

BY-LAWS
OF THE
MUNICIPALITY
OF THE
TOWN
OF
PORT HOPE.



PORT HOPE
J. B. TRAYES, PRINTER, "TIMES" OFFICE, WALTON STREET.
1875.

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By-Law 52.

No. 52.
Inspection of
Bread.

To Provide for the Inspection of Bread.

PASSED 26TH OF APRIL, 1852.

1. Be it therefore enacted by the Municipal Council of the Town of Port Hope, and it is hereby enacted by the authority of the same, that from and after the passing of this Act, the weight of the large loaf of bread shall be four pounds, and the weight of the small loaf, or half loaf, shall be two pounds, avoirdupois. And be it enacted that if any Baker, or other person, within this municipality, shall make for sale, or sell, or offer for sale, any bread, or loaves of bread, of less than the aforesaid respective weight, the party so offending, shall, upon conviction before the Mayor or any Justice of the Peace, having jurisdiction within this municipality, forfeit and pay a fine of not less than twenty shillings, nor more than five pounds for such offence.

Large Loaf to
weigh 4 pounds.
Small Loaf to
weigh 2 pounds,
Avoirdupois.

Penalty for sell-
ing light bread.

2. And be it enacted that it shall be the duty of the Inspector of weights and measures, for this municipality, for the time being, to enter into the premises of any person within this municipality, where bread shall, or may be manufactured for sale or sold, and inspect and weigh the bread from week to week, as may be deemed necessary.

Inspector of
Weights and
measures to
enter premises and
weigh bread
from week to
week.

3. And be it enacted that if upon such inspection, any bread shall be found containing less weight for the large and small loaves respectively, than is provided by this By-law, the same shall be forfeited, and it shall be the duty of the said Inspector to seize and take away the same, and the same shall be distributed amongst the poor people residing within this municipality.

Inspector to
seize and distrib-
ute to poor
residents any
bread of light
weight.

4. And be it enacted that if any maker or vendor of bread within this municipality, or the agent or servant of any such baker or vendor, shall hinder or obstruct the said Inspector either from entering upon the premises of the party for the pur-

Penalty for
obstructing or
hindering the
Inspector.

No. 116.
Measurement of
Cord Wood.

pose of making such Inspection, or from making such Inspection or from weighing the bread that may be on hand, or from seizing or carrying away such loaves as may be found to be of less than the weight prescribed by this By-law, every such person so offending, shall, upon conviction, forfeit and pay a fine of not less than twenty shillings, nor more than five pounds, for every such offence.

By-Law No. 116.

To Regulate the Measurement and Sale of Cord Wood.

PASSED 12TH OF JANUARY, 1857.

1. Repealed by By-law No. 282.

Duty of Inspector.

2. That it shall be the duty of such Inspector of Wood, when required by any purchaser of any cord wood to observe that the wood is properly and closely packed or piled, and if necessary to repack or repile the same.

May repack or repile wood

3. Repealed by By-law No. 282.

Each cord of wood to contain 128 cubic feet.

4. That each cord of wood exposed or offered for sale, or delivered in the Town, shall contain full one hundred and twenty-eight cubic feet.

Crooked wood to be piled separately and allowance made.

5. That no crooked wood shall be packed or piled with any cord wood, but the same shall be packed or piled separately, the Inspector making due allowance for such crooked wood.

Wood to measure 4 feet from scarf to point, or allowance to be made.

6. That from and after the 26th day of January, 1857, all cord wood sold, delivered, or offered or exposed for sale in the Town shall be full four feet from scarf to point, otherwise the Inspector to take due allowance.

Inspector of wood, his fees.

7. That the Inspector of wood shall be authorized to demand and receive the following fees, that is to say for every load of wood inspected and certified the sum of two pence when the same shall be brought into Town for sale, and for inspecting and certifying the quantity of wood sold or delivered, when the quantity does not exceed ten cords the sum of three pence per cord, and for all other quantities the sum of two pence per cord, and for repacking or repiling any quantity of wood sold or delivered, when the quantity does not exceed ten cords, the sum of six pence per cord, and for all other quantities, the sum of five pence.

Sec. 8. Penalty not less than fifty cents nor more than twenty dollars.

By-Law No. 172.

No. 172.
Auctioneers
license.

For Licensing, Regulating and Governing Auctioneers
in this Municipality.

PASSED MARCH 21TH, 1862.

1. Be it enacted by the Mayor and Council of the corporation of the Town of Port Hope, that from and after the passing of this By-Law, it shall not be lawful for any person to exercise the calling of an auctioneer by selling or putting up for sale any goods, wares, merchandise or property of any description, by public auction, within this municipality, without first obtaining a license for that purpose.

Auctioneers to
first obtain
license.

2. That the sum to be paid for such license by each resident Auctioneer *per annum* shall be *forty dollars*, and the sum to be paid by *of* *each* person or persons, who have not become household *permanent* residents of this municipality, shall be the s: *dollars per day*.

License to be \$40
per annum, or \$5
per day.

Penalty not less
than \$5, more
than \$30.

By-Law No. 173.

To License and Regulate Cabmen, Carters, and
Livery Stable Keepers in the Town of Port Hope.

PASSED APRIL 14TH, 1862.

1. Be it enacted and ordained by the Mayor and Council of the Corporation of the Town of Port Hope, and it is hereby enacted by the authority of the same in Council assembled, as follows.

2. That from and after the first day of May next, no person shall drive any coach, carriage, cab, sleigh, or other vehicle for the carriage of any passenger or passengers, from one place to another, for hire or reward, within the said Town of Port Hope, without first obtaining from the proper authority a license for that purpose, said license to be called a Cab License.

Carrying passen-
gers for hire or
gain must have
license.

3. That the Mayor shall issue a License to so many, and such persons of the said Town, of the full age of twenty-one years, and of good character, who shall own one or more horses, with harness, carriages, cabs, and sleighs, suitable for such business.

To whom license
is to be issued to.

4. That the sum to be paid for each Cab License, issued under the authority of this By-law, shall be as follows: For each carriage, sleigh, or other vehicle drawn by two horses, sixteen dollars; for each carriage, sleigh, or other vehicle, drawn by one horse, ten dollars per annum.

Sum to be paid
for licences.

5. That no person having a Cab License, under this By-law,

No. 173.
Cabman, Carters,
Livery Stable
Keepers.

No runner to be
empl-yed.

None but the
driver to procure
passengers.

Inn Keepers
may have cab
license to carry
passengers to and
from his own
house.

Horse kept for
hire must be
licensed.

To whom issued.

Sum paid for
license.

Chief Constable's
duty.

shall employ or allow any runner or other person to assist or act in consort with him in obtaining any passenger at any of the railway stations, steamboats, or elsewhere in the said town.

6. That no person except the driver in charge of said licensed cab, shall procure, or aid in procuring, any passengers at any of the railway stations, steamboats, or elsewhere, for any person having a cab license under this By-law.

7. That any Inn-keeper may take out a Cab License, according to Sec. 4 of this By-law, and run a vehicle from his or her house, with a passenger or passengers stopping thereat, to steamboats, railway stations, and *vice versa*, but shall not take fare from any person not being a guest at his or her house.

8. Repealed.

9. Repealed.

10. Repealed.

11. That from and after the first day of May next, no person or persons shall keep a Livery Stable, having a horse or horses and carriages or other vehicles, for hire or gain, within the said Town of Port Hope, without first obtaining from the proper authority a license for that purpose, said license to be called a Livery Stable License.

12. That the Mayor shall issue a license to so many, and such persons of the Town of the full age of twenty-one years, and of good character, who shall own one or more horses with carriages and other vehicles, suitable for such business.

13. That the sum to be paid for each Livery Stable License, issued under the authority of this By-law, shall be as follows: For each license for a Livery Stable, where six horses or under are kept, twenty-five dollars; for each license for a Livery Stable where more than six horses are kept, thirty dollars per annum.

14. Repealed.

15. That it shall be the duty of the Chief Constable to use his best endeavours to bring to punishment any and all persons guilty of any infraction of the several provisions of this By-law.

By-Law No. 176

No. 176.
Animals running
at large.

To make Provision to Restrain and Prevent certain Animals from being or Running at Large, within the said Municipality, and for Defining the duties of the Pound Keeper, Fixing and Establishing the Fees to be taken by him as Poundage, and the amount to be Charged for the Keep and Maintenance of such Animals as may from time to time be Impounded.

PASSED JULY 21ST, 1862.

1. That from and after the passing of this By-law, it shall not be lawful for horses, hogs, sheep, or goats, to run or be at large within this municipality.

Horses, Hogs,
Sheep and Goats,
not to be at large.

2. That any horse, hog, sheep, or goat, hereafter found running or being at large, contrary to the provisions of this By-law, may be immediately impounded by any person, and that the owner of any horse, hog, sheep or goat, so impounded shall forfeit and pay to the Pound Keeper, over and above the Pound-Keeper's fees :

Horses, Hogs,
Sheep and Goats,
running at large
may be impound-
ed.

For each Horse,	\$2.00
For each Hog	\$2.00
For each sheep	\$1.00
For each Goat	\$1.00

Penalty over and
above the Pound
Keeper's fees.

one moiety to be paid to the party impounding the same, and the other moiety to be paid to the Treasurer for the use of the municipality.

How penalty dis-
posed of.

3. That in addition to the charge or penalty hereinbefore imposed, if the owner of any horse, hog, sheep or goat, shall suffer or permit the same to run or be at large within this municipality, such owner shall, upon conviction, forfeit and pay a fine or sum, not less than two dollars nor more than four dollars, with costs, one moiety of which fine shall be paid to the prosecutor, and the other moiety to the Treasurer for the use of the municipality.

Penalty in addi-
tion upon con-
viction.

How disposed of.

4. That it shall be the duty of the Pound Keeper to impound all horses, hogs, sheep, and goats, being or running at large, and in case he neglects or make default therein, he shall be liable to a fine of not less than one dollar nor more than five dollars, for every horse, hog, sheep or goat, being or running at large, of which he shall or may have notice.

Duty of the
Pound Keeper.

Penalty for
neglect.

BY-LAWS OF THE TOWN OF PORT HOPE.

No. 194.
Hawkers and
Peddlers license
Pound Keeper's
fees.

5. That the Pound Keepers fees shall be	
For each Horse	\$00.50
For each Cow, Ox or Bull	00.50
For each Hog	00.50
For each Goat	00.50
For each Sheep	00.50

6. That the Pound Keeper shall be allowed for furnishing food and water per day

Allowance to
Pound Keeper
for feeding animals
impounded
and for advertising.

For each Horse	\$00.50
For each Cow, Ox, or Bull	00.35
For each Goat	00.25
For each Hog	00.25
For each Sheep	00.25
Advertising	00.50

No damage to be
recovered unless
fence be 4 feet
high outside.

7. That no person shall be entitled to recover damages from the owner or owners of animal allowed to run at large unless the fence enclosing the premises where such damages have been done, shall be of the full height of four feet on the outside.

By-Law No. 194.

For Licensing, Regulating, and Governing Hawk-ers, Pedlers, and other Persons within the Corporation of the Town of Port Hope.

PASSED 10TH OF OCTOBER, 1864.

Be it enacted by the Town Council of the Corporation of the Town of Port Hope, and it is hereby enacted.

Hawker's and
Petty Chapman
to first obtain
license.

1. That from and after the passing of this By-law, every Hawker, or Petty Chapman, and every person carrying on a petty trade, who has not become a householder or permanent resident in this Town, or who goes from place to place, or to other men's houses, on foot or with any animal bearing or drawing any goods, wares, or merchandize for sale, or otherwise carrying goods, wares, and merchandize for sale, or offering for sale, shall, before he shall exercise such calling within this Corporation take out a license therefor.

License to be
under Corporate
Seal and signed
by Mayor. Date
and duration
thereof.

2. That such license shall be under the Corporate Seal of this Corporation, and shall be signed by the Mayor and countersigned by the Clerk thereof; that such license shall be in force from the day of the issuing thereof for twelve calendar months thereafter, and no longer, and the sum to be paid for such license shall be according to the following schedule—To Wit,

for any person hawking or peddling on foot, the sum of *ten dollars*; for every person hawking or peddling with a vehicle, the sum of *fifteen dollars*.

No. 252.
Geese running at large.

Amount to be paid for license.

3. Penalty not less than \$10, nor more than \$20; to be levied by distress, or in default of distress, imprisonment for not more than 21 days.

4. Half the penalty to go to informer.

By-Law No. 252.

To Restrain Geese from Running at Large.

PASSED AUGUST 16TH, 1874.

1. That Geese shall not be permitted to be at large within this municipality.

2. That from and after the 15th of September next, all geese found running or being at large may be impounded by any person or persons, and the owner or owners of such geese so impounded shall forfeit and pay to the Pound Keeper, or acting Pound Keeper, over and above the Pound Keeper's charges, the following amounts: For each goose, the sum of ten cents, one half of which shall be paid to the person or persons so impounding them, and the remaining half to the Town Treasurer, for the use of this municipality.

Geese running at large to be impounded.

Amount payable to Pound Keeper and how divided.

3. That the Pound Keeper's fees for each goose so impounded shall be five cents.

Pound Keeper's fees.

4. That the Pound Keeper shall be allowed for furnishing food and water, per day, two cents each.

Allowance for food and water.

5. That if geese so impounded shall remain in pound for forty-eight hours without being claimed, the Pound Keeper shall advertise and sell the same by auction, within five days, and the balance, if any, remaining, after paying expenses, shall be paid to the owners thereof, if claimed within one month of the day of sale, and if not claimed shall be paid to the Town Treasurer for the use of this municipality.

How Geese may be sold.

How proceeds of sale to be disposed of.

6. That the Pound Keeper, or acting Pound Keeper, is hereby authorized to act as auctioneer under this By-law.

Pound Keeper to auctioneer at such sale.

No. 257.
Billiard Tables.

By-Law No. 257.
Respecting Billiard Tables.

PASSED FEBRUARY 28TH 1870.

The Council of the Corporation of the Town of Port Hope, enacts as follows:—

No person to keep Billiard Table for hire without license.

1. No person or persons shall for hire or gain, directly or indirectly keep, or have in his or their possession, or on his or their premises, within this municipality, any Billiard Table, without having first obtained a license so to do, as hereinafter provided.

No person to keep Billiard Tables in house of public entertainment without license.

2. No person or persons shall keep or have a Billiard Table in a house or place of public entertainment or resort within this municipality, whether such Billiard Table is used or not, without having first obtained a license so to do, as hereinafter provided.

