoming due thereunder, shall be adjusted by three Fence Viewers of the Municipality, two of whom shall agree. 29-30 V., c. 51, s. 355 (28).

The forms in the Schedule hereto are to guide the parties, being varied according to circumstances. 37 V., c. 25., s. 13.

Passed 18

Reeve.

L.S.

Clerk.

#### RESPECTING DITCHES AND WATER COURSES.

Be it enacted by the Municipal Council of the Corporation of the

That all sections or parts of sections of the Ditches and Water Courses Act of the Revised Statutes of Ontario, Chapter 199, which are not inconsistent with the provisions of this By-Law, shall be in force in this Municipality.

In case of owners occupying adjoining lands which would be benefited by making a ditch or drain, or by deepening or widening a ditch or drain already made in a natural water course, or by making, deepening or widening a ditch or drain, for the purpose of taking off surplus water from swamps or low miry land, in order to enable the owners or occupiers thereof to cultivate the same; such several owners shall open and make, deepen or widen a just and fair proportion of such ditch or drain, according to their several interests in the construction of the same; and such ditches or drains shall be kept and maintained so opened, deepened, or widened, by the said owners respectively and their successors in such ownership in such proportions as they have been so opened, deepened or widened, unless in consequence of altered circumstances the Fence Viewers, hereinafter named, otherwise direct, which they are hereby empowered to do upon application of any party interested, in the same form and manner as hereinafter prescribed in respect of the original opening, deepening, or widening; and in case the Fence Viewers find no reason for such application, all costs caused thereby shall be borne by the applicant. 38 Vic., c. 26, s. 3.

In case of dispute between owners, respecting such proportion, the following proceedings shall be adopted:

(1) Either owner may notify (Form 1) the other owner, or the occupant of the land of the owner so to be notified, that he will, not less than one week from the service of such notice, cause three Fence Viewers of the locality to arbitrate in the premises.

- (2) Such owner so notifying shall also notify (Form 2) the Fence Viewers not less than one week before their services are required.
- (3) The notices in both cases shall be in writing, signed by the person notifying, and shall specify the time and place of meeting for the arbitration, and may be served by leaving the same at the place of abode of such owner or occupant, with some grown-up person residing thereat, or in case of a non-resident, by leaving such notice with any agent of such owner.
- (4) The owner notified may within the week, object to any or all of the Fence Viewers notified; and in case of disagreement, the Judge hereinafter mentioned, shall name the Fence Viewers who are to arbitrate. 38 V., c. 26, s. 4.

An occupant not the owner of land notified in the manner above mentioned, shall immediately notify the owner, and if he neglects so to do, shall be liable for all damage caused to the owner by such neglect. 38 V., c. 26, s. 12.

The Fence Viewers shall examine the premises, and if required by either party, shall hear evidence, and are authorized to examine the parties and their witnesses on oath, and any one of them many administer an oath or affirmation as in Courts of Law. 38 V., c. 26, s. 5.

The Fence Viewers shall make an award (Form 3) in writing, signed by any two of them, respecting the matters so in dispute, which award shall specify the locality, quality, and description and cost of the ditch or drain it orders to be made, and the time within which the work shall be done; and shall state by which of the said parties the costs of the proceedings shall be paid, or whether either party shall pay some proportion of such costs.

In making such award the Fence Viewers shall regard the nature of the ditches or drains in use in the locality, and generally the suitableness of the ditch or drain ordered to the wants of the parties; and the Fence Viewers may, if they think necessary, employ a Provincial Land Surveyor for the purpose of taking levels or of making a plan for the parties to follow in making the ditch or drain, or for other purposes.

If the expense of the ditch or drain exceeds the expense as estimated by the Fence Viewers, the same Fence Viewers may be again notified in the same manner herein provided, and shall attend, and, if they see fit, made a supplementary award respecting such expense, which award shall have the same effect, and may be dealt with in all respects, as if it were part of the first award. 38 V., c. 26, s. 6.

If it appears to the Fence Viewers that the owner or occupier of any tract of land is not sufficiently interested in the opening up of the ditch or water course to make him liable to perform any part thereof, and at the same time that it is necessary for the other party that such ditch should be continued across such tract, they may award the same to be done at the expense of such other party; and after such award, the last mentioned party may open the ditch or water-course across the tract, at his own expense, without being a trespasser. 40 V., c. 8, s. 59.

The award, and any plan made as above provided for, shall be deposited in the office of the Clerk of the Municipality in which the lands are situate, and the award and plan shall be official documents, and may be given in evidence in any legal proceedings by certified copies, as are other official documents, and notice of their being made shall also be given to all parties interested. 38 V., c. 26, s. 7.

The award may be enforced as follows:—The person desiring to enforce it, provided the work is not done within the time specified by the award, may do the work which the law directs, and may immediately recover its value and the costs from the owner by action in any Division Court having jurisdiction in the locality; but the Judge of such Division Court may, on application of either party, extend the time for making such ditch to such time as he may think just. 38 V, c. 26,, s. 8.

The Fence Viewers shall be entitled to receive two dollars for every day's work under this By-Law. Provincial Land Surveyors and witnesses shall be entitled to the same compensation as if they were subprenaed in any Division Court. 88 Vic., c. 26, s. 13.

Any person dissatisfied with the award made may appeal therefrom to the Judge of the County Court of the County in which the lands are situate, and the proceedings on such appeal shall be as provided by the Revised Statutes of Ontario, chap. 199, sec. 12, sub-sections 1, 2, 3, 4, 5.

In case any person during or after the construction of the ditches or drains herein provided for, desires to avail himself of such ditches or drains, for the purpose of draining other lands than those contemplated by the original proceedings, he may avail himself of the provisions of this By-Law, as if he were or had been a party to such original proceedings; but no person shall make use of the ditches or drains constructed under the provisions of this By-Law, unless under agreement or award pursuant to its provisions, as to use of the land of others, as to enlargement of the original ditch or drain, so as to contain additional water therein, and as to the time for the completion of such enlargement. 38 V., c. 26, s. 11.