Sec. 3. Repealed.

Licenses not to be issued except on petition of applicant nor until Inspector shall have reported.

4. No such license shall be issued to any applicant, except upon petition by the applicant to the Mayor of this municipality, praying for the same, nor until the Inspector of Licenses, appointed by this Council, shall have reported that the applicant is a fit and proper person to have such license, nor until the applicant shall have paid to the Treasurer of this Corporation the sum hereby fixed to be paid for such license.

Sec. 5. Repealed by By-law No. 308.

Sec. 6. Repealed by By-law No. 308.

Billiard Tables not to be used after certain hours.

7. No person or persons having a license under the provisions of this By-law, to keep or have in his or their possession, or on his or their premises, a Billiard Table or Billiard Tables, for hire or gain, directly or indirectly, or having a license under the provisions of this By-law, to keep or have a Billiard Table or Billiard Tables in a house or place of public entertainment or resort, shall suffer or permit any person to use any such Billiard Table, whether for hire or gain or otherwise, after the hour of ten of the clock on the nights of Monday, Tuesday, Wednesday, Thursday, and Friday, till the hour of six of the clock on the mornings of Tuesday, Wednesday, Thursday, Friday, and Saturday respectively, in each week, or after the hour of seven of the clock on Saturday night till the hour of six of the clock on Monday morning, thereafter, or at any time suffer or permit any person under the age of seventeen years, to use any such Billiard Table, or suffer or permit any such Billiard Table to be used for the purpose of gambling.

No person under 17 years of age to be allowed to use tables. Gambling prohibited. Duty of Constables to prosecute.

8. It shall be the duty of the Chief Constable, and all other

Constables of this municipality to use their best endeavours to prevent any infraction of the provisions of this By-law, and to report and prosecute, in the name of this municipality, all persons guilty of any such infraction.

No. 308.
Respecting
Billiard Tables.
No. 285.
Statute Labor
Tax.

By-Law No. 308.

To Amend By-Law No. 257, respecting Billiard Tables.

PASSED 15TH OF SEPTEMBER, 1873.

The Council of the Corporation of the Town of Port Hope, enacts as follows :

1. Sections numbers five and six, of said By-law are hereby repealed, and the following sections substituted therefor.

2. There shall be paid to and for the use of this municipality for every license to keep, or have in the possession, or on the premises, of the applicant, any Billiard Table or Billiard Tables, for hire or gain, directly or indirectly, the sum of \$100, (one hundred dollars,) for one Billiard Table, and the sum of \$30, (thirty dollars,) for each and every Billiard Table more than one upon the same premises.

Sums to be paid
for license to
keep Billiard
Table for hire.

3. There shall be paid to and for the use of this municipality for every license to keep or have a Billiard Table or Billiard Tables, in a house or place of public entertainment or resort, whether such Billiard Table or Tables is or are used, or not, the sum of \$100, one (hundred dollars,) for one Billiard Table and the sum of \$30, (thirty dollars,) for each and every Billiard Table more than one upon the same premises.

Sums to be paid
for license to
keep Billiard
Table House of
public entertain-
ment.

By-Law No. 265.

To Authorize the Levying and Collecting Statute Labor Tax; within the Limits of the Corporation of the Town of Port Hope.

PASSED 27TH JANUARY, 1868.

Any person liable to pay the sum of two dollars, instead of Statute Labor Tax, under the eighty-seventh section of the Assessment Act of the Legislative Assembly of the Province of Ontario, within this Municipality, shall pay the same to the Collector of the Corporation, within two days after demand thereof by the said Collector, and in case of neglect or refusal to pay the same, the Collector may levy the same by distress of the goods and chattels of the person so liable, with costs of the distress, and if no sufficient distress can be found,

Statute labor
tax to whom
payable.

Distress.

Penalty when no
distress.

No. 269.
Protection of
Town Property.

then upon summary conviction, shall incur a penalty of five dollars with costs, and in default of payment, to be committed to the common gaol, at hard labor, not exceeding ten days.

By-Law No. 269.

To Prevent the Building of Area Walls, or making of Excavations in or under any of the Streets or Side Walks, of the Town of Port Hope, for Building Purposes or otherwise, without having first obtained authority from the Council of this Corporation so to do, and for the protection of Trees, &c., &c.

PASSED JANUARY 9TH, 1870.

No one to break or tear up any planking, sidewalk, road surface, &c., or excavate on or under any street without permission of Council, and the under direction of Street Surveyor.

To take certain precautions &c.

To replace and make good, &c.

To be responsible for all accidents.

To keep lights, &c.

Movable traps or cellar doors, not to be made without leave of Council.

1. That from and after the passing of this By-law, no person or persons shall break, tear up, or remove any planking, pavement, sidewalk, curbing, macadamizing or other road surface, or make any excavation in or under any street or side walk of the said Town, for the purpose of building or otherwise, without having first obtained a proper authority or permission from the Council of this Corporation so to do, and such permission being granted the same shall be done under the direction of the street surveyor, or any other person or persons appointed by the said Council, and every person or persons to whom permission is granted, to construct an area under the sidewalks, shall at all times, and at their own expense, keep and maintain all the wooden frame work, or any other material, approved of by the said Council, for the support of the sidewalk, in a good, sound, and substantial manner, and shall, under the same inspection, be replaced, re-laid, and made good by the parties who may have required to have the same removed, and such removal shall not be allowed to continue any longer than is absolutely necessary; and further, that in every case where the said Council may see fit to grant permission as aforesaid, the party or parties to whom the same is granted, shall be responsible for any and all accidents that may occur to any person or persons by reason thereof, and shall keep and maintain such lights and watchmen, and shall take such further care and precaution as may be necessary for the protection and safety of the public.

2. That no person or persons shall, without having first obtained leave from the Town Council, construct, place or make any movable traps or doors, for the purpose of entrance to any cellars or premises, under any building or place, or make any

steps or porches, or other entrances to buildings, which in any wise inroad upon the side walks or streets of the said Town.

No. 281.
To regulate the
storing of Coal
Oil, &c.

No one to injure
an tree.

3. That no person shall climb, bark, break, peel, cut, deface, remove, injure, or destroy the whole or any part of any tree, sappling or shrub, now growing, or which shall hereafter be planted, by any person or persons, or by the said the Corporation of the Town of Port Hope, in any street, square, park, or public place of the said Town, nor shall any such tree be cut down or removed, unless by permission of the committee of the Council having authority to grant the same.

4. That every person having a contract for macadamizing or paving streets, or making side walks, or doing any work on the streets, for the said Town, shall, in executing the contract, or performing the work, avoid injuring any tree, sappling, or shrub, which has heretofore, or shall be hereafter planted in any street, square, park, or public place of the said Town, and if he finds it impossible to perform the work without injuring any such tree, it shall be his duty to apply to the Town Council, or street surveyor for instructions in the matter, who upon order of the Council, or Street Committee of the Council, having authority to grant the same, may, in writing, signed by the Chairman of said Committee, give such authority.

Persons doing
work on streets
to avoid injury
to trees.

How trees may
be disturbed.

5. That no person shall fasten any horse, or other animal, to any tree, sappling, or shrub, now growing, or which may be hereafter planted, in any street, square, park, or public place, of the said Town, or to any case or box, around any such tree, sappling, or shrub.

No horse or other
animal to be fas-
tened to any
tree.

By-Law No. 281.

To Regulate the Storing of Coal Oil and other Inflammable Substances, and to Protect Property from Fire.

PASSED 28TH OF AUGUST, 1871.

1. That no larger quantity than five barrels of Rock Oil, Coal Oil, or any other such Oils, nor any larger quantity than one barrel of Crude Oil, Burning Fluid, Naptha, Benzole, Benzine, or other similiar combustibile or dangerous materials shall be kept at any one time, in any house, shop, or building, or in any other place, whatsoever, within the Town of Port Hope.

What quantity
of certain Oils
may be kept at
one time in any
house.

2. That notwithstanding anything in the preceding section,

No. 282.
To regulate the
measurement of
Cord Wood.

Exception as to
buildings isolat-
ed or detached.

Exception as to
fire-proof pits
and vaults.

No fire or light
to be used in
places mentioned
in sections 2 & 3.

No one to smoke
or carry lighted
pipe or cigar in
certain places.

Lighted lamps or
candles in cer-
tain places, how
to be shaded or
protected.

contained, when buildings used for the purpose of keeping or storing Rock Oil, Coal Oil, or other such Oils, shall be isolated or detached at least one hundred feet from any other building, or when such buildings are used for the storage of Burning Fluid, Crude Oil, Naptha, Benzole, Benzine, or other similar combustible or dangerous materials, shall be isolated or detached, at least one hundred feet from all other buildings, and when all such buildings shall be constructed, fire-proof, and so as to insure a thorough ventilation thereof, at all times, then any of the said fluids may be kept and stored in such buildings in any quantities whatever.

3. That in certain special cases, where Pits, Vaults, or other such places are used for the storing the before-mentioned oils and substances, they may continue to be used, provided they are fire-proof, and subject to the approval of the Committee of the Fire Department of the Council of this municipality.

4. That no fire shall be taken lighted or used, within the buildings or places mentioned in sections two and three of this By-law, either for heat, light, or any other purpose whatsoever.

5. That no person shall smoke, or have in his or her possession, any lighted pipe or cigar, in any stable, carpenter or cabinet makers shop, or other shop or building, where straw, shavings, or combustible material, may be, or shall, carry or keep, or suffer to be carried or kept, any lighted lamp in any livery or other stable, within the said Town of Port Hope, unless such lamp or candle shall be inclosed in a lantern or shade, so as to prevent any accident from fire therefrom.

6. Penalty not exceeding twenty dollars, nor imprisonment twenty-one days.

By-Law No. 282.

To Amend By-Law No. 116 of the By-Laws of this Municipality, entitled a By-Law to Regulate the Measurement and Sale of Cord Wood.

Section No. 1 & 3
of By-Law No.
116 repealed.

1. That from and after the passing of this By-law, the following sections of By-law number one hundred and sixteen, of the Town of Port Hope, shall be, and the same are hereby repealed, that is to say sections numbers one and three.

Three Inspectors
of Wood to be
appointed.

2. That there shall be appointed by the Town Council, of the Town of Port Hope, three discreet and competent persons, to be called Inspectors of Wood, whose duty it shall be, upon the re-

quisition of any inhabitant of the said Town, to inspect all cord wood delivered to such inhabitant, by any party selling the same, and to certify the quantity and quality of such cord wood, and also to inspect and certify the quantity and quality of all cord wood, or other wood for fuel, exposed, or offered for sale, within the limits of this municipality, and that this section shall be read and taken as standing, and being in the place of section number one of said By-law number one hundred and sixteen, so repealed as aforesaid.

No. 293.
Regulation of
Streets and Sidewalks.

3. That no person shall expose, or offer for sale, any wood by the load, or otherwise, within the limits of this municipality, until after he shall have had such load or other quantity regularly inspected, and shall have obtained from an Inspector of wood, a certificate of the quantity and quality, of such load, which certificate shall be valid for that load only, and every person obtaining such certificate, shall, if required, exhibit to any person offering to purchase his load, the certificate obtained for such load, as aforesaid: and that this section shall be read and taken as standing and being in the place of section number three of said By-law number one hundred and sixteen, so repealed, as aforesaid.

Wood to be measured before offered for sale.

4. That all cord wood, or other wood for fuel, sold, delivered, or offered, or exposed for sale, within the limits of this municipality, shall be classed as follows, that is to say: First Class—To consist of Beech, Hard Maple, Iron Wood, Hickory, and Black Birch. Second Class—To consist of Rock Elm, White Ash, and Soft Maple. Third Class—To consist of Basswood, Hemlock, Swamp Elm, Red Oak, and Black Ash. Fourth Class—To consist of Pine. Fifth Class—All refuse wood, consisting of Cedar, and other woods not enumerated, with branches, chips, &c.

By-Law No. 293.

For the Regulation of the Streets, Sidewalks, and Thoroughfares of the Town of Port Hope.

PASSED OCTOBER 2ND, 1872.

FOOT PASSENGERS.

Sec. 2. That any person or persons in meeting and passing another or others, shall pass on the right; and any person or persons, overtaking another or others, and passing, must pass on the right, and any person or persons, willfully offending against this provision, whereby any disturbance or confusion is occasioned, shall be liable to the penalty hereinafter provided.

Persons meeting each other to pass on the right.

No. 293.
Regulation of
Streets and Side-
walks.

Three or more
persons not to
stand in a group.

Not to run on the
sidewalks to in-
convenience foot
passengers.

Persons riding
or driving to
have strong reins
or lines.

Immoderate rid-
ing or driving
Horses running
or standing with-
out being suffi-
ciently secure.

Horses running
at large or going
at an immoderate
rate may be
stopped.

Train Horses.

Stud horses.

Riding or driving
on the sidewalks.

Owners or occu-
piers of property
requiring to
drive across a
sidewalk to en-
ter their prem-
ises to construct
a bridge over the
drains.

3. That three or more persons shall not stand in a group, or near to each other, on any street or sidewalk, in such a manner as to obstruct a free passage for foot passengers or carriages, after a request to move on, made by any Police Officer, or Constable, or any person duly authorized by the Mayor, or Chairman of the Police Committee.

4. That no person shall run or race on the streets or sidewalks, or crowd or jostle other foot passengers, so as to create discomfort, disturbance, or confusion.

HORSES AND VEHICLES.

5. That no person shall drive any carriage, cart, waggon, sled, sleigh, or other vehicle, or sit upon any horse or other beast, harnessed thereto, in order to ride or drive the same, nor shall any person ride or lead any horse, mare, or gelding, unless he shall have strong reins, or lines, fastened to the bridles of the beasts, and held in his hands, sufficient to guide them, and to restrain them from running, galloping, or going immoderately through any of the streets of the said Town.

6. That no person driving any carriage, cart, waggon, sled, sleigh, or other vehicle, or riding upon any horse, mare, or gelding, shall cause, permit, or suffer the beast or beasts, he shall ride or drive, to go on a gallop, or other immoderate rate, and no person shall suffer, or permit any horse, mare, or gelding, to run at large, or to stand in any street of the said Town, without being sufficiently secured to prevent its running away.

7. That it shall and may be lawful for any person or persons, to stop any horse, mare, or gelding, found running at large, or going at a gallop, or other immoderate rate, until the owner or owners can be found, and proceeded with, according to law.

8. That no person shall break in, or train any horse, mare, or gelding, or shall exhibit, or let to mares, any stud horse, in any public place, or in any of the streets or parks, of the said Town.

9. That no person shall ride, drive, lead, or back any horse, carriage, cart, waggon, sled, sleigh, or other vehicle, over or along, any paved or planked sidewalk, in the said Town, unless it be in crossing such paved or planked sidewalk, to go into any yard or lot.

10. That every owner or occupier of any house, building, or lot, who shall require to drive any horse, carriage, cart, waggon, sled, sleigh, or other vehicle, across any paved or planked sidewalk, for the purpose of going in at any gate, or to any lot, or to the rear of any premises, shall construct across the drain, gutter or water-

course, opposite the gateway, or premises, a good and sufficient bridge of planks, so constructed as not to obstruct the said drain, gutter, or watercourse, and shall also place a piece of timber along so much of the edge of the said pavement or planking, on the side next the gateway or premises, as is necessary for any vehicle to pass over without injuring the said pavement or planking.

No. 293.
For the Regulation of the Streets and Sidewalks.

11. That no person shall permit his horse, carriage, cart, waggon, sled, sleigh, or other vehicle to stand upon any street in the said Town longer than is absolutely necessary for the owner, driver, or person using the same, to transact his business with the person opposite whose house the same shall stand; and no person shall tie his horse to any post, hook, or ring, or in any way across any pavement, sidewalk, or crossing, so as to obstruct the ordinary traffic of the street, or leave any carriage, cart, waggon, sled, sleigh, or other vehicle, standing opposite any other person's door than such as the owner, rider, driver, or occupant may have business with; and no person shall in anywise obstruct the free use of the streets or sidewalks of the said Town, or the crossings across the public street or any of the approaches to the wharves by stopping any horse, cart, carriage, waggon, sled, sleigh, or other vehicle across the same, or by any other means.

Horses or Carriages standing on the Street.

12. That no person shall place any carriage, cart, waggon, sled, sleigh, or other vehicle, without horses upon any street of the said Town.

Vehicles without Horses not to be placed on the Street.

13. Repealed by By-law No. 320.

14. That no person shall ride or slide down the hills on Walton or Ward streets, or across the latter, or on South, North, Bedford, or Augusta Streets, or on the Base Line, upon any hand-sleigh or other sleigh, or any other vehicle for coasting, or sliding down hill, to which no horse, or other animal of draught shall be attached at the time of such riding or sliding.

Not to slide down hill on certain Streets.

HAND CARTS.

15. That no person shall run, draw, or push any carriage, waggon, wheelbarrow, cart, hand cart, hose, hose-cart, truck, or any hand-waggon, sled, sleigh, or other vehicle used for the conveyance of any person, article, or property upon any of the sidewalks of the said Town.

Hand-carts, &c., not to be run upon the Sidewalks.

DIRT OR SNOW.

16. That every occupant, and in case there is no occupant, the owner of every house, shop, building, lot, or parcel of land, and every person having charge or care of any church, chapel,

Sidewalks to be watered and swept.

No. 293.
For the Regulation of the Streets and Sidewalks.

Drains, Gutters, and Water-courses to be kept clean.

or other public building, fronting or abutting on any public street or streets where the sidewalks are planked or paved, shall water and cleanly sweep and keep free from obstruction by dirt, dust, snow, ice, or other incumbrances, the pavement or sidewalk in front and about his premises as aforesaid, before eight o'clock in the morning of each day from the first day of May till the first day of October, and shall sweep the same before nine o'clock every morning during the rest of the year (Sundays excepted), and every occupant, as aforesaid, at the times aforesaid, shall cleanly sweep and keep free from obstruction by dirt, dust, snow, ice, or other incumbrances, the drains, gutters, or water-courses in front of or about such houses or premises as aforesaid, and shall at all times keep the sidewalks, pavements, surface drains, gutters, and water courses clean and free from obstruction or incumbrance.

Removal of Snow from the Sidewalk.

17. That every occupant, and in case there is no occupant, the owner of every house, shop, building, lot, or parcel of land, and every person having charge or care of any church, chapel, or other public building fronting or abutting on any public street or streets, where the sidewalks are planked or paved, shall, within the first four hours after every fall of snow or fall of hail or rain which shall freeze on the sidewalks or in the surface drains, gutters, or water courses, or after a fall of snow from off any building, cause the same to be removed entirely off the sidewalks and to the breadth of one foot out of the drains, gutters, or water-courses opposite each house, shop, church, chapel, or other building as aforesaid; and in case the ice or snow shall be so frozen that it cannot be removed without injury to the sidewalks or pavements, every such person, as aforesaid, shall strew the same with ashes, sand, or some other suitable substance; but no person shall sprinkle, spread, or place, or cause to be sprinkled, spread, or placed, any salt or like substance on the road or carriage way of any public highway or street within the said Town, with the intent or for the purpose of melting or dissolving any snow, ice, or dirt which may have accumulated on any road or carriage way of any such street or public highway; nor shall coal ashes be thrown or placed or deposited upon any street or sidewalk or other public place within the said Town of Port Hope.

if the Ice or Snow cannot be removed without Injuring the Sidewalk. Ashes or Sand to be strewed over the same. Salt not to be placed on the Street.

Coal Ashes to be placed on Streets, &c.

18. That in case the snow, ice, or dirt be not removed, or the sidewalks made safe and convenient as hereinbefore provided by twelve o'clock noon of each and every day (Sundays excepted),

as aforesaid, it shall be the duty of the Street Surveyor for the time being, or such other person or persons to be appointed by the said Municipal Council for that purpose, to cause such snow, ice, or dirt to be removed at the expense of the said Corporation, and to give information and prosecute such person or persons so neglecting to remove the snow, ice, or dirt, as aforesaid, and in such case the fine to be imposed upon such person or persons so offending shall not be less than the expense so incurred; provided always that such expense shall not exceed the sum of ten dollars.

No. 293.
For the Regulation of Streets and Sidewalks.

If Snow is not removed Street Surveyor to have it removed, and to prosecute the offender.

Penalty to be imposed.

19. That every occupant, and in case there is no occupant, the owner of every house, shop, or building, and every person having the charge or care of any church, chapel, or other public building abutting on or erected within ten feet of any public street, thoroughfare, sidewalk, or pavement, shall, whenever snow or ice shall accumulate on the roof or eaves of his house or building, as aforesaid, to an extent that shall be dangerous to persons passing, cause the same to be forthwith removed therefrom, and every person, while removing the same, shall take due and proper care and precaution for the warning and safety of persons passing.

Snow to be removed from the roofs of houses.

REMOVING BUILDINGS.

20. That no person shall remove, or cause, or permit to be removed, or assist in removing, any building into, along or across any street or sidewalk in the said Town, without having first obtained leave in writing from the said Municipal Council.

Buildings not to be removed without leave from the Council.

CORDWOOD AND COAL.

21. That no person shall throw or pile Cord Wood, Fire Wood, Coal, or Building Materials upon any paved or planed sidewalk, or upon any of the streets of the said Town, or saw or split Cord Wood or Fire Wood thereon, so as to obstruct the free use thereof; and no person shall stand on any such sidewalk with his wood-saw and horse so as to obstruct a free passage for foot-passengers, without the permission in writing from the Mayor, Town Council, or Chairman of the Street and Bridge Committee first had and obtained.

Wood or Coal not to be placed on the Sidewalk.

Wood-cutter not to obstruct the Sidewalk.

MERCHANDIZE.

22. That no person shall place any goods, wares, merchandize, window shutter, or shutters, or other articles of any kind, upon any street, or upon any sidewalk, or hang or expose any goods, wares, or merchandize or other articles outside of any house, or shop, or warehouse, or other building which shall project over any portion of the sidewalk of any street, or over any street or

Merchandize not to be placed on Streets or Sidewalks.

Goods not to be exposed on the outside of Shops.

No. 261.
For the Regulation of Streets and Sidewalks.

Reception or Delivery of Merchandise. Council may grant permission to erect Platforms across the Drains to facilitate the reception or delivery of Merchandise.

streets of the said Town. But, the provisions of this section shall not be construed to interfere with the use of a portion of such street or sidewalk for a reasonable time during the taking in or delivery of merchandize, or other goods, or prevent the said Municipal Council from granting permission to construct platforms across the drains, gutters, or water-courses on any of the streets of the said Town, where such Municipal Council may deem it necessary or advisable to grant such permission for facilitating the reception or delivery of merchandize or other goods, provided such Municipal Council in all cases reserves to itself the right to withdraw any permission they may have granted whenever it may be shewn that a nuisance has thereby been established.

AUCTIONS.

Auctions Prohibited in the Streets.

23. That no person, without having first obtained leave from the said Municipal Council, shall sell by Auction upon any of the streets or sidewalks of the said Town, any horses, carriages, furniture, or any other article whatsoever.

NOISES.

Advertising Sale by Street-crying Prohibited.

24. That no person shall advertise any sale of merchandize, furniture, or any other article, or any matter, by the ringing of any bell, blowing of any horn, crying, hallowing, or creating any other discordant noise in any of the streets of the said Town; or on the steps, in the halls, or other parts of any house, or other premises open to the public streets whereby the public are liable to be subjected to inconvenience and annoyance: Provided always that nothing contained in this clause shall be construed to extend to any party duly appointed and authorized by the said Municipal Council to follow the calling of Public Crier or Town Bellman.

EXCAVATIONS.

Excavations not to be made without leave of the Council, and the direction of the Street Surveyor.

25. That no person, or persons, shall break, tear up, or remove, any planking, pavement, sidewalk, curbing, macadamizing, or other road surface, or make any excavation in or upon any street or sidewalk of the said Town, for the purpose of building or otherwise, without having first obtained a proper permit or license from the said Municipal Council so to do; and such permit being granted the same shall be done under the direction of the Street Surveyor, and shall, under the same inspection, be replaced, relaid, and made good by the parties who may have required to have the same removed, and such removal shall not be allowed to continue any longer than is absolutely necessary, and further, that in every case, where the

The Town Bellman.

said Municipal Council may see fit to grant permission as aforesaid, the party to whom the same is granted shall be held responsible for any and all accidents that may occur to any person or property by reason thereof, and shall keep and maintain such lights and watchman and shall take such further care and precaution as may be necessary for the protection and safety of the public.

No. 203.
For the Regulation
of Streets
and Sidewalks.

Party making
Excavations to
be responsible
for Accidents,
and to keep
Lights and
Watchman.

REMOVAL OF GRAVEL, SAND, OR EARTH.

26. That no person shall dig, take up, or carry away, any earth, sand, gravel, stones, or other material, from any street laid out in the said Town, or from any vacant lot belonging to the said Corporation of the Town of Port Hope, without having first obtained permission from the Council of the said Corporation: to do so.

Gravel and Sand
not to be
removed without
permission.

ENCROACHMENTS, AWNINGS, AND SIGNS.

27. That no person shall, without having first obtained leave from the said Municipal Council, construct, place, or make, any moveable traps or doors, for the purpose of entrance to any cellars or premises under any building, or place or make any steps, or porches, or other entrances to buildings, which shall in any wise encroach upon any of the sidewalks or streets of the said Town.

Door Steps,
Porches or other
entrances to
buildings not to
encroach on the
Sidewalk.

28. That no person shall erect, or continue any awning, sign, sign-post, hanging or swinging sign, which shall in any way extend over any street or sidewalk in the said Town, unless a plan thereof shall be first submitted to and approved of by the said Municipal Council upon the report of the Street Surveyor.

Awnings or
Signs not to
extend over the
Sidewalk with-
out the permis-
sion of the
Council.

29. That it shall and may be lawful for any person, or persons, appointed by the Municipal Council of the said Town for that purpose, after fourteen days' notice in writing, served on the owner or occupier of any premises before which such last mentioned awning, sign, sign-post, hanging or swinging sign exists, to cause the same to be removed, and no person, or persons, shall obstruct or impede such person, or persons, so appointed in the due execution of the provisions of this section.

CLIMBING AND DEFACING.

30. That no person shall be allowed to climb on any of the lamp-posts in the streets or parks, or on or into any of the fences of the squares, parks, or public places of the said Town or upon any of the railings or fences along any of the streets of the said Town.

Climbing Lamp-
posts, Trees, or
Fences.

31. That no person shall deface or disfigure any public or private building, or buildings, wall-fence, railing, sign, monument, post or other property in the said Town by cutting,

Defacing or
injuring Build-
ings or other
Property.

No. 205.
For the Regulation
of Streets
and Sidewalks.

breaking, daubing with paint or other substance, or writing or scratching, or shall in any other way injure the same.

PROTECTION OF TREES.

Destroying
Trees.

32. That no person shall climb, bark, break, peel, cut, deface, remove, injure, or destroy, the whole or any part of any tree, sapling, or shrub now growing, or which shall hereafter be planted by any person or persons, or by the said the Corporation of the Town of Port Hope in any street, square, park, or public place of the said Town; nor may any such tree be cut down or removed unless by permission of the said Municipal Council.

Removal of
Trees.

Contractor to
avoid injuring
Trees.

33. That every person having a contract for macadamizing or paving streets, or making sidewalks, or doing any work on the streets for the said Town, or in making or causing to be made any excavation in, on, or under any of the streets of the said Town for the purpose of building, or for any other purpose whatsoever, shall, in executing the contract or performing the work, avoid injuring any tree, sapling, or shrub which has heretofore or shall be hereafter planted in any street, square, park, or public place of the said Town, and if he finds it impossible to perform the work without injuring any such tree it shall be his duty to apply to the Street Surveyor for instructions in the matter, who, upon order of the said Municipal Council, may, in writing signed by him, give such authority.

When the work
cannot be done
without injuring
Trees, applica-
tion to be made
to Street Sur-
veyor.

Copy of Authori-
ty to remove
Trees to be kept.

34. That a copy of every written authority given by the Street Surveyor to remove or interfere with any such tree shall be by him filed in the office of the Town Clerk for public reference.

Horses not to be
fastened to Trees.

35. That no person shall fasten any horse or other animal to any tree, sapling, or shrub now growing, or which may be hereafter planted in any street, square, park, or public place of the said Town, or to any case or box around any such tree, sapling, or shrub.

FIRE AND FIRE-WORKS.

Fires not to be
made in the
Streets or near
any Building, or
carried through
the Streets
except in a fire-
pan.

36. That no person shall set fire to any shavings, chips, straw or other combustible matter for the purpose of consuming the same, in any of the streets or parks of the said Town, or in any enclosure within fifty feet of any building, and no person shall carry fire through any of the streets or parks of the said Town, except in some covered vessel or metal fire-pan.