Any agreement in writing (Form 4) between owners respecting such ditch, may be filed or registered and enforced, as if it was an award of the Fence Viewers. 38 V., c. 26, s. 15.

In case any person finds it necessary to continue an under-drain into an adjoining lot or lots, or across or along any public highway, for the purpose of an outlet thereto, and in case the owner of such adjoining lot or lots, or the Council of the Municipality refuses to continue such drain to an outlet, or to join in the cost of the continuation of such drain, then the firstly mentioned person shall be at liberty to continue the said drain to an outlet through such adjoining lot or lots, or across or along such highway; and in case of any dispute as to the proportion of cost to be borne by the owner of any adjoining lot or Municipality, the same shall be determined by the Fence Viewers in the same manner as disputes within "The Line Fences Act,"

excepting as to the amount of such award, which shall be finally decided by the Fence Viewers, and their award shall be final. 37 V., c. 16, s. 20.

The forms in the Schedules hereto are to guide the parties, being varied according to circumstances. 38 V., c. 26, s. 16.

Passed 18

Leeve.

Clerk.

L.S.

# By-Law No.

TO AUTHORIZE THE (Reeve) AND TREASURER TO DRAW AND INVEST THE AMOUNT OF THE CLERGY RESERVE (or other funds) APPORTIONED TO MUNICIPALITY.

Be it enacted by the Municipal Council of the Corporation of the

That the (Reeve) and Treasurer be, and they are hereby authorized and instructed to draw and receive from the Treasurer of Ontario the proportionate amount of the Clergy Reserve Fund granted and made payable to this Municipality, as well as any interest accrued thereon, and also to invest the said Fund in City or County Debentures (as the case may be), as to them may seem most secure, and at the same time profitable as an investment.

That the said amount of the Clergy Reserve Fund shall be invested for the benefit of the Common Schools and Separate Schools of the Municipality, (or as the case may be) the interest arising from the investment of the said fund to be divided by this Council among the said Schools yearly.

Passed 18

Recve.

Clerk.

L.S.

# By-Law No.

TO GRANT AND APPORTION THE ACCRUED INTEREST ON SCHOOL FUND INVESTMENTS FOR THE YEAR 18

Be it enacted by the Municipal Council of the Corporation of the ot

That the sum of dollars shall be granted out of the accrued Interest on the School Fund for the year of our Lord 18 to each school section of the Municipality of (including separate schools) except union school sections, each of which shall receive the sum of dollars

And be it further enacted:

That the Treasurer of this Municipality shall pay to the Trustees or Secretary-Treasurer of each of said school sections or to their separate or conjoint order, the amount of the said appropriation upon receiving from them the names and post office address of the Trustees, Secretary and School Teacher respectively in each of said school sections.

Passed 18

Reeve.

L.S.

Clerk.

#### TO AMEND BY-LAW NO.

Be it enacted by the Municipal Council of the Corporation of the

That By-Law numbered entitled a By-Law to define the boundaries and extent of the several school sections of the be amended as follows:

Clause numbered of said By-Law is hereby repealed and the following clause shall be read in lieu thereof and shall become the limits of school section number from the date of the passing of this By-Law (give limits of section or other desired change.)

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO PROVIDE A DISTINCTIVE NAME FOR THE CLERGY RESERVE AND MUNICIPAL LOAN FUND INVESTED BY THE MUNICIPALITY FOR SCHOOL PURPOSES.

Be it enacted, by the Municipal Council of the Corporation of the

That the Clergy Reserve Fund and the Municipal Loan Fund invested, or to be invested by this Municipality for the benefit of the Public Schools of the Municipality, shall be known and designated as the (School Fund), from and after the day of in the year of our Lord 18

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO AUTHORIZE AND EMPOWER THE TRUSTEES OF SCHOOL SECTION NUMBER TO BORROW MONEY TO BUILD A SCHOOL HOUSE.

Be it enacted by the Municipal Council of the Corporation of the

That the Trustees of School Section number be and they are hereby authorized to borrow the sum of dollars for the purpose of building a school house in school section number of the said and to issue their debentures for repayment of the same with the interest accruing thereon within years from the date of the passing of this By-Law.

Passed 18

Reeve.

Clerk.

TO RAISE BY WAY OF LOAN THE SUM OF

DOLLARS TO ENABLE THE TRUSTEES
OF SCHOOL SECTION NUMBER TO
ERECT AN APPENDAGE TO THEIR SCHOOL
HOUSE.

Be it enacted by the Municipal Council of the Corporation of the

That, whereas the Trustees of school section number have applied to this Council for authority to borrow the sum of dollars for the purpose of erecting an appendage to their school house.

And, whereas authority has been given to the said Trustees to borrow the said sums of money.

Therefore be it enacted:

That the sum of dollars which may be paid to the said Trustees as aforesaid shall be secured to the person or persons advancing or paying the same to the said Trustees by debentures to be issued by this Corporation and payable by equal instalments per cent per annum.

And that the (Reeve) and Treasurer are hereby instructed to issue the said debentures for securing the said sum of money and interest in the form given in Schedule "A" referred to in section 46 of Chapter 28., 37 Vic., Ont. Statutes on behalf of this Corporation and to affix the seal of this Corporation thereto.

Passed 18

Reeve.

Clerk.

TO AUTHORIZE THE TRUSTEES OF SCHOOL SECTIONS NUMBERS AND TO BORROW CERTAIN SUMS OF MONEY AND TO PROVIDE FOR THE RE-PAYMENT OF THE SAME.

Be it enacted by the Municipal Council of the Corporation of the

That the Trustees of School Section Number of this Municipality be, and they are hereby authorized and instructed to borrow the sum of dollars, and that this Corporation will issue Debentures to secure the repayment of the same within years from the date hereof, with interest at the rate of per cent per annum.