Bonfire, Fire-
arms, and Fire-
works Prohibited
in the Town with-
out permission.

37. That no person or persons shall make or light any fire or bonfire in any of the streets, squares, parks, or public places of the Town; or shall fire or discharge any gun, fowling piece, or firearms, or shall set fire to any fire works within the said Town, unless specially authorized by the Municipal Council of the said

Town; and no person or persons shall light, set off, or throw any cracker, squib, or serpent, or other noisy, offensive or dangerous substance, or fire works in any place where or near to which there is any crowd or assemblage of people, or where there are any animals liable to be frightened thereby.

No. 320.
To Repeal Section 13 of By-law No. 293.

Fire-works not to be used near a crowd or where there are animals to be frightened.

THROWING DANGEROUS MISSILES.

38. That no person shall cast, project, or throw any stones or balls of snow or ice, or other missiles dangerous to the public, or use any bow and arrow in any of the streets, parks, or public places of the said Town.

Throwing Snow-balls or other missiles.

INDECENCY.

39. That no person shall bathe or swim along or near the wharves, piers, or shores of the said Town in the waters of Lake Ontario, between Hope Street, on the East, and Victoria Street, on the West, nor in any of the creeks, streams or ponds, or reservoirs within the limits of the said Town, unless provided with, and clothed in a proper bathing dress, from the hour of seven o'clock in the morning to nine o'clock in the evening; nor shall any person indecently expose any part of his or her person in any public place or in any of the streets, parks, or public places of the said Town; nor shall the plea of answering the call of nature be considered a palliation of the offence.

Bathing.

Indecent Exposure.

40. That no person shall post or put up any indecent placard, writings, or pictures, or write any indecent or immoral words, or make any indecent pictures or drawings on any public or private building, wall, fence, sign, monument, post, sidewalk, or pavement in any of the said streets, parks, or public places of the said Town.

Indecent writings or pictures on the walls.

INTERPRETATION.

41. That wherever the word street or streets is mentioned in this By-law, it shall be understood and construed as including all highways, thoroughfares, lanes, roads, alleys, avenues, bridges, wharf or wharves, courts, court-yards, commons, public squares, and public places; and shall be also understood as including the sidewalks, unless the contrary is expressed, or such construction would be inconsistent with the manifest intent of this By-law.

Construction of the word Street.

By-Law No. 320.

To Repeal Section 13 of By-Law No. 293.

PASSED JUNE 8TH, 1874.

That Section number thirteen of By-law number two hundred and ninety-three be and the same is hereby repealed, and that the following section shall be and stand in lieu and stead thereof,

No. 324.
To Amend By-
law 320.

No. 296.
To Regulate the
Public Market.

and be taken and read as a portion of said By-law number two hundred and ninety-three :—

13. That no Horse, Cow, Bull, Steer, Heifer, Calf, Sheep, Goat, Pig, Goose or Geese, shall be permitted to run or be at large in or upon any of the streets, or lanes, or public places of the said Town, and that any owner of any such Horse, Cow, Bull, Steer, Heifer, Calf, Sheep, Goat, Pig, Goose or Geese, suffering or permitting the same to run or be at large, as aforesaid, shall be subject to the penalties of this By-law.

By-Law No. 328.

To Amend By-Law No. 320, and as Amended by By-Law No. 329.

PASSED NOVEMBER 2ND, 1874.

That any animal or animals mentioned in By-law number three hundred and twenty of this Corporation found running at large, therein contrary to the provisions of said By-law number three and twenty, may be impounded, and it shall be lawful for any one to drive any such animal or animals so found running at large to the public pound of said Corporation, and it shall be the duty of the Pound Keeper to impound the same until the penalty mentioned in By-law number two hundred and ninety-three of this Corporation be satisfied over and above the Pound Keeper's fees and charges for keeping such animal or animals.

By-Law No. 296.

To Regulate the Public Market of the Town of Port Hope, and to provide for a Periodical Inspection of Weights and Measures within the Limits of the said Town.

PASSED DECEMBER 9TH, 1872.

Defining the
Market hour and
Market-place.

2. That the Public Market House and Market Square, now established within this Corporation, shall still continue to be the Market House and Market Place for the said Town of Port Hope.

Certain days not
to be Market
days.

3. That every day of the year shall be a market day, except Sundays, Christmas Day, New Year's Day, the Sovereign's Birthday, Good Friday, the first day of July, and all days set apart by Government Proclamation as Fasts, or Thanksgivings for God's mercies.

4. That on market days the said Market shall be kept open from seven of the clock in the forenoon until six of the clock afternoon, from the first day of November to the thirty-first day of March, both days inclusive; and, during the remainder of the year, from six of the clock in the forenoon until six of the clock afternoon, except upon Saturdays, when, throughout the whole year, the said Market shall not be closed until six of the clock in the afternoon.

No. 296.
To Regulate the
Public Market.

Hours during
which Market is
to be open on
Market Days.
Market not to
close until six
p.m. any day.

5. That the Market Square of the Town shall be the only place within the Corporation for selling, or exposing for sale, or marketing, in the open air or otherwise, during market hours, Fruit of any kind, Vegetables, Eggs, Butter, Cheese, Lard, Poultry, game, and Farm Stock, whether alive or dead, fresh Fish, except Shell Fish, Hay, Straw, and Fodder, provided always, that it shall and may be lawful for any person or persons, first having paid the market fees, to sell or dispose of fresh Fish after the hour of ten of the clock in the forenoon, at any place or places, as well as the Public Market, within the limits of this Corporation; but not otherwise to sell or dispose of the same within the limits of this Corporation.

Market Square
the only place for
the sale, during
Market hours, of
certain things.

6. That no person shall, either by himself or his agent, bring into the said Town for sale, or expose for sale or market, any of the articles enumerated in the 5th Section of this By-law, during market hours, without first having paid the necessary fees to the Market Clerk.

No person to sell
certain things
during Market
hours without
first paying
Market Fees.

7. That all Butchers, and other persons, who resort to and use the Public Market, now established in the said Town, for the purpose of carrying on their trade as such Butchers, or selling or disposing of articles in such Market, and all persons opening Butchers' shops, or cutting up, or exposing for sale any fresh meat in the said Town, shall be subject to the provisions of this By-law.

Butchers and
others subject to
this By-law.

8. That no Butcher, or other person, shall cut up or expose for sale any fresh meat in any part of the said Town, except in the shops, or stalls in the Public Market, unless he has obtained a License to do so from the Mayor of this Corporation; and no Butcher, or other person, or persons, shall build, or erect any slaughter-house or building, or use any yard or premises, or maintain or continue any slaughter-house or building, yard, or premises at present erected, built, kept, or fenced for the purpose of slaughtering or killing therein, nor kill or slaughter any beeves, calves, sheep or other animals within the limits of this Corporation.

Butchers selling
elsewhere than
in stall in Market
to be Licensed.

No Slaughter
Houses to be
erected within
the Corporation.

No. 296.
To Regulate the
Public Market.

Butchers to keep
their stalls clean.

9. That every person receiving a license to open a Butcher Shop for the sale of meat, or occupying as a Butcher any of the shops or stalls for the sale of fresh meat in the Market House of the said Town, shall keep his or her shop or stall in a clean and proper state, and shall not suffer any offals, hides, or tallow to remain on or near the premises after eight of the clock in the forenoon, from the first day of May to the first day of November in each year.

No Butchers to
occupy more
than two stalls
at a time.

10. That no Butcher shall, either by himself or agent, be allowed to hold, use, or rent, more than two of the stalls in the Market House at any one time, or more than one if at any time the Council shall deem it expedient to withdraw the above privilege.

11. Repealed by By-law 331.

Butchers to use
no other scales
than balance
beam scales.

12. That from and after the passing of this By-law no Butcher selling meat within this Corporation shall use, permit, or suffer to be used any other scales, or mode of weighing meat, than the balance beam scale, regularly stamped, marked, and duly adjusted by the Inspector of Weights and Measures for the said Town.

Farmers, &c.,
may sell Meat by
the quarter.

13. That every Farmer, or person, raising or fattening stock, or importing stock from a foreign country, may, during market hours, and after paying the proper market fee, sell the same from his, her, or their waggon and vehicles, on the Market Square, by the quarter, or by any greater quantity without license.

Section 14 Repealed.

No spring
balances, spring
scales, or spring
weighing
machines to be
used.

15. That every person selling meat or articles of provisions by retail, whether by weight, count, or measure, in the said Town, shall provide himself with scales, weights, and measures, regularly stamped, marked, and duly adjusted by the Inspector of Weights and Measures for the said Town; but no spring balance, spring scale, or spring weighing machine shall be used, or allowed to be used, for any market purpose.

Market Gar-
deners may
obtain License to
hawk.

16. That on obtaining a license therefore, as hereinafter mentioned, and not otherwise, any person or persons shall be entitled to hawk, or expose for sale, and sell, anywhere within the limits of this Corporation, on every lawful day of the week except Saturday (and on Saturday in the market place only), Vegetables and other produce of market gardeners.

Market Gar-
deners Licenses,
how to be pro-
cured, &c.

17. That the sum to be paid for any such license in the last preceding section mentioned shall be Six Dollars, payable in advance, and the said license shall be issued by the same officer,

and in the same manner and for the same time as a license for the sale of butcher's meat.

No. 296.
To Regulate the
Public Market.

18. That from and after the first day of January, One Thousand Eight Hundred and Seventy-two, all the Butchers' stalls within the Market House shall be put up separately at auction yearly thereafter, on the second Monday of January in each and every year, at an upset price of Forty Dollars per year, and shall be knocked down to the highest bidders therefore, respectively, (due regard being had to the provisions of Section number Ten of this By-law), and the prices therefore shall be payable quarterly, in advance, from the time of such sales. In case of default in the punctual payment of any such quarterly payments, the rights of the then tenant of said stall shall become forfeited, and the stall in respect of which such default is made, shall immediately thereupon be again put up at Auction for the then remaining portion of the year for which the same was originally sold: but the tenant so making default and forfeiting his term shall be absolutely precluded from again purchasing or occupying the same stall or bidding at such Auction. But in lieu of such forfeiture and sale it shall and may be lawful for the Mayor of the said Town to instruct the Market Clerk, or Chief Constable to distrain Butcher's meat for the amount of any of such quarterly payments or any portion thereof in arrear and unpaid, and to sell the same after six hour's notice.

Butchers' Stalls,
how sold, price
or rent payable
in advance, quar-
terly. Proceed-
ings, if not paid.

19. That no person or persons having any shop or stall in the said Market House, shall under-let, or assign the said shop or stall without having first obtained leave in writing from the Council of this Corporation so to do.

No purchaser of
Butcher's Stall
to assign or
sublet without
leave.

20. That no person shall sell or expose for sale in the Market House, or Market Square, Butter in rolls or prints, representing the same to contain one pound in each roll or print in less weight than sixteen ounces, avoirdupois, in each roll or print; and it shall be the duty of the Market Clerk and Chief Constable, and they are, and each of them is, hereby authorized to weigh all Butter sold, or exposed for sale in the Market in rolls or prints, that they, the said Market Clerk or Chief Constable, or either of them, may have reason to believe is deficient in weight, and if found light, the said Market Clerk, or Chief Constable, shall declare the said Butter forfeited, and shall distribute the same among the poor of this Corporation.

Butter in rolls
said to be per-
rolls, not weigh-
ing 16 oz., to be
forfeited.

21. That no person, or persons, shall sell, or expose for sale, any tainted, blown, or measly Meat, Poultry, Fish, Eggs, or

Tainted Meat, &c
to be forfeited.

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To Regulate the
Public Market.

False representa-
tions to cause
forfeiture.

other provisions or articles of food that are in any degree unwholesome, or use any trick or artifice, or make or induce any false representation or appearance to increase the weight or value of anything sold or exposed for sale, or marketed on the said Market Square, or elsewhere within the said Corporation; and it shall be lawful for the said Market Clerk, or Chief Constable, to seize any such Meat, Poultry, Fish, or other provisions, and to cause the same to be destroyed, or when eatable, to dispose of it or them at the discretion of the Mayor.

Hay or Straw
must be weighed
on the Public
Scales.

22. That all Hay or Stray, so soon as it is brought into the Town, whether sold or for sale, shall be weighed at the public scales or machine; and the Market Clerk or his deputy, duly appointed, shall give a certificate of the gross weight of each such load, and the vehicle on which it is loaded, to the person in charge of the same, and the Market Clerk shall be entitled to receive therefore, before granting the certificate, the sum or sums mentioned in Schedule B. of this By-law, the said charge to include the standing on the Market Square; and it shall be the duty of the said Market Clerk, or his deputy, to add, without further charge, to the said certificate, the net weight of Hay or Straw after the vehicle on which the same was loaded shall have been weighed; and any person, or persons, who shall deceive by fraud, or make weight in order to increase any weight so weighed by him, shall be fined in such penalty as may be imposed by this By-law.

Any article, not
meat from stalls,
may at the option
of the buyer, and
expense of the
seller, be weighed
at Public Scales.

23. That every article or commodity (except meat from the stalls,) sold or bargained for in the said Market, shall, at the option of the buyer and at the expense of the seller, be taken to the weigh scales or machine, and weighed by the Market Clerk or his deputy; and the fee for weighing shall be the sum or sums mentioned in Schedule B. of this By-law.

Parties not to
recede from
bargains.

24. That whenever it is agreed between any buyer or seller that the price of any article shall be determined by weight or measurement, it shall not be lawful for either party to recede from the bargain after the said article is weighed or measured, and the money or article duly tendered.

Parties not to
hinder molest,
or ill-treat the
officer of the
Market.

25. That no person, or persons, shall thwart, hinder, molest, or ill-treat, any officer or officers of the Market, or their deputies, while in the execution of their duties authorized by the provisions of this By-law.

No nuisances to
be placed on the
Market Square.

26. That no person shall deposit any nuisance upon the Market Square, or wilfully place or deposit any filth or rubbish

in or about the same, or be guilty of spitting upon any of the floors, walls, or wood-work, within the said Market Building.

No. 596.
To Regulate the
Public Market.
Exortion Fees.

27. That no person shall exact, extort, or receive any higher fee, or charge, than is authorized to be paid by this By-law.

28. That farmers and all persons who may offer any article or commodity for sale on the Market Square, shall, when required by the Market Clerk, or Chief Constable, remove their horses, or other animals from their vehicles, or off the Market Square, and shall remove any horse, or vehicle, box, barrel, package, case, stall, stand, or anything that may be occupying, incumbering, or obstructing any portion of the sidewalks, streets, or Market Place with as little delay as possible.

Farmers and
others to place
waggons, &c.,
where directed
by the Market
Clerk.

29. That the standard of measurement of Fruits and Vegetables of all kinds, that are usually sold by the quart, gallon, peck, or bushel, shall be the Imperial or Winchester Measurement in conformity with the Statute, 22nd Victoria, Chapter 58; and any person, or persons, using any other standard measurement for buying or selling any of the aforesaid commodities, Fruit, Vegetables, and the like usually sold in manner aforesaid, either in the Market House, Market Square, or any other place within the limits of this Corporation, shall be deemed guilty of fraud, and shall be liable to the fines and penalties imposed by this By law.

Winchester
Measures to be
the Standard.

30. That the Market Clerk is hereby authorized and empowered to act in the capacity of Deputy Inspector of Weights and Measures, and to examine, compare, and stamp all weights and measures used in the Market House, or on the Market Square; and he shall be entitled to charge and collect from each and every person not being residents of the Town, using any weight or measure in the said Market House, or Market Square, or within the limits of this Corporation, but from no other person or persons, a uniform fee of five cents for each and every weight or measure so examined, confirmed, and stamped, which charge shall be allowed the Market Clerk as his own especial perquisite; provided always that the Mayor or Town Council shall have power to revoke this privilege whenever he or they may deem it expedient, and add the same to the Corporation funds.

Market Clerk to
be Deputy In-
spector Weights
and Measures;
his powers and
his endowments.

31. That the head Inspector of Weights and Measures shall be required to visit every shop, grocery, store-house, and all other places or establishments, whatsoever, within the limits of this Corporation, once in each year, and inspect, examine, and compare with the standard weights and measures owned and

Head Inspector
of Weights and
Measures, his
duties, &c.

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To Regulate the
Public Market.

adopted by the Council of the Corporation, all weights, measures, yard sticks, and all other weighing or measuring machines used by the owners, proprietors, or agents of the said shops, groceries, store-houses, or other establishment, or by any other person, or persons, buying, selling, or having dealings with the public; and any person, or persons, using any weights, measures, or other machines not in accordance with the lawful standard shall be deemed guilty of fraud, and shall be liable to the fines and penalties imposed by this By-law: Provided, always, that no charge shall be made or collected from any ratepayer or resident of the Town for inspecting, examining, or comparing, and such weight, measure, or machine, unless the said weight or measure shall, when inspected, compared, and examined, prove incorrect, in such case the Inspector shall have power, and is hereby required to collect the fee authorized by the Statute, 22nd Victoria, Chapter 58; and provided also that one of the Town Constables and Town Carters shall be required, whenever it shall be deemed necessary, to accompany and assist the Head Inspector of Weights and Measures in the discharge of his said duties, for which assistance the said Constable and Carter shall be paid according to the time occupied or services rendered out of the Corporation funds.

Inspector not
obeying orders,
how punished.

32. That the Head Inspector of Weights and Measures, when instructed by the Mayor or Town Council, refusing or neglecting to perform the duties of his office, as pointed out by the Statute aforesaid, or by the provisions of this By-law, shall be liable to a forfeiture of Thirty Dollars in lieu of the annual salary allowed him as such Inspector of Weights and Measures, and shall, in the discretion of the Mayor or Town Council, be dismissed from his office of Head Inspector of Weights and Measures, and another may be appointed in his place; and the Deputy Inspector shall, in like manner, be subject to a deduction from his salary of Ten Dollars, and a forfeiture of his perquisites, for neglecting any of his duties as Deputy Inspector of Weights and Measures as pointed out by this By-law, and in the discretion of the Mayor or Town Council he may be suspended or dismissed from his office of Deputy Inspector of Weights and Measures.

33. That it shall be the duty of the Chief Constable, or any other of the Town Constables, to look after Hawkers, or Pedlers, or any person, or persons, selling, or offering for sale from house to house, or in the streets or highways, or in or on any other place

within the limits of this Corporation, and take cognizance of, and put a stop to hawking, peddling, or selling, as aforesaid, without paying market fees, any of the articles enumerated in Section 5 of this By-law, and prevent in every possible way, any violation of Sections 5, 6, 7, 8, 9, 10, 12, 14, 16, and 29, of this By-law.

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To Regulate the
Public Market.

34. That the Council of this Corporation shall have power, from time to time, to make rules and regulations respecting the rent or charges, order, cleanliness, and general management of butchers' stalls, hucksters' stands, the same not being contrary to or inconsistent with this By-law, which regulations, after being published in the same way as the By-laws of the Town Council, are required to be published and signed by the Mayor, shall be as effectual to all intents and purposes as if embodied in this By-law, and any person offending against any such rule or regulation shall be liable to the same penalty as is authorized to be imposed for the violation of any of the provisions of this By-law.

That no article whatsoever, brought into the Town and liable under the provisions of this By-law to the payment of market fees, shall be exempt from the payment of such market fees, no matter when or where purchased or ordered, and that no evasion of market fees under any excuse shall be permitted.

DUTIES OF THE MARKET CLERK.

Be it further enacted, that the duties of the Market Clerk, and the market dues and fees to be levied and collected, shall be as follows: He shall cause the gates of the Market to be opened every day, in accordance with the Third and Fourth Sections of this By-law.

He shall attend in the market place every market day from seven o'clock a.m. until six o'clock p.m., on the first day of November to the thirty-first day of March, inclusive, and during the remainder of the year from six o'clock a.m. until seven o'clock p.m. and shall not absent himself, or substitute a Deputy, without permission from the Mayor, or in his (the Mayor's) absence, permission from the Chairman of the Market Committee, or such other Town Councillors as may be authorized to act for the said Mayor during his absence.

He shall, once in six months, or oftener, if the Mayor or Town Council shall deem it expedient, examine the weights and measures that shall or may be used in the Market House, or on the Market Square, and proceed according to law against all or

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To Regulate the
Public Market.

any person, or persons using such as are not in accordance with the established standard, and stamped, as provided for in Statute 22 Victoria, Chapter 58, as well as the provisions of this By-law; and he shall determine all disputes that may arise in the Market respecting weights and measures.

He shall overlook and inspect all Meats, Fish, and other articles of food that may be exposed for sale in the Market House or Market Square, and seize and destroy any that may be tainted or otherwise unfit to eat.

He shall exercise a general superintendence over the affairs of the Market; shall see that the stalls, stands, shambles, and Market and Market Square, generally be kept clean, and that the blocks and other utensils used by the Butchers be kept clean and sweet, and within their stalls, and that no person shall be allowed to throw or deposit any offal, filth, garbage, or rubbish, upon or in any part of the Market Place or Market House. He shall exert himself to preserve order and regularity in the Market; shall arrange and place all vehicles coming into the Market Square, the stands of hucksters, market gardeners, and other retailers, and assign places for the sales and standing of horses, swine, cows, and other cattle.

He shall inquire into the conduct of all persons exposing for sale, or vending, any provisions, or other articles or commodities in the Market or Market Square, and of all Butchers and Hucksters, and whether they, or any of them, are or have been guilty of a breach of any of the By-laws of the Corporation, and he shall report all such offenders to the Mayor, to be dealt with as may be thought proper.

He shall collect all rates, fees, charges, and tolls imposed with reference to the Market, which are to be collected by him, and shall, on the first day of every month, pay over the same with a faithful account thereof, to the Treasurer of the Corporation.

He shall collect the rents of the Butchers' stalls, which rents he shall also pay over to the Treasurer as provided above; and shall report to the Town Clerk, or Mayor, all the delinquents, and also vacant stalls.

He shall be sworn in as one of the Town Constables, and deliver to the Town Clerk, to be laid before the Council of the Corporation, on the first Monday of every month, a written report, stating the amount of money collected by him during the past month, and from what source, the complaints made

by him, and against whom, and for what offence, and also the official matters that may come under his notice in the discharge of his duty.

He shall within ten days after his appointment enter into a bond, with sureties to be approved of by the Council of the Corporation, in the penalty of Two Hundred and Fifty Dollars, with conditions embodied therein for the due performance of the duties of his office, and the regular payment to the Town Treasurer, or such other person as may be ordered by the Mayor or Council, of all monies that may come into his hands.

He shall see that there be hung up at all times, for the information and guidance of the public in each of the four rooms on the first flat of the Market House, at least two printed copies of this Market By-law.

No. 296.
To Regulate the
Public Market.

Schedule A.

	cts.
1. Every Vehicle drawn by two horses, or other animals, for standing, per day.	10
2. " " " " " loaded with Cord Wood " " " "	5
3. " " of a Farmer, or Market Gardener, drawn by one horse, or other animal, per day.	8
4. Every Vehicle of a Farmer, loaded with Cord Wood, per day.	4
5. " " of a Huckster or Pedler not a Farmer, " " " "	10
6. " " Wheelbarrow, or Hand-Cart, or Sleigh, " " " "	5
7. " " of a Huckster or Pedler for the sale of Fish &c., two horses, per day.	25
8. Every Vehicle of a Huckster or Pedler for the sale of Fish, &c., one horse, per day,	12
9. " Table, Stand, or standing for the sale of Fish, per day.	12
10. " " " " " or other articles or commodities, per day.	8
11. Every Puncheon, Barrel, Box, Case, Crate, &c., for standing, per day.	8
12. " Basket, Pail, or depository of a like nature, per day.	2
13. " Horse, Mare, or Gelding, standing, sold, or exposed for sale, per day.	12
14. " head of horned Cattle, " " " " " " " "	10
15. " Colt or Filly " " " " " " " "	5
16. " Calf, head of Sheep, or Swine, unless in vehicles, per day.	5
17. " single Hide, in vehicle or otherwise, " " " "	5
18. " two Hides, per day.	10
19. " Sheep, Lamb, or Calf Skins, in vehicles or otherwise, 1 Skin, per day.	5
" " " " " " " " 2 Skins, " " " "	8
" " " " " " " " 3 " " " "	10
" " " " " " " " 4 Skins, or more, each " " " "	3

Schedule B.

FOR ALL ARTICLES OR COMMODITIES WEIGHED BY THE MARKET CLERK.

	cts.
1. Every load of Hay, including standing on the Market Square.	20
2. " Ratepayer going out of the Corporation for Hay for their own use and weighing the same on the Market Scales, under 10cwt.	10
3. " load of Straw, including the standing on the Market Square,	12
4. All articles or commodities, for each weighing under 5lbs.	1
5. " " " " " " of 5lbs., and under 25lbs.,	2
6. " " " " " " 25lbs. " " 50lbs.	3
7. " " " " " " 50lbs. " " 100lbs.	4
8. " " " " " " 100lbs. " " 200lbs.	5
9. All articles or commodities, for weighing 200lbs. and upwards,	6
10. For every weight except Hay, Straw, Coal or horned Cattle, weighed on the Scales, for the first 1,000lbs., and under 1,500lbs.	10
and for 1,500lbs., and under 2,000lb.,	15
11. For every head of Cattle, for each weighing for the first head.	10
and every additional head,	5
12. For weighing Coal by large quantities, per 2,000lbs.,	7

By-Law No. 316.

To Amend By-Law No. 296, to Regulate the Public Market of the Town of Port Hope, and to provide for a Periodical Inspection of Weights and Measures within the Limits of said Town.

No. 316.
To Regulate the
Public Market.

No. 324.
To Regulate the
Public Market.

PASSED MARCH 2ND, 1874.

Whereas it is expedient to revise and amend Section 14 of said By-law,

1. Be it therefore enacted by the Council of this Corporation, and it is hereby enacted and ordained by the authority of the same, that Section 14 of By-law No. 296 be, and the same is hereby Repealed, and that the following be substituted in lieu thereof,

Repealing and
Substituting.

2. That no person shall purchase any article of provisions mentioned in Section 5 of this By-law, within the limits of this Corporation, for the purpose of selling the same to any person or persons, before the hour of eleven o'clock in the forenoon, and no person shall act as agent or servant for such purpose, nor shall any one, either for himself, or herself, or as agent for any other, or others, be guilty of forestalling, regrating, or monopolizing before the hour aforesaid.

Before what hour
articles not to be
purchased to sell
again.

By-Law No. 324.

To Amend By-Law No. 296, to Regulate the Public Market of the Town of Port Hope, and to provide for a Periodical Inspection of Weights and Measures within the Limits of the said Town.

PASSED SEPTEMBER 7TH, 1874.

Be it enacted by the Council of the Corporation of the Town of Port Hope, and it is hereby enacted,

That any vendor of fresh fish, being a householder, may, upon obtaining a license to do so from the Mayor of this Corporation, for which license the applicant therefor shall pay for the benefit of this Corporation the sum of Fifteen Dollars, sell and expose for sale, fresh fish in any part of said Town, at any time during week days, without being subject to Market Fees or liable for a breach of the Market By-laws for so doing, the said sum of Fifteen Dollars to be payable yearly in advance.

Householder
paying License of
\$15 may sell fresh
Fish anywhere in
Town.

For what time
License to last.

No. 310.
To Amend By-law
No. 296.

No. 293.
Respecting Gam-
bling.

By-Law No. 310.

To Amend By-Law No. 296, to Regulate the Public Market of the Town of Port Hope, and to provide for a Periodical Inspection of Weights and Measures within the Limits of said Town.

Head Inspector
to make written
Report to Council
after making
Inspection.

1. Section number thirty-one of said By-law is hereby amended by having the words following added thereto :—" And the said Head Inspector of Weights and measures shall, immediately after such yearly inspection, and after such other inspections as he may be required by the Council to make, furnish to the Council a written report of his inspection, shewing the number of places and the names of persons visited and inspected, the time occupied, and the assistance required in order to accomplish such inspection; also the condition in which he found the Weights and Measures inspected, and the general result of such inspection, together with any information or suggestions thereon which the Inspector may consider desirable to communicate."

Adding the word
"neglecting" in
Section 32, By-
law No. 296.

2. Section number thirty-two of said By-law is hereby amended by adding the word "neglecting" and after the word "Measures" in the second line of said Section.

By-Law No. 295.

Respecting Gambling and Gambling Houses.

PASSED DECEMBER 9TH, 1872.

Whereas it is expedient to provide for the suppression of Gambling and Gambling Houses in the Town of Port Hope, therefore the Corporation of the Town of Port Hope by the Council thereof enacts as follows :—

Certain Articles
not to be kept for
gambling pur-
poses. Nor
Gambling to be
permitted.