That the Trustees of School Section Number &c., &c.,

That the expense incurred in issuing such Debentures shall be paid by the respective School Sections, and that the (Reeve) of this Municipality is hereby authorized to execute the said Debentures on behalf of this Corporation, and attach the Corporate Seal thereto.

Passed 18

Reeve.

Clerk.

TO RAISE BY WAY OF LOAN THE SUM OF DOLLARS TO ENABLE THE TRUSTEES OF SCHOOL SECTION NUMBER TO BUILD A SCHOOL HOUSE.

Be it enacted by the Municipal Council of the Corpo after of the

That whereas the Trustees of school section number, of this Municipality have petitioned this Council for authority to borrow the sum of dollars to assist them in building a school house in said section.

And whereas authority has been granted to the said. Trustees to borrow such sum of money to be repaid within years from the date of borrowing the same.

#### Be it enacted:

That debentures shall be issued by this Corporation as provided by 37 Vic. Cap. 28, Sec. 46, for the payment of the said sum of dollars together with interest thereon at the rate of per cent per annum, payable in the said sum of the said sum of dollars together with interest per cent per annum, payable instalments.

#### And be it further enacted:

That the (*K. eve*) and Treasurer of this Corporation are hereby instructed to execute said debentures and affix the seal of this Corporation thereto and issue the same on behalf of the Corporation to the person or persons who may advance the said sum of money to the Trustees of said school section number

Passed 18

Rceve.

Clerk.

# TO COMMUTE STATUTE LABOUR ON STREET.

Be it enacted by the Municipal Council of the Corporation of the

That the Statute Labour of the following named persons residing on in the shall be commuted for the purpose of building sidewa'ks on and that each of the said persons shall for each day or portion of a day that they or any of them may be liable to perform Statute Labour commute and pay in money to the Commissioners hereinafter named, the sum of per day for a term of

That the said persons who are required to commute their Statute Labour as aforesaid are the following: (insert names of persons petitioning to have their statute labour commuted.)

That, be and they are constituted and appointed Commissioners and Collectors to collect or cause to be collected and expended the said commutation money for the purpose of constructing sidewalks on

And that the said Commissioners shall have all the powers and privileges which are now exercised by any Commissioners of sidewalks under any By-Law of this Corporation.

That any person or persons occupying the premises where the above named persons now reside—during the said term of and not otherwise exempt, shall commute and pay to the said Commissioners at the rate of per day for each day or portion of a days Statute Labour that they may be liable to perform during each year of the said term.

Passed 18

Reeve.

Clerk.

TO ACCEPT THE TERMS AND CONDITIONS MEN-TIONED IN BY-LAW NO. OF THE COUNTY OF IN SO FAR AS RELATES TO THE CONSTRUCTION OF SIDEWALKS FOR

Be it enacted by the Municipal Council of the Corporation of the

That, whereas this Council has granted permission to certain Commissioners for the Municipality of to construct sidewalks from to under and by virtue of the provisions of a By-Law Numbered of the County of entitled, A By-Law to authorize the several Municipalities through which the roads run or border upon to construct sidewalks.

Therefore, be it enacted by the Municipal Council of the Corporation of the

That the terms and conditions mentioned and contained in said By-Law Numbered of the County of are hereby accepted by this Corporation, in so far as relates to the constructing of a sidewalk, or sidewalks, on the said (street or road.)

Passed 18

Reeve.

Clerk.

TO REMIT CERTAIN TAXES ON NON-RESIDENT LANDS IN THE

Be it enacted by the Municipal Council of the Corporation of the

That the taxes returned to the Treasurer of the against the non-resident lands hereinafter mentioned be and the same are hereby remitted namely: (describe lands.)

Passed 18

Recve.

L.S.

Clerk.

## By-Law No.

TO REDEEM CERTAIN LOTS SITUATE AND REMIT THE TAXES ON SAME FOR THA YEAR 18

Be it enacted by the Municipal Council of the Corporation of the

That the Treasurer of the County of be, and he is hereby authorized and requested for and on behalf of this Corporation to redeem Lots situate

And be it further enacted:

That the Taxes appearing on the Non-Resident Roll of this Municipality against said Lots for the year 18 be, and the same are hereby remitted.

Passed 18

Reeve.

Clerk.

TO INSTRUCT THE TREASURER OF THE COUNTY OF TO REFUND CERTAIN MONIES RECEIVED BY HIM ON SALES OF NON-RESIDENT LANDS.

Be it enacted by the Municipal Council of the Corporation of the

That the Treasurer of the County of be and he is hereby authorized and instructed for and on behalf of this Council to refund to the purchaser (or purchasers) of the lands hereinafter described the sum of dollars received by him at a sale of Non-Resident lands being lots numbers and situate (insert description of lands.)

Passed 18

Reeve.

L.S.

Clerk.

# By-Law No.

TO INSTRUCT AND AUTHORIZE THE COUNTY TREASURER TO OBTAIN A RECONVEYANCE OF CERTAIN NON-RESIDENT LANDS SOLD FOR TAXES.

Be it enacted by the Municipal Council of the Corporation of the

That whereas certain Non-Resident lands in the Municipal y of have been wrongly assessed as (insert description as assessed.)

And whereas the said lands should have been described as (give proper descriptions.)

And whereas the arrears of taxes against the said land (so wrongly assessed as aforesaid) have been duly returned to the Treasurer of the County of and the said lands (so wrongly assessed and described as aforesaid) have been sold by the said County Treasurer for arrears of taxes in and during the years

Therefore be it enacted:

That the Treasurer of the County of is hereby authorized and requested to procure a reconveyance of the said lands so sold as aforesaid from the purchaser or purchasers of the same at the same consideration paid for them together with interest on the same at the rate of per cent per annum.

And that the Taxes on the land so wrongly described are hereby remitted.

Passed 18

Reeve.

Clerk.

L.S.