1. It shall not be lawful for any person, or persons, to keep, or permit to be kept or used in any house, room, or place within the Town of Port Hope for the purpose of Gambling, any Faro Bank, Rouge et Noir, Roulette Table, or other device for Gambling, or permit or allow any games of chance or hazard with Dice, Cards, or other device to be played for money, liquor, or other thing within such house, room, or place, and all and every description of Gambling, and all playing at Cards, Dice, or other games of chance with betting in any such house, room, or place, or in any Hotel, Restaurant, Inn, Saloon, Grocery, or Shop within the said Town is hereby prohibited.

2. No person shall expose in any of the streets, lanes, avenues, or public places of the Town, any table or device of any kind whatever, upon, or with, or by which any game of chance or hazard can be played, and no person, or persons, shall play at or upon any such table or device, or otherwise in any of the streets, lanes, avenues, or public places of the Town any such game with Cards, Dice, or any device whatsoever.

3. The Mayor, Police Magistrate, or any member of the Council of the Town, the Chief Constable, or any Constable of the Town, may enter into any house, room, or place in which any Faro Bank, Rouge et Noir, Roulette Table, or other device may be kept and used for Gambling, or in which Gambling may be carried on, or into any Hotel, Restaurant, Inn, Saloon, Grocery, or Shop, within the Town within which any Gambling or playing at Cards, Dice, or other games of chance or betting may be carried on, and may arrest all and every person or persons Gambling, playing at Cards or Dice, or any games of chance or betting therein, and also all persons Gambling or playing at games of chance or hazard in any of the streets, lanes, avenues, or other public places of the Town, and seize, take, and destroy all tables or devices for Gambling that may be found in any such house, room, or place, as aforesaid, or in any such Hotel, Restaurant, Inn, Saloon, Grocery or Shop, as aforesaid, or in any of the streets, lanes, avenues or other public places of the Town.

4. That no person, or persons, shall in any way hinder or resist any officer, or officers of the Town before named in the execution of his or their duties under the provisions of this By-law.

No. 205.
Respecting Gam-
bling.

No. 208.
To prevent the
Erection of
Wooden Build-
ings.

No Table or
device upon
which games of
chance or hazard
can be played to
be exposed in
public places, nor
any one to play
thereon.

Mayor, Police
Magistrate, &c.,
may enter any
Gambling House
and arrest
players and seize
and destroy all
tables, &c.

No one to hinder
or resist officers.

By-Law No. 208.

To Revise and Consolidate the By-Laws now in force to Prevent and Regulate the erection of Wooden and Unsightly Buildings in thickly settled parts of the Town, and for other purposes.

PASSED JANUARY 6TH, 1873.

1. That the following shall be the limits of that portion of the said Town of Port Hope to which the provisions of this By-law as to the erection of wooden and unsightly buildings shall be held and deemed to apply, that is to say, all that portion of the said Town contained within the following limits: com-

Fire Limits.

No. 298.
To prevent the
Erection of
Wooden and Un-
sightly Buildings.

mencing at the Grand Trunk Railway Viaduct on Mill Street, thence northerly along the eastern limits of Mill Street to the intersection thereof with the northern limit of Ward Street, thence in a direct line to the northern end of the Bridge across Smith's Creek on Ontario Street, thence along the north-east side of Smith's Creek to a point on said Creek opposite or due east of North Street, thence to the intersection of the northern limit of North Street with the western limit of Pine Street, thence along the said western limit of Pine Street southerly to the northern limit of Duchess Street, thence westerly along the said limit of Duchess Street to a point opposite the intersection therewith of the western limit of Smith Street, thence southerly along the said limit of Smith Street to the southern limit of Hayward Street, thence easterly along the said limit of Hayward Street to the Grand Trunk Railway Viaduct, thence along the said Viaduct to the place of beginning.

Wooden and Un-
sightly Buildings
not to be erected.

2. That from and after the passing of this By-law it shall not be lawful for any person, or persons, Corporation, or Corporations, to erect or cause to be erected any wooden or unsightly building or buildings within that portion of the above described limits, bounded as follows: on the north by Walton Street, on the west by John Street, on the south by Robertson Street, and on the east by Queen Street; and also in that portion of the said limits bounded on the south by Walton Street, on the west by Ontario Street, on the north by the northern fire limits, as laid down by section number one of this By-law, and on the east by Mill Street, and that on all other streets or parts of streets included in the fire limits as aforesaid, no wooden or unsightly building or buildings shall be erected within forty feet of either side of any such street, or part of a street, or of any Railway: Provided, nevertheless, that on Walton Street, except within the limits above mentioned, no such wooden or unsightly building or buildings shall be erected or caused to be erected by any person, or persons, Corporation, or Corporations, within the distance of one hundred feet from either side of said street.

Wooden Build-
ings not to be
erected within
forty feet of cer-
tain streets.

Within 100 feet of
Walton Street.

Two Ladders to
be on each house
and two Buckets.

3. That all owners or occupiers of houses within the limits before mentioned shall have on each of his, her, or the premises at least two ladders, one to reach from the ground to the roof, and the other from the roof to the chimney, and at least two buckets fit and proper to carry water, and no person, or persons, shall erect or construct any chimney when any wood or timber is placed in such a position as to endanger ignition, or within

six inches of the inner surface of the said chimney, nor shall any person, or persons, pass or cause to be passed, any stove pipe through any wooden or lathed partition, or through any floor unless there be a space of six inches between the pipe and partition or floor, or the nearest wood-work, and the pipe of every stove shall be inserted into a chimney, and there shall be left at least ten inches in the clear between any stove or wooden or lathed partition, or other wood work, and the same shall be shielded by tin or zinc guard, and no embers or hot ashes shall be kept in any wooden vessel or placed in a position to endanger ignition with any combustible material.

No. 298.
To Prevent the
Erection of
Wooden Build-
ings.

Stove Pipes to be
six inches from
wood.

Stoves to be at
least ten inches
from wood,
shielded with
Tin or Zinc.

4. That from and after the passing of this By-law it shall be the duty of the Fire Marshall, or Chimney Inspector, at least twice in each year, to examine all buildings within the above prescribed limits, and any person, or persons, violating the provisions of Section No. 3 of this By-law shall be notified to that effect by the Fire Marshall, or Chimney Inspector, and after ten days have elapsed from the giving of such notice, he, the said Fire Marshall, or Chimney Inspector, shall summon the offender, or offenders, before the Police Magistrate, or any Justice, or Justices of the Peace in and for the United Counties of Northumberland and Durham, acting for, and at his request, or in case of his absence or sickness, to be dealt with as pointed out by this By-law.

Chimney In-
spector twice a
year to examine
within the Fire
Limits.

Inspector to
Summon the
Offender.

6. That any person, or persons, who shall erect, construct, build, or continue or cause or procure to be erected, constructed, built, or continued, any such building, or buildings, contrary to the true intent and meaning of this By-law, shall incur a penalty of not less than Ten Dollars for each such offence, and the further penalty of Two Dollars for every twenty-four hours that every such building, or buildings, constructed in whole or in part in contravention of the provisions of this By-law, shall be kept, or permitted to remain in such limits.

Penalty not less
than Ten Dollars.

Ten Dollars for
every twenty-
four hours for
contravention.

That the Council of this Corporation may, from time to time, appoint a competent practical and discreet person to be Fire Marshall, or Chimney Inspector, whose duty it shall be to oversee the erection of all buildings hereafter to be built, altered or reconstructed within the limits hereinbefore prescribed, and to enforce the provisions of this By-law or any other By-law that may hereafter be passed for the prevention of fires, and such Fire Marshal, or Chimney Inspector, shall be entitled to such salary as the Council of this Corporation may think fit to provide.

Fire Marshall
appointed to
enforce By-law.

No. 301
For Preventing
Vice and Drunken-
ness.

By-Law No. 301.

To make further Provision for Preventing Vice and Drunkenness, and for Preserving Peace and Good Order within the Corporation.

PASSED 7TH APRIL, 1873.

The Municipal Council of the Corporation of the Town of Port Hope enacts as follows:—

Sunday Labor,
Work, or Buying
or Selling Pro-
hibited.

1. That from and after the passing of this By-Law, no person shall on Sunday perform any work or labor (works of necessity and charity excepted), or buy or sell, or show forth or expose for sale any goods, wares or merchandize, or any other thing within this Corporation.

Challenging to
Fight, and Quar-
relling and Fight-
ing Prohibited.

2. That no person shall challenge any other person to fight nor shall any person quarrel or fight within the limits of this Corporation.

No noise to be
made by shout-
ing, blowing
horns, &c.

3. That no person shall make or cause any disturbance by shouting, blowing horns, or by any other noise, to the annoyance or alarm of any inhabitant of this Corporation.

Certain Property
not to be pulled
down, injured or
defaced.

4. That no person shall wilfully pull down, injure, or deface any sign-board, bell-pull, knocker, fence, or gate, within this Corporation.

No Disturbance
to be made to
the annoyance of
any Religious
Congregation.

5. That no person shall wilfully disturb any religious meeting or make or cause any disturbance in or near any place of public worship (during divine service within such place of public worship) within this Corporation.

No profane oath
to be uttered or
used.

6. That no person shall utter or employ any profane oath, execration, or indecent language within this Corporation.

No person to be
guilty of Drunk-
ness.

7. That no person shall be drunk, or guilty of any drunkenness or disorderly conduct in any of the public houses or streets, or other public places within this Corporation.

No house of ill-
fame to be kept,
or house to be
let for such pur-
pose, or allowed
to be frequented
by prostitutes,
&c., &c.

8. That no person shall keep or maintain any disorderly house, or house of ill-fame, within this Corporation, nor shall any person resident within this Corporation permit or suffer his or her house, or any house or place in or under his or her possession or control to be frequented or resorted to or occupied by any common prostitute or any dissolute or disorderly person of either sex, nor shall any person knowingly harbor any common prostitute within this Corporation.

No person to
visit or frequent
a house of ill-
fame.

9. That no person shall visit or frequent any house of ill-fame, or any disorderly house within this Corporation, nor any house or place resorted to or frequented by any common prosti-

tute or woman of ill-fame, or where any such common prostitute or woman of ill-fame shall or may be resident.

No. 361
For Preventing
Vice and Drunk-
ness.

10. That no person shall engage in or be concerned in any charivari or other disturbance of the peace within this Corporation.

No one to engage
in any Charivari.

11. That no person shall by threatening, insulting, abusive, or indecent language or conduct vex, harras, or annoy any other person within this Corporation.

No threatening,
abusive or inde-
cent language,
&c., to be used.

12. That no person shall roll or trundle any hoop or play at any game or skate upon any of the side-walks within this Corporation.

Rolling Hoops,
Playing Games,
and Skating on
Sidewalks Pro-
hibited.

13. That no person shall interrupt or disturb any meeting legally assembled within this Corporation.

No person to dis-
turb a meeting.

14. That no noisy, disorderly, or tumultuous assemblage of persons shall be allowed within this Corporation, and it shall be the duty of the Constables of the Corporation to disperse any and all such assemblage or assemblages, and any person or persons present thereat who shall neglect or refuse to remove or disperse upon the command of any such Constable, or of any Magistrate, or of any peace officer, shall be subject and liable to the penalties hereinafter provided.

Noisy, disorderly
or tumultuous
assemblages not
allowed.

How dispersed.

15. That no person shall excessively beat, punish, or cruelly or inhumanly abuse or ill-treat, any beast of burden, or other animal of what kind soever within the limits of this Corporation.

Cruelty to Ani-
mals Prohibited.

16. It shall be the duty of the Chief Constable and other Constables of the Corporation to arrest and detain all persons infringing any of the foregoing provisions of this By-law, and for that purpose the said Constables shall be and are hereby authorized and required to enter into any house or premises occupied or frequented, or resorted to by any common prostitute, or prostitutes, or woman or women of ill fame, or frequented or resorted to by any dissolute or disorderly person of either sex, and take all other necessary proceedings for bringing to punishment parties guilty of any such infraction.

Duties of the
Constables under
this By-law de-
fined.

17. That no person, or persons, shall wilfully injure, deface, tear down, or destroy, any public notice or other document posted up within this Corporation, whether printed or written, and whether the property of this Corporation or other person or persons, without the authority of the owner thereof, until after the expiration of four weeks from the date of the posting up thereof, unless the purpose for which any such notice or document had been posted up shall have been previously accomplished

Public Notices or
other documents
posted up not to
be torn down
except after cer-
tain lapse of
time.

No. 301.
For Preventing
Vice and Drunk-
ness.

Exception in
favor of owner of
property where
posted up.
Owner may prevent
such posting
up.

or determined by effluxion of the time therein set forth. Nothing in this section contained, however, shall prevent the owner or occupant of any property upon which any such notice or document may be posted up from tearing the same down when so posted up or of preventing any such notice or document from being posted up thereon.

By-Law No. 303.

To Repeal By-Laws No. 160 and No. 267, and all other By-Laws heretofore passed relating to Dogs, and to make better provisions for the same hereafter.

PASSED 28TH APRIL, 1873.

Whereas it is expedient to repeal all By-laws now in force relating to the imposition of a tax upon Dogs, and to provide for their destruction in certain cases and to make better provisions for regulating the keeping of Dogs, and the preservation of the public from injury from them hereafter.

Therefore the Council of the Corporation of the Town of Port Hope enacts as follows :

Interpretation
Clause.

2. That the word "Dog" wherever used in this By-law shall be construed and taken in its general sense, and as embracing any number of Dogs or Bitches owned or kept by each or any individual, but the word "Bitch" when used in this By-law shall be construed in its restricted sense.

Annual Tax.

3. That there shall be annually levied and collected within the Town of Port Hope upon every Dog, One Dollar, and upon every Bitch, Two Dollars.

Who is to be
deemed owner.

4. That any person in possession of any Dog, or who shall suffer any Dog to remain about his house or premises shall be deemed the owner of such Dog for all the purposes of this By-law.

Mayor may under
certain circum-
stances issue
his proclamation
requiring Dogs
to be confined or
muzzled during
a certain season.

5. Whenever information may be given to the Mayor of the Town that a mad Dog has been seen running, or is at large in any part of the said Town, or whenever it shall appear to the said Mayor that there is reason to apprehend danger to the safety of citizens from mad Dogs, it shall be lawful for the said Mayor and he is hereby authorized to give public notice, enjoining all persons in the said Town of Port Hope to confine all Dogs, or muzzle them with wire basket muzzles in such a manner

that they shall be totally unable to bite, and that during a space of time which shall not exceed two calendar months to be computed from the date of the publication of the said notice, and the said notice shall mention the time at which the confinement or muzzling of the said Dogs shall cease. It shall be the duty of the Chief Constable to kill or destroy all Dogs that may be found running at large not muzzled in the manner required by this Section after the publication of the said notice.