## By-Law No.

TO AMEND CERTAIN BY-LAWS OF THE MUNICIPALITY OF

Be it enacted by the Municipal Council of the Corporation of the

That By-Law Numbered be, and the same is hereby amended as follows:—(Enumerate the required alterations),

That By-Law Numbered be, and the same is hereby amended as follows:-

Passed 18

Reeve.

Clerk.

# By-Law No.

### TO AMEND BY-LAW NO.

Be it enacted by the Municipal Council of the Corporation of the

That By-Law Numbered be, and the same is hereby amended by inserting, (add new clauses in lieu of those to be amended.)

Passed 18

Reeve.

Clerk.

# By-Law No.

### TO AMEND BY-LAW NO.

Be it enacted by the Municipal Council of the Corporation of the

That By-Law numbered is hereby amended by striking out the words (state what words are to be struck

Passed

Reeve.

Clerk.

### TO AMEND BY-LAW NO.

Be it enacted by the Municipal Council of the Corporation of the

That By-Law numbered be, and the same is hereby amended as follows:

That be, and he is hereby appointed Overseer in Division No.

That be, and he is hereby appointed in place of

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

### TO AMEND BY-LAW NO.

Be it enacted, by the Municipal Council of the Corporation of the

That By-Law numbered be amended as follows: the clause in said By-Law, "And that the said amounts when so levied shall be collected by the Collectors appointed from time to time to collect County and other Municipal rates, and when so collected shall be paid by the Treasurer of the Municipality to the Commissioners hereinafter named, after deducting all commission and expenses connected therewith," shall be, and the same is hereby repealed, and the following

clause shall be read in lieu thereof and become and be read as part of said By-Law, namely: "And that the said amounts when so levied shall be collected by the Collectors appointed from time to time to collect County and other Municipal rates, and when so collected shall be applied by the Treasurer towards the payment of, and retiring certain drafts made by the Commissioners of sidewalks on and accepted by this Corporation."

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

### TO AMEND BY-LAW NO.

Be it enacted by the Municipal Council of the Corporation of the

That By-Law numbered of the Municipality of shall be, and the same is hereby amended as follows: Section number of said By-Law numbered is hereby repealed, and the following Section shall be read in lieu thereof:

That all persons whose names shall appear on the Assessment Roll, or Rolls of this Municipality, or who are liable by law to be assessed, and not otherwise exempt by law shall, if his or her property is assessed at not more than dollars be liable to perform days labour; at more than dollars, but not more than dollars days labour; at more than dollars, but

than dollars, but not more than dollars days labour; at more days labour; and for every dollars over dollars or any fractional part thereof over dollars an additional day

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No.

TO AMEND BY-LAW NO.

(appointing Overscers.)

Whereas, by By-Law numbered an Overseer was not appointed for Road Division number of this Municipality.

Be it enacted by the Municipal Council of the Corporation of the

That be, and he is hereby appointed Overseer for Road Division number being (describe the division), with all the powers and subject to all the duties and penalties imposed on Overseers by said By-Law number or by any other By-Law of this Municipality.

Passed 18

Reeve.

Clerk.

TO AMEND BY-LAW NO.

EACH DAYS STATUTE LABOUR TO
HOURS.

Be it enacted by the Municipal Council of the Corporation of the

That By-Law numbered shall be amended as follows:—In computing the amount of Statute Labour to be performed under said By-Law No. , hours labour of one man shall constitute and represent one days labour.

Passed 18

Reeve.

Clerk.

L.S.

# By-Law No

TO AMEND BY-LAW NO. MUNICIPAL OFFICERS.

APPOINTING

Be it enacted by the Municipal Council of the Corporation of the

That be and he is hereby appointed Overseer in Electoral division number in lieu of and that By-Law number is hereby amended by striking out the name and substituting the name of in section No. schedule of said By-Law.

Passed 18

Reeve.

L.S.

Clerk.

### (SPECIAL.)

### TO AMEND BY-LAW NO.

(to convey lands.)

Whereas, the Corporation of the by a By-Law numbered and passed on the day of A. D., did instruct the (Reeve) of the said Municipality to convey the lands therein described to (the petitioner)

And, whereas the said (petitioner) did convey to (grantee) the premises adjoining the said lands mentioned in said By-Law prior to the signing of a Deed of Conveyance thereof by the (Reeve) as aforesaid.

And, whereas the said (grantee) has petitioned this Council to convey to him the lands described in such By-Law.

Be it enacted by the Municipal Council of the Corporation of the

That the (Reeve) of this for and on behalf of this Corporation is hereby authorized and requested to convey in fee simple the lands described in the said By-Law numbered to the said (grantee) at or for the price or sum of dollars.

And be it further enacted:

That such portions of said By-Law numbered as are inconsistent with this By-Law are hereby repealed.

Passed 18

Reeve.

Clerk.

TO AMEND BY-LAW NO. AND TO DETERMINE WHEN IT SHALL COME INTO FORCE.

Be it enacted by the Municipal Council of the Corporation of the

That whereas this Council did on the day of 18 pass a By-Law numbered to grant dollars and levy a sum of money for constructing a sidewalk from to

And whereas it was provided by the said By-Law numbered that it should come in force as soon as the consent of the Commissioners of County property of the County of should be obtained for constructing such sidewalks.

And whereas the said Commissioners of County property having considered the matter, declined to give their consent and referred the petitioners to the County Council.

And whereas the County Council of the County of has consented that a sidewalk may be constructed from to upon receiving a bond from the Municipal Council to indemnify the County against all damages which might be occasioned thereby.

Therefore be it enacted:

That By-Law number shall come into force and be operative from the time of the passing of this By-Law, and that the proviso contained in said By-Law numbered is hereby repealed.

Passed 18

Reeve.

Clerk.

#### TO APPOINT AN ARBITRATOR.

Whereas, certain disputes and differences have arisen, and are now pending between the Corporation of the of and the Corporation of (or as the case may be.)

And, whereas it has been determined and agreed by and between this Corporation and the said to refer and submit the (or all) matters in dispute to arbitration, as provided by the Municipal Act, chapter 174, sections 367-371—(or as the case may be.)