No. 303.
To Repeal By-
laws No. 100 and
No. 207.

6. That if any Dog running or is at large contrary to this By-law shall attack any person travelling on any street or highway in the Town of Port Hope, or do any damage whatsoever, and any complaint thereof shall be made to the Police Magistrate, such Police Magistrate shall inquire into the complaint, and if satisfied that such complaint is substantiated, shall either fine the owner or order such owner to deliver such Dog over to the Chief Constable in order that it may be destroyed, or the owner fined in the discretion of the said Police Magistrate, and the owner or possessor of any such Dog, who shall refuse or neglect, on the authority of the said Police Magistrate, to deliver such Dog over to the Chief Constable shall be liable to the penalty hereinafter mentioned.

Ferocious or
dangerous Dogs,
how to be dealt
with.

7. That no Bitch shall be permitted to run or be at large in the Town of Port Hope whilst in heat, and the owner of each and every Bitch found running or being at large whilst in such condition shall be dealt with in like manner as Section No. 6 of this By-law provides with respect to breaches thereof.

No Bitch in heat
to be allowed to
run at large.

8. That any Dog known to be rabid shall be immediately destroyed.

Rabid Dog to be
at once des-
troyed.

9. That it shall and may be lawful for the Mayor of the Town and he is hereby authorized whenever at any time other than that limited by Section No. 5 of this By law, it shall appear to him that there is reason to apprehend danger or risk from mad or rabid Dogs, to issue his proclamation requiring all Dogs to be muzzled securely in the manner provided in Section No. 5 of this By-law, during such time as to him, the said Mayor, shall seem just and reasonable, and all dogs found running at large unmuzzled as required by such proclamation shall be dealt with as provided in said Section.

Mayor may issue
proclamation
ordering all Dogs
to be muzzled at
any time.

No. 309.
Public Health.

Repealing clause.

By-Law No. 309.

Proviso.

1. That from and after the passing of this By-law, all By-laws of the Town of Port Hope relative to the public health of the said Town, shall be, and the same are hereby repealed, in so far as inconsistent with the provisions of this By-law: Provided always, that nothing in this By-law contained shall be construed as reviving any former By-law of the said Town, heretofore repealed.

HEALTH OFFICERS.

Members of the Public Health and Sanitary Committee to be Health Officers.

2. That all the powers and authorities conferred upon, or vested in the members of the Municipal Council of the Town of Port Hope, by the said recited Statute, or by any other Act of Parliament heretofore, or hereafter to be enacted, as Health Officers of the said Town, are hereby delegated to the members of the said Municipal Council, who at the present time are, and who shall, from time to time, hereafter, be the members of the Standing Committee of the said Municipal Council, called The Public Health and Sanitary Committee.

HEALTH OFFICE AT TOWN HALL.

Health office to be at the Town Hall.

3. That there shall be provided, at the Town Hall in Port Hope, a suitable office for the accommodation of the Medical, and other officers to be appointed as hereinafter mentioned, and in which, if deemed convenient, the said Committee may meet, when called to deliberate on matters connected with the public health.

HEALTH INSPECTORS AND THEIR DUTIES.

One or more Health Inspector to be appointed during pleasure.

4. There shall be elected by the Council, on the recommendation of the said Committee, an officer, to be called the Health Inspector, who shall hold office during the pleasure of the Council, and until his successor is elected and qualified, and such appointment shall not be limited to one officer, if it be deemed necessary, in the interest of the public health, to increase the number of such inspectors.

Declaration to be made by Health Inspector.

5. That every Health Inspector shall, before entering upon the duties of his office, make the following declaration before the Mayor of the Town for the time being, viz., "I _____ hereby declare that I will to the best of my skill and judgment, duly and faithfully perform all the duties appertaining to my office of Health inspector, as declared by the By-laws of the Town of Port Hope, and that I will not directly or indirectly, for myself or others in trust for me, or on my account, have any interest or concern in any purchase, contract, or agreement, to be made in pursuance of this By-law."

6. That the following shall be the duties of the Health Inspector:—

No. 300.
Public Health.

(1.) To attend to the Health Office a portion of each day, as the said Committee may direct.

Health Inspector's duties. Attend at Health Office each day.

(2.) To keep a record of all his proceedings in books, in which shall be entered, under appropriate heads, any expenditure ordered in his department, with the names of all persons who have furnished materials, and of all workmen, and the time worked, and the amount to be paid to each individual, and to make a report thereof to the said Committee whenever required so to do, and at the end of each year a schedule of the property under his charge, belonging to the Town, and the value thereof.

Keep record of proceedings, wages, &c., and report when required. To prepare annually a Schedule of property in his hands.

(3.) To keep a vigilant supervision over all the lanes, by-ways, vacant lots or premises within the said Town, upon which any accumulation of dung, manure, offal, filth, refuse, stagnant water, or other matter or thing may be found, and at once, either when required by any person or otherwise, to examine the same and notify the parties who own or occupy such premises to remove the same, and to enter all such cases in a book to be kept for that purpose.

To supervise lanes, &c., notify owners, &c., to clean same, and enter such cases in book.

(4.) To make a report of such examination in the form "A." to this By-law annexed, and if the same be not removed within twenty-four hours after notice thereof, as aforesaid, to lodge information with the Police Magistrate for the Town, or any Justice of the Peace presiding as such for the time being, to the end that proceedings may be immediately taken against the parties so offending, in accordance with the provisions of this By-law; and it shall be in his discretion to cause the same to be removed.

To Report such examinations and where filth is removed, to make complaint to Police Magistrate.

(5.) To examine all sources of filth and causes of sickness which may be on board any vessel at any wharf within the Harbor of Port Hope, or which may have been landed from any vessel on any wharf or other place, when notified of the same, and under the direction of the said Committee shall cause the same to be removed or destroyed, and enter all such cases in a book to be kept for that purpose.

To examine all filth, or causes of sickness about vessels in Harbor.

(6.) To examine or cause to be examined, by analyzation or otherwise, the water of any well within the Town, when requested so to do by the Mayor, any member of the said Committee, any member of the Town Council, or any medical practitioner of the Town, or when he thinks it expedient so to do, and to forbid the use of the water from any well that is

To examine water of wells, and forbid the use of any well found unfit for use.

No. 309.
Public Health.

found to be unfit for use, and to take such steps as may be necessary to purify the same, and to enter all such cases in a book to be kept for that purpose.

To supervise
Sewers, &c., and
report nuisances
to Committee;
their action.

(7.) To keep a vigilant look-out over the sewers and other public works in the said Town, and in case the same shall be in such a condition as to be a nuisance, to immediately report the same to the said Committee or its Chairman, who shall forthwith direct necessary steps to have the same remedied, abated, or removed.

To visit Butcher
Shops and
Slaughter houses
at certain times
and report result.

(8.) To visit the premises of all Butchers, and all slaughter-houses, at least once a week during the months of May, June, July, August, September, and October, and twice a month during the remainder of the year, and to report to the said Committee the result of such visits immediately thereafter, and to enter the result of each of such visits in a book to be kept for that purpose.

To arrange for
removal of offal,
&c., from streets.

(9.) To make all necessary arrangements for removing all decaying animal or vegetable matter from the streets, and for the temporary deposit and subsequent removal of manure, house dirt, and offal.

To enforce By-
law.

(10.) To see that the provisions of the several sections of this By-law, except such as devolve certain duties on other officers, are strictly enforced, and generally to obey and carry out the intentions and directions of the said Committee in matters relating to the public health.

To enter certain
things in books.

(11.) To enter in books, to be kept for that purpose, when instructed by the said Committee to sell any articles or materials belonging to the said Town, or to do or cause to be done, any work for any individual from which money shall become due to the said Town, all such sales and work done, with the price thereof, and forthwith make out bills for the same and demand payment of the said bills; and in case any bills or dues under this By-law shall remain unpaid at the expiration of one month after demand for payment as aforesaid, the said Inspector shall deliver the same to the Town Solicitor for legal proceedings; but if at any time the Mayor shall be satisfied that the interests of the said Town require it, he may cause legal proceedings to be had at any time.

To make out and
payment
of bills; at expir-
ation of month
and to hand the
same to Town
Solicitor.

Mayor may direct
legal proceedings
at any time.

To make out pay
rolls.

(12.) To make up and certify the pay-rolls of the workmen, servants, or laborers employed under his direction, which said pay-rolls, upon being duly passed by the said Committee, shall, subject to the regulations of the Corporation of the Town of

Port Hope with reference to the payment of accounts, be paid by the Treasurer of the said Town.

No. 309.
Public Health.

MEDICAL HEALTH OFFICERS.

7. That in addition to the appointment of Health Inspectors as hereinbefore provided, it shall be lawful for the Council when it is deemed indispensable for the preservation of the public health, and the more promptly and effectually carrying into effect the sanitary conditions of this By-law, to appoint one or more members of the medical profession to be Medical Health Officer or Officers, to hold office during the pleasure of the Council; and whose duties and remuneration shall be specially defined from time to time by resolution of the Council or the said Committee.

Medical Health Officers, how and when to be appointed.

8. That in the absence of such appointment of Medical Health Officer or Officers, it shall be lawful for the Mayor, together with the majority of the said Committee, upon being informed by any Health Inspector, Constable, or other person, that any destitute person or family is in sickness and destitute, to call upon some member of the medical profession, at once to proceed to visit such person or family, and upon such visitation to take such measures for their immediate relief, as to him may seem requisite, either by reporting them as fit subjects to be removed to some hospital, or other place provided for that purpose, or by supplying them, or directing that they be supplied, with the requisite and necessary medicine for their relief at the expense of the Town; and a regular and correct account of each case, and of any such expenditure shall be kept by him, and a return of the same shall be made to the said Committee from time to time.

When no Medical Health Officer has been appointed, the Mayor and Committee may direct a Medical man to attend any destitute sick.

9. That in the absence of such appointment of Medical Health Officer, or Officers, it shall be further lawful for the Mayor, together with the said Committee, to call in and avail themselves of medical or scientific advice or assistance in cases in which, in the exercise of a sound discretion, they deem it indispensable to seek such advice and assistance, in determining questions relating to the adulteration and sale of unwholesome food, the difilement of water, or which may be otherwise difficult of determination in carrying into effect the sanitary conditions and intentions of this By-law, and a return of fees or expenditure paid or incurred in obtaining, or incident to, such advice or assistance, shall be made to the said Committee from time to time.

Account of all such cases and expenditure to be kept and rendered to such Committee from time to time.

When no Medical Health Officer appointed, how, by whom, and for what purpose scientific aid may be used in.

Accounts of expenditure to be kept, and returns made to Committee.

No. 309
Public Health.

GENERAL POWERS OF THE PUBLIC HEALTH AND SANITARY COMMITTEE IN
MATTERS RELATING TO THE PUBLIC HEALTH.

Committee to
examine nu-
sances, sources of
filth and conta-
gion, &c., and to
remove or des-
troy same.

10. That the said Committee shall examine into all nuisances, sources of filth, and causes of sickness within the said Town, or in any vessel within the Harbour of the said Town, that may in its opinion be injurious to the health of the inhabitants, and shall destroy, remove, or prevent the same, as the case may require, and shall further enquire respecting articles that are capable of containing or conveying infection or contagion brought or conveyed into the said Town by or through any vehicle or vessel, or by any means whatsoever.

To permit or re-
strain the remov-
al of nuisances,
&c.

11. That the said Committee may grant permits for, or restrain the removal of any nuisance or any infected articles within the said Town, when they consider it safe and proper for the public safety so to do.

On complaint of
two inhabitants
the Committee
or its officers to
have power to
enter premises,
and to require
the removal or
abatement in 24
hours of any nu-
isance.

12. That whenever it shall appear necessary to the said Committee, or any of its officers, for the preservation of the public health, or for the abatement of any nuisance, or upon the receipt by the said Committee of a notice, signed by two or more inhabitants of the said Town, stating the condition of any building in the said Town to be so filthy as to be a nuisance, or injurious to health, or that upon any premises within the said Town there is any foul or offensive ditch, gutter, drain, privy, cess-pool, or ash-pit, kept or constructed so as to be a nuisance or injurious, as aforesaid, or that upon any such premises, any accumulation of dung, manure, offal, filth, refuse, stagnant water, or other matter, or thing, are, or is kept, or permitted to remain, so as to be a nuisance or injurious, as aforesaid, the said Committee, or any of its officers, shall have full power and authority to enter such building or premises for the purpose of examining the same, and, if necessary, to order the removal of any such matter or thing, as aforesaid, and if any proprietor or his lawful agent, or representative, having charge of, or control of such premises, or the occupants, or any other person having any legal or equitable interest therein, after having had twenty-four hours' notice from the said Committee, or any of its officers, to remove or abate such matter or thing, as aforesaid, shall neglect or refuse to remove or abate the same, he shall be subject to the penalties of this By-law; and in case any similar nuisance shall be repeated by any such proprietor, agent, or occupant of any premises, the said Committee, without any further notice to the party so offending, may, in their discretion,

Owner or occu-
pant, not comply-
ing with such
notice to be pun-
ished.

Second offence—
how dealt with.

remove, or cause to be removed or abated, such nuisance or cause of sickness, and the costs and expenses thereof, shall be forfeited by the persons hereinbefore mentioned, in addition to the penalties of this By-law: Provided always that such costs, expenses and penalty, shall not exceed the sum of Fifty Dollars.

To, 306.
Public Health.

Proviso.
Penalty, if costs
not to exceed
\$50.

13. That the notice mentioned in the preceding section of this By-law may be in the form "B." to this By-law annexed, and, if the premises are occupied, shall be served on the occupant, or some servant or member of his family, and if the premises are vacant, the same notice shall be served on the owner of the premises, his agent or representative, or left at his or their last or usual place of abode.

Form of such
notice, and mode
of service.

14. That whenever a disease of a malignant and fatal character is discovered to exist in any dwelling-house within the said Town, and which house is situated in an unhealthy or crowded part of the same, or is in a filthy and neglected state, or is inhabited by too many persons, the said Committee, or a majority of the members thereof, may, in the exercise of their discretion, and at the expense of the town, compel the inhabitants of such dwelling-house to remove therefrom, and may place them in sheds, or tents, or other good shelter, in some more salubrious situation, until measures can be taken under the direction and at the expense of the Town, for the immediate cleansing, ventilation, purification and disinfection of such dwelling-house.