Therefore, be it enacted by the Municipal Council of the Corporation of the

That be, and he is hereby nominated, constituted and appointed an Arbitrator for and on behalf of this Corporation to hear, arbitrate upon and finally determine the (or all) matters so in dispute between this Corporation and the said

Passed 18

Reeve.

Clerk.

# TO REFER CERTAIN MATTERS IN DISPUTE TO ARBITRATION.

Whereas, certain disputes and differences have arisen and are now pending between this Corporation and the Corporation of (or as the case may be.)

And, whereas it has been mutually agreed by and between this Corporation and the said to refer and submit the (or all) matters in dispute to arbitration, as provided by the Municipal Act, chapter 174, sections 367-371—(or as the case may be.)

And, whereas this Corporation and the said have respectively nominated and appointed an Arbitrator, and the two so appointed have agreed upon and appointed a third Arbitrator (or umpire as the case may be.)

And, whereas the matters to be so submitted are the following—(particulars of submission may be recited.)

Therefore, be it enacted by the Municipal Council of the Corporation of the

That the (or all) matters now in dispute between this Corporation and and which have been hereinbefore recited, (if such be the case), shall be, and they are hereby referred and submitted to the award, order, arbitrament, final end and determination of and the arbitrators so nominated and appointed

as aforesaid.

And the (Reeve or Mayor) of this Council is hereby authorized and empowered for, and on behalf of this Council to execute any Deed or Bond of Submission, referring the said matters so in dispute to arbitration in manner aforesaid, and to affix the Corporate Seal of this Municipality to any such Deed or Bond of Submission.

Pasced 18

Reeve.

L.S.

Clerk.

### MUNICIPAL ACT.

### (Revised Statutes of Ontario.)

- 50. In case any Village is incorporated, or Village or Town, (with or without additional area), erected into a Town or City, or a Township or County becomes separated, the By-Laws in force therein, respectively shall continue in force until repealed or altered by the Council of the new Corporation, but no such By-Laws shall be repealed or altered unless they could have been or can be legally repealed or altered by the Council which passed the same. 36 Vic., c. 48, s. 51.
- 51. In case an addition is made to the limits of any Municipalty, the By-Laws of such Municipality shall extend to the additional limits, and the By-Laws of the Municipality from which the same has been detached shall cease to apply to the addition, except only By-Laws relating to roads and streets, and these shall remain in force until repealed by By-Laws of the Municipality to which the addition has been made. 36 Vic., c. 48, s. 52.
- 322. In case a resident of a Municipality, or any other person interested in a By-Law, order or resolution of the Council thereof, applies to either of the Superior Courts of Common Law, and produces to the court a copy of the By-Law, order or resolution, certified under the hand of the Clerk and under the Corporate Seal, and shows by affidavit that the same was received from the Clerk, and that the applicant is resident, or interested as aforesaid, the Court, after at least four day's service on the Corporation of a rule to show cause in this behalf, may quash the By-Law, order or resolution, in whole or in part, for illegality, and according to the result of the application award costs for or against the Corporation. 36 Vic., c. 48, s. 240.

323. No application to quash any such By-Law, order or resolution, in whole or in part, shall be entertained by any court unless such application is made to such court within one year from the passing of such By-Law, order or resolution, except in the case of a By-Law requiring the assent of electors or ratepayers, when such By-Law has not been submitted to, or has not received the assent of such electors or ratepayers, and in such case an application to quash such By-Law may be made at any time. 36 Vic., c. 48, s. 241.

328. In case a By-Law, order or resolution is illegal in whole or in part, and in case anything has been done under it, which by reason of such illegality gives any person a right of action, no such action shall be brought until one month has elapsed after the By-Law, order or resolution has been quashed or repealed, nor until one months' notice in writing of the intention to bring such action has been given to the Corporation, and every such action shall be brought against the Corporation alone, and not against any person acting under the By-Law, order or resolution. 36 Vic., c. 48, s. 246.

329. In case the Corporation tenders amends to the plaintiff this attorney, if such tender is pleaded, and (if traversed) proved, and if no more than the amount tendered is recovered, the plaintiff shall have no costs; but costs shall be taxed to the defendant, and set off against the verdict, and the balance due to either party shall be recovered, as in ordinary cases. 36 Vic., c. 48, s. 247.

401. The Justice or other authority before whom a prosecution is had for an offence against a Municipal By-Law, may convict the offender on the oath or affirmation of any creditable witness, and shall award the whole or such part of the penalty or punishment imposed by the By-Law as he thinks fit, with the costs of prosecution, and may by warrant under the hand and seal of the Justice, or other authority, or in case two or more Justices act together therein, then under the hand and seal of one of them cause any such pecuniary penalty and costs, or costs only, if not forthwith paid, to be levied by distress and sale of the goods and chattels of the offender. 36 Vic., c. 48, s. 317.

402. In case of there being no distress found out of which the penalty can be levied, the Justice may commit the offender to the Common Gaol, House of Correction, or nearest Lock-up House, for the term, or such part thereof, specified in the By-Law. 36 Vic., c. 48, s. 318.

#### FINES AND PENALTIES.

Fines and penalties may be imposed by By-Law, See Municipal Act, sec. 454, ss. 12; see also sec. 400—403.

455. Whenever any Municipal Council has any authority to direct by By-Law, or otherwise, that any matter or thing should be done by any person, or Corporation, such Council may also by the same, or another By-Law, direct that in default of its being done by the person, such matter, or thing, shall be done at the expense of the person in default, and may recover the expense thereof with costs by action or distress; and in case of non-payment thereof the same shall be recovered in like manner as Municipal taxes. 36 Vic., c. 48, s. 377.

### AN ACT RESPECTING VAGRANTS.

(Assented to 22nd June, 1869.)

- Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—
- 1. All idle persons who not having visible means of maintaining themselves, live without employment,—all persons who, being able to work and thereby or by other means to maintain themselves and families, wilfully refuse or neglect to do so,—all persons openly exposing or exhibiting in any street, road, public place or highway, any indecent exhibition, or openly or indecently exposing their persons,—all persons who, without a certificate signed, within six months, by a Priest, Clergyman, or Minister of the Gospel, or two Justices of the Peace, residing in the Municipality where the alms are being asked, that he or

she is a deserving object of charity, wander about and beg, or who go about from door to door, or place themselves in the streets, highways, passages, or public places, to beg or receive alms,—all persons loitering in the streets or highways, and obstructing passengers by standing across the footpaths, or by using insulting language, or in any other way, or tearing down or defacing signs, breaking windows, breaking doors or door plates, or the walls of houses, roads or gardens, destroying fences, causing a disturbance in the street or highways by screaming, swearing or singing, or being drunk, or impeding or incommoding peaceable passengers,—all common prostitutes, or night walkers wandering in the fields, public streets or highways, lanes or places of public meeting or gathering of people, not giving a satisfactory account of themselves,—all keepers of bawdy houses and houses of ill fame, or houses for the resort of prostitutes, and persons in the habit of frequenting such houses, not giving a satisfactory account of themselves, all persons who have no peaceable profession or calling to maintain themselves by, but who do for the most part support themselves by gaming or crime, or by the avails of prostitution,—shall be deemed vagrants, loose, idle, and disorderly persons within the meaning of this Act, and shall upon conviction before any Stipendary or Police Magistrate, Mayor or Warden, or any two Justices of the Peace, be deemed guilty of a misdemennor and he punished by imprisonment in any gaol or pluce of confine the other than the Panitentiary, for a term not exceediff two months\* and with or without hard labour, or by a fine not exceeding fifty dollars, or by both, such fine and imprisonment heing in the discretion of the appropriating Magistrate or Justices.

2. Any Stipendary or Police Magistrate, Mayor of Warden, or any two Justices of the Peace, upon information before them made, that any person hereinbefore described as vagrants, loose, idle, and disorderly persons, are or are reasonably suspected to be harboured or concealed in any bawdy-house, house of ill-fame, tavern or boarding house, may by warrant authorize any constable or other person to enter at any time such house or tavern, and to apprehend and bring before them, or any ther Justices, all persons found therein so suspected as aformula.

\*Extended by 37 Vic., Cap. 43, Canada, to six months

### SCHEDULE OF FORMS.

#### CONTRACTOR'S BOND.

Know ALL MEN BY THESE PRESENTS, that we, held and firmly bound unto the Corporation of the of in the County of in the penal sum of dollars of lawful money of Canada, to be paid to the said Corporation, or to their certain Attorney, or successors in office, for which payment, well and truly to be made bind heirs, executors, and administrators, and every of them, forever firmly by these presents.

Sealed with seal. Lated this day of in the year of our Lord one thousand eight hundred and

WHEREAS the said Corporation has contracted with the above bounden (contractor's name) for (state work to be performed).

AND WHEREAS the said Corporation has agreed to pay therefor the sum of dollars of lawful money of Canada, at the time and in the manner following, that is to say, (state what percentage of contract price to be paid as work progresses).

Now, the condition of the above obligation is such, that if the above bounden (contractor's name) his heirs and assigns does and shall furnish and provide all necessary material for the construction of a at Lot No. in the Concession of the said and does and shall, in a good and workmanlike manner, build and construct the said according to the plans and specifications hereunto annexed, and to the satisfaction of (Engineer or Commissioners, as the case may be), then the above obligation shall be void, otherwise to be and remain in full force, power, and virtue.

Signed, Sealed and Delivered in the presence of

# AWARD OF FENCE-VIEWERS.

		The Country IV.	E
To ALL TO WHOM THESE of the Municipality of Fence-Viewers, duly appointed SEND GREETING.	in the Country	Je.	all
WHEREAS, we the said Fence	e-Viewers, were	duly summoned.	har
or the said multiple	antly of	to attend	at
in the Co	ncession	of	in the
said Municipality of on	the	3	A.D.
18 at o'clock, to ar	praise the dan	age done by	
Common Pound, at Lot No.		and then impour	ided in the
Common Found, at Lot No.	in the	Concession	
and place, and did view the grothad been found trespassing.  Now know ye, that we, the s			
Fence-Viewers, as aforesaid, do appraise the damage done by the dollars.	her those	and sents, determine, a to be	ward, and
AND we do hereby award and	annraice our fo	oo and when	
don	lars.	es and charges to	be
AND we do award that	-L-11		
AND we do award that	shall pay		dollars,
AND we do award that	shall pay		
And we do award that the amount of the said damages, the amount of our lawful fees and IN WITNESS WHEREOF, we the	shall pay and that dcharges (or as	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereof, we, the Viewers, as aforesaid, have here	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereof, we, the Viewers, as aforesaid, have here	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereof, we, the Viewers, as aforesaid, have here	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereor, we, the Viewers, as aforesaid, have here day of eight hundred and	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereof, we, the Viewers, as aforesaid, have here day of eight hundred and	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereor, we, the Viewers, as aforesaid, have here day of eight hundred and	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereof, we, the Viewers, as aforesaid, have here day of eight hundred and	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
And we do award that the amount of the said damages, the amount of our lawful fees and In witness whereof, we, the Viewers, as aforesaid, have here day of eight hundred and	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,
AND we do award that the amount of the said damages, the amount of our lawful fees and IN WITNESS WHEREOF, we, the Viewers, as aforesaid, have here day of eight hundred and	shall pay and that d charges (or as said unto set our H	shall pay the case may be)	dollars,

### [FORM I.]\* NOTICE TO OPPOSITE PARTY.

Take notice that Mr. , Mr. Mr. , three Fence Viewers of this locality, will attend on the , A.D. 18 , at the hour of day to view our properties, being Lots (or parts of Lots) One and Two in the , in the County of Concession of the of , and arbitrate respecting the ditch in dispute upon our said lots

Dated this

day of

A. B., Owner of Lot I.

To C. D.,

Owner of Lot 2 (or as the case may by).

#### [FORM 2.]\*

#### NOTICE TO FENCE-VIEWERS.

Take notice that I require you to attend at on the o clock , to view my , being Lots (or parts of Lots) Nos. Concession of the of , and arbitrate A.D. 18, at property and that of Mr. One and Two in the in the County of , and arbitrate on the ditch required on said lots.

Dated this

day of

A. B.,

Owner of Lut 1.

FFORM 3.1\*

AWARD.

We, the Fence-Viewers of (name of the locality), having been nominated to view and arbitrate between (name and description of owner who notified) and (name and description of owner notified) upon a ditch required upon the property of (name of owner notified), which ditch is to be made and maintained on said property; and having examined the premises and duly acted according to the By-Law respecting Ditches and Water Courses, do award as follows:—A ditch shall be made and maintained by the said , commencing at (state point of

<sup>\*</sup> See page 57 (these forms may be varied so as to be used under By-Laws on pages
46 and 52). See also forms on pages 50 and 91.

commencement and then give course and point of ending). The ditch shall be of the following description (state kind of ditch, depth, width, &c., if a plan has been made by Provincial Land Surveyor, describe course, kind of ditch, &c., by reference to plan). The work shall be commenced within days and completed within days from this date, and the costs shall be paid (state by whom to be paid, and if by both in what proportion).

Dated this

Witness:

day of

, A.D. 18 (Signatures of parties.)

### DECLARATION OF OFFICE.

I, do solemnly promise and declare, the I will truly, faithfully and impartially, to the best of my knowledge and ability, execute the office of to which I have been in the in the of and that I have not received and will not receive any payment or reward, or promise of such, for the exercise of any partiality or malversation, or other undue execution of the said office; and that I have not, by myself or partner, either directly or indirectly, any interest in any contract with or on behalf of the sald Corporation.

Made and Subscribed before me

### AUDITORS' DECLARATION

having been appointed to the office of Auditor having been appointed to the office of Auditor for the Municipal Corporation of the of do hereby promise and declare that I will faithfully perform the duties of such office according to the best of my judgement and ability; And I do solemnly declare, that I had not directly or indirectly any share or interest whatever in any contract or employment except that of Auditor (if re-appointed) with, by or on behalf of such Municipal Corporation, during the year preceding my appointment, and that I have not any such contract or employment except that of Auditor for the present year.

#### DECLARATION OF QUALIFICATION.

I, A.B. do solemnly declare that I am a natural born (or naturalized) subject of Her Majesty; and have and had to my own use and benefit, in my own right (or have and had in right of my wife, as the case may be) as proprietor (or tenant, as the ease may be) at the time of my election (or appointment as the ease may require) to the office of hereinafter referred to such an estate as does qualify me to act in the office of (naming the office) for (naming the place for which such person has been elected or appointed) and that such estate is (the nature of the estate to be specified, as an equitable estate of leasehold or otherwise, as the case may require, and if land the same to be designated by its local description, rents or otherwise,) and that such estate at the time of my election (or appointment as the case may require) was of the value of at least (specifying the value) over and above all charges, liens and incumbrances affecting the same. 36 Vic. 48, S. 211.

#### DEMAND FOR DAMAGES.

To

#### Pound-Keeper.

SIR,—My demand for damages against the owner of the by me this day impounded is dollars, which I require you to enforce and collect according to law.

DISTRAINOR,

romise and agree to pay to

Pound-keeper, all costs and charges for fees, appraisement, or otherwise, which he shall be legally entitled to, or be put to, or which may be incurred in the matter of the by me this day impounded, in case the distress by me said proves to be illegal, or in case the claim for damages now put in by me fails to be established.

Dated.

¥8

DISTRAINOR.

### NOTICE OF POUND-KEEPER.

I have this day impounded in the Common Pound at the of and unless previously. Indeed, I shall on the text ensuing, at the hour of o'clock in the noon, at sell the same by Public Auction, to the highest bidden are coording to law.

POUND-KEEPER.

13

### NOTICE TO FENCE-VIEWER.

To

#### Fence-Viewer.

Sir,—I hereby give you notice that I require you to attend at on the day of at the hour of o'clock, in the noon, to appraise the damage done by certain animals found trespassing, and now impounded in the Commo of

Dated,

w 9

# REGISTRATION OF BIRTHS, MARRIAGES AND DEATHS

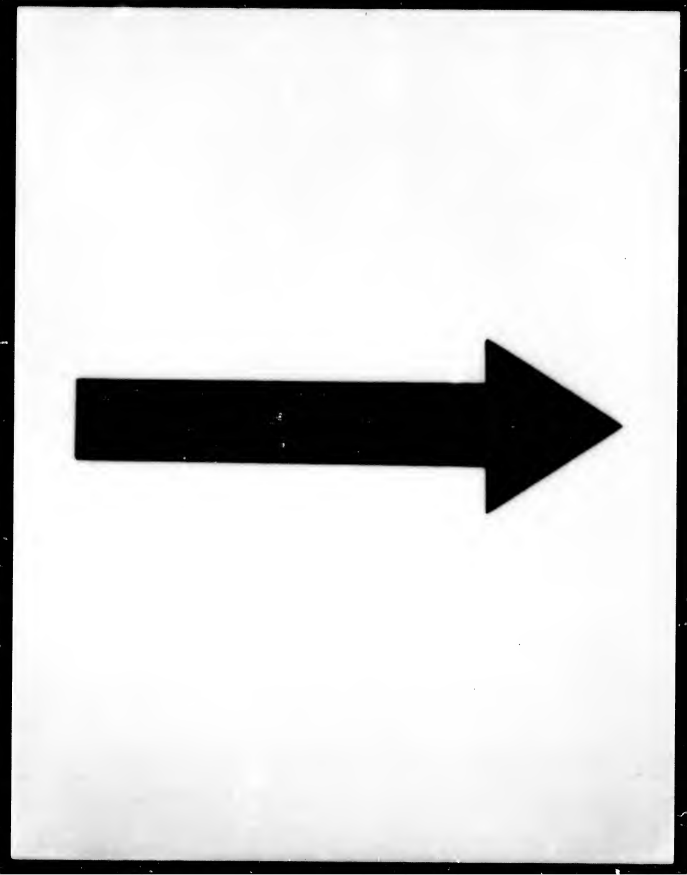
#### BIRTHS.

Under and by virtue of the Revised Statutes of Ontario, Cap. 36, it is required:

That the father of any child born in any Municipality, shall, within thirty days, from the date of such birth, furnish the Division Registrar with the following particulars, viz: 1. Date of birth. 2. Name of Child. 3. Sex. 4. Name and surname of father. 5. Name and maiden surname of mother. 6. Occupation or profession of father. 7.

#### MARRIAGES.

That every Clergyman is required to report to the undersigned each and every Marriage he celebrates, within ninety days from the date of such Marriage, according to a form to be provided by the Division Registrar, upon application therefor.



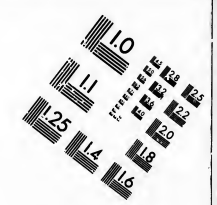
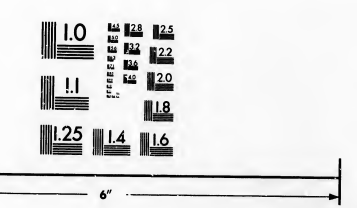


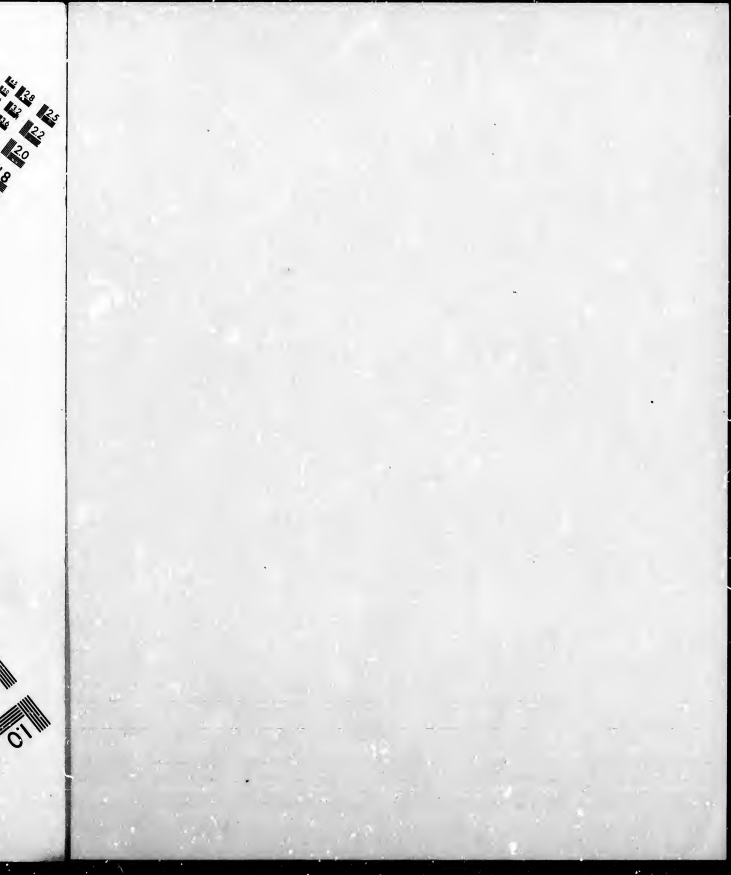
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#### DEATHS.

That the occupier of any house where a death takes place, is required to report such death to the undersigned, within ten days thereafter.

And that every Medical Practitioner, who shall have been in attendance during the last illness, and until the death of any person, shall, within thirty days after the death of such person, transmit to the Division Registrar, a Certificate under his signature of the cause of death according to a form to be provided by said Division Registrar upon application therefor.

Penalty for parties neglecting or refusing to report, Twenty Dollars and costs; to be paid one half to the person informing, and one half to Her Majesty.

Penalty for persons giving false information, Forty Dollars.

# \* TO CAUSE THE REMOVAL OF A TREE FROM THE PUBLIC HIGHWAY.

Be it enacted by the Municipal Council of the Corporation of the

That whereas application has been made to this Council by (name of Overseer or other petitioner) et.al. for permission to cut down and remove a certain tree now growing (or standing) on that portion of the allowance for road (in rear or front) of the concession of the said of opposite to and adjoining Lot Number in the Concession of the said of

And whereas under and by virtue of an Act passed in the thirty-fourth year of Her Majesty's Reign entitled "An Act to encourage the planting of Trees along Highways" the property of said tree is vested in (A.B.) the owner of said Lot Number

And whereas this Council has caused one months notice to be given to the said (A.B.) the owner of the adjoining property of the intention of this Council to cut down and remove the said tree and has recompensed the said (A.B.) owner for his trouble in planting and protecting the same.

And whereas this Council has determined and resolved that such removal of said tree is necessary for the purpose of improving the said original allowance for road.

Therefore be it enacted:

That the (describe the kind of tree) tree now growing (or standing) on the original allowance for road (in rear or front) of the Concession of the of opposite to and adjoining Lot Number in the

<sup>\*</sup> See 34 Vic. Cap 31; 36 Vic. Cap. 48.

Concession of the said down and removed.

of

shall be cut

And that (Overseer or other person) is hereby permitted, authorized, and instructed to cut down and remove the said tree and to allow the said (A.B. owner) to appropriate to his own use and benefit the wood contained in said tree (or as the case may be) if removed forthwith.

Passed 18

Reeve.

Clerk.

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