Committee, or a
majority may,
under certain
circumstances,
compel inhabit-
ants to leave a
dwelling until
same be cleansed.

PREVENTION OF THE SPREAD OF DISEASE.

15. That during the prevalence of any epidemic, when any Hotel or Boarding-house keeper knows that a person within his house is taken sick of cholera, small-pox, or any other disease of a malignant character dangerous to the public health, he shall immediately give notice thereof to the said Committee or one of its officers; and it shall be the duty of the officer so notified to visit the same with a view of taking such steps as he may deem necessary to prevent the spread of such disease.

Hotel and Board-
ing-house keep-
ers to notify the
Committee or
one of its officers
of any case of
Cholera, Small-
Pox, &c., in his
house.

Duty of such
officer.

16. That during the prevalence of any epidemic, when any physician knows that any person, whom he is called to visit, is infected with cholera, small-pox, or any other disease of a malignant character dangerous to the public health, he shall, if in his opinion the interests of the public health require it, immediately give notice thereof to the said Committee or one of its officers, to the end that prompt measures may be instituted to prevent the spread of such disease.

Physicians to
notify Commit-
tee, or one of its
officers, of cases
of Cholera, &c.

No. 309.
Public Health.
No one to adulterate food.

OFFENCES AGAINST HEALTH IN MATTERS RELATING TO FOOD AND WATER.

17. That any person, or persons, fraudulently adulterating, for the purposes of sale, bread, or any other substances intended for food, with any substance injurious to health, shall, in addition to any other punishment prescribed by law, be subject to the penalties of this By-law, and the articles so adulterated shall be forfeited and destroyed under the direction of the court in which such case shall be tried.

Adulterated food to be forfeited and destroyed.

No person to sell or export tainted fish or flesh as food.

18. That any person, or persons, selling within the said Town, or exporting therefrom, tainted or damaged fish, or flesh-meat, unless with the intent that the same shall be used for some other purpose than as food, shall be subject to the penalties of this By-law; and upon a trial or inquiry in such case the burden of proof shall be upon the person accused to shew for what purpose such fish or flesh-meat was so exported or sold; and the convicting Justice may order such food to be destroyed.

Burden of proof on accused as to certain things. Justice may order such food to be destroyed.

No person to bring into Town certain things without a permit.

19. That no person, or persons, shall bring into the said Town, by land or water, or land on any wharf or other place, any decayed fruit, potatoes, or other vegetable product, or any tainted or damaged flesh-meat or fish, without a permit therefor from the said Committee, or the said Health Inspector, and in such a manner as they or he shall direct.

No one to defile springs or injure water-pipes, &c.

20. That any person, or persons, wilfully or maliciously defiling, corrupting, or making impure, any spring or other source of water or reservoir, or destroying or injuring any pipe, conductor of water, or other property pertaining to an aqueduct, or aiding or assisting in the same, shall, in addition to any other punishment prescribed by law, be subject to the penalties of this By-law.

SLAUGHTER HOUSES.

No slaughter-house or yard to be used in Town.

21. That no person, or persons, shall build or erect any slaughter-house or building, or use any slaughter-house or building at present built or erected, or use any yard or premises for the purpose of killing therein, within the limits of the said Town, from and after the passing of this By-law.

VAULTS AND DRAINS.

All grounds, &c., to be drained into common sewers, where such exist. Service drains to be trapped.

No service drain to be used by more than two dwellings.

22. That all grounds, yards, vacant lots, or other properties, where stagnant water or other nuisance exists abutting on any street, or any portion of a street in the said Town, through which a common sewer has heretofore been, or may hereafter be constructed, shall be drained into such common sewer; and all service-drains from cellars and dwellings shall be well and sufficiently trapped so as to prevent the escape therefrom of foul

air or gasses into such cellars and dwellings; and no service-drains shall be held to be sufficient for the drainage of the cellars of more than two such houses or dwellings.

No. 300.
Public Health.

23. That no cows or other cattle, swine, or goats, shall be kept in the Town unless such proper drains are connected with the sheds, stables, or pens, as will thoroughly carry off all liquid filth issuing therefrom, so that it shall not in any way constitute a nuisance, or a danger to the public health; but if no drains are constructed on the streets opposite the lot or premises on which such stables or sheds are situated, then the owner or occupant of such stable or shed shall provide a covered cistern or covered reservoir so constructed as to receive all liquid filth issuing therefrom, and the same shall be removed and disposed of in accordance with Section Thirty-five of this By-law.

Cow sheds, &c., to be drained into a sewer where one exists.

Where no sewer exists covered cisterns to be constructed.

PRIVY VAULTS.

24. That the owner, agent, occupant or other person having the care of any tenement used as a dwelling-house, or of any other building with which there is a privy connected and used, shall furnish the same with a sufficient drain under ground, whenever practicable, to carry off the waste water, and the vault of any such privy shall be sunk under ground, and built in the manner hereinafter prescribed.

Privies to be drained.

25. That all vaults and privies shall be made tight, so that the contents thereof cannot escape therefrom, and as remote from the well or water-tank as practicable.

Privy vaults to be made tight, and not near wells.

26. That if the said Committee shall at any time be satisfied that any tenement used as a dwelling house, or any such other building as is mentioned in the twenty-fourth section of this By-law, is not provided with a suitable privy, vault, and drains, or either of them, as aforesaid, they may give notice in writing to the owner, agent, occupant, or other person having the care thereof, requiring such owner, agent, occupant, or other person, within such time as they shall appoint, to cause a proper and sufficient privy, vault, and drain, or either of them, to be constructed for such tenement or other building, and in case of neglect or refusal, the said Committee shall have power to cause such privy, vault, or drain to be made for such tenement or other building, and such owner, agent, occupant, or other person, shall be subject to the penalties of this By-law: Provided always that the expenses and penalty shall not exceed the sum of Fifty Dollars, nor shall be less than the amount of the expenses so incurred by the said Committee.

Committee may require persons to construct privies, &c.

In case of neglect, Comm. may do the work.

Expenses and penalty not to exceed \$50.

No. 309.
Public Health.

Committee may require privies, vaults, &c., to be cleansed or amended.

In case of neglect Committee may do the work, owner to be liable.

Expenses and penalty not to exceed \$50.

27. That whenever any vault, privy, or drain shall become offensive or obstructed, the same shall be cleansed and made free, and the owner, agent, occupant, or other person having charge of the land in which any vault, privy, or drain may be situated, the state or condition of which shall be in violation of the provisions of this By-law, shall remove, cleanse, alter, amend or repair the same within such reasonable time after notice in writing to that effect given by the said Committee or any of its officers, and in case of neglect or refusal, the said Committee may cause the same to be removed, altered, amended, or repaired, as they may deem expedient, and such owner, occupant, or other person, shall also be liable to the penalties of this By-law: Provided, always, that the expenses and penalty shall not exceed the sum of Fifty Dollars, nor shall be less than the amount of the expenses so incurred by the said Committee.

NIGHT SOIL.

No one to remove night-soil, unless authorized by the Committee.

Committee to give notice to persons desiring to tender for the removal of night soil.

No such authority to be granted except to persons possessing appurtenances necessary for performing work.

No night soil to be deposited on any street, lot, or land in Town without the consent of the Committee.

Night-soil-men to remove night soil within 24 hours after notice and deposit same in place selected by Committee.

No greater sum to be charged for the removal of night soil than mentioned in the tender accepted by Committee.

28. That it shall not be lawful for any person, or persons, within the said Town, to remove from any premises within the said Town, night soil, without being duly authorized so to do by the said Committee, and it shall be the duty of the said Committee to issue a notice to persons desirous of tendering for the removal of all night soil, as aforesaid: Provided, always, that no such authority shall be granted to parties so tendering unless in the opinion of the said Committee they are in possession of the necessary appurtenances for performing the duties assigned thereto.

29. That it shall not be lawful for any person, or persons, within the said Town, to deposit upon any of the streets, or upon or in any land or lot, within the said Town, any night soil or other filth, or refuse matter of any kind, without the consent and under the directions of the said Committee or Health Inspector of the said Town.

30. That it shall be the duty of every party authorized under the Twenty-eighth Section of this By-law, within forty-eight hours after notice given to him by the Health Inspector, to remove or cause to be removed from the premises of any of the inhabitants within the said Town, the night soil accumulated therein, and to deposit the same in some place under the restrictions, and subject to the directions of the said Health Inspector: Provided, always, that no greater sum shall be charged the person, or persons, from whose premises such night soil be removed, than

is named in the tender or tenders accepted by the said Committee; and should the contractor at any time fail to remove such night soil within forty-eight hours after having been notified so to do, the said Health Inspector shall have power to employ other parties to do such work, and charge the excess of cost, if any, to such contractor; and it shall be the duty of the Health Inspector to furnish the party, or parties, from whose premises such night soil has been removed, a certificate of the quantity removed, and the charge according to the rate fixed in and by such tender for such removal; and the said Committee may at any time order the use of such disinfecting agents as may seem necessary and desirable during the removal of such night soil, and at the cost of the parties from whose premises such removal is being made.

No. 309.
Public Health.

In case contractor fails to do his duty, Inspector to have work done, and charge excess of cost to contractor.

Inspector to furnish to owner of premises a certificate of quantity removed, and charge as per rate.

Committee may order the use of disinfectants.

31. That a book shall be kept at the Health Office, under the charge of the said Health Inspector, in which shall be entered all complaints relating to nuisances, and all applications for opening and cleansing the vaults, said last entries to specify the number of loads, if less than the whole contents of the vault to be removed, and the same shall receive attention in the several wards in the order in which they are made, so far as practicable.

Book to be kept for entering all complaints of nuisances, and applications for cleaning vaults, &c.

32. That no vault shall be opened between the first day of May and the first day of October in each year, unless on inspection caused to be made the said Health Inspector shall be satisfied of the necessity of the same for the health or comfort of the inhabitants, and in such cases, no more of the contents shall be taken away than the said Health Inspector shall deem to be absolutely necessary for present safety and relief, and such precautions shall be used relative to the prevention of any offensive effluvia, as the said Health Inspector shall direct at the expense of the owner, agent, occupant, or other person having charge of the premises.

No vault to be opened between the 1st of May and 1st of Oct., except under certain circumstances.

Precautions to be used.

OFFAL AND ASHES.

33. That it shall not be lawful for any person, or persons, within the said Town, to permit or suffer the accumulation of any dung, manure, offal, filth, refuse, stagnant water, or other matter or thing, upon his or her premises, or any vacant lot belonging to him or her, or to place on any of the public lanes or by-ways, in front or in rear of their buildings or premises any manure, or other refuse, vegetable or animal matter, or any other dirt or filth which in the opinion of the said Health Inspector shall prove to be a nuisance.

No accumulation of filth, &c., to be permitted in Town.

No. 309.
Public Health.
No filth, &c., to
be thrown into
any streets, &c,
without license
of Committee.

34. That no person, or persons, without the license or permission of the said Committee, shall throw into or leave in or upon any street, court, square, lane, alley, wharf, public square, public enclosure, vacant lot, or any pond, stream, or body of water within the limits of the said Town, any dead animal, dirt, saw-dust, soot, ashes, cinders, shavings, hair, shreds, manure, oyster, clam or lobster shells, waste water or filth of any kind, or any refuse, animal or vegetable matter whatsoever; nor shall any person throw into or leave in the lake or harbour within the limits of the Corporation of the said Town any dead animal or other foul or offensive matter.

Owner or occupant of house from which filth is thrown, and person throwing same to be liable.

35. That if any of the substances mentioned in the preceding section shall be thrown or carried from any house, warehouse, shop, cellar, yard, or other place or left in any of the places specified in the preceding section, the owner and occupant of such house, warehouse, shop, cellar, yard, or other place as aforesaid, and the person who actually threw, carried or left the same, or who caused the same to be thrown, carried or left, shall severally be held liable for such violation of this By-Law; and all such substances shall be removed from the place where they have been so thrown or left as aforesaid, by such owner or occupant or other person, within four hours after personal notice to that effect, given by the said Health Inspector, or such removal may be made under the direction of the said Health Inspector, and the expenses thereof borne by such owner or occupant.

All such filth to be removed within four hours by owner, occupant, &c.

SCAVENGER CARTS.

Scavenger carts to be used at least once in each week.

36. That the said committee may use and employ for the public purposes of the said Town such horses and scavenger carts as the said committee may deem necessary.

ADDITIONAL ASSISTANCE FOR THE PRESERVATION OF THE PUBLIC HEALTH.

All officers and others to aid the Health Inspector.

37. That it shall be the duty of all officers, servants, workmen and agents of the corporation to give all possible aid and assistance in their power to the Health Inspector and any of the officers of the said committee.

Committee may accept volunteer aid in maintaining public health.

38. That whenever it shall be considered necessary, the said committee are hereby authorized to accept the services of persons in the several wards of the said Town who may be willing to volunteer for the purpose of maintaining and preserving the public health, and such persons, for the time being, upon their names being duly notified by proclamation or other public notice, shall be invested with and exercise all the powers and priv-

Volunteers to have authority of Inspector.

ileges exercised by the said Health Inspector, under this By-Law.

No. 399.
Public Health.

39. That from and after the first day of September, eighteen hundred and seventy-four, no interment of any dead body shall take place within the limits of the said Town, and all parties infringing this section shall be subject to the penalties of this By-Law.

No interment to
take place in
Town after 1st of
September, 1874.

No. 309.
Public Health,
Form A.

Form A.

(See section 6, subsection 4.)

No. ——— HEALTH INSPECTOR'S REPORT.

No. ——— street.

House (insert the number of stories, and if the house is a brick
or frame building.)

Owner

In _____ condition.

Tenants.

{ Males,
{ Females,

STATE OF PREMISES.

Privy, Yard, Cellar,

Stable, Lane, Well,

PROXIMITY OF ABOVE.

From privy to well, _____ feet.

" " dwelling, " "

From pig, cow or horse stable to dwelling _____ feet.

" " " " well, " "

GENERAL REMARKS.

Locality, high or low.

Water, good or bad.

State of sewerage.

PORT HOPE, _____, 18

This is to certify and declare that I have examined the prem-
ises above mentioned, in accordance with the provisions of By-
Law No. 309, and that the state thereof is as I have described.

Inspector.

Form B.

(See section 18.)

No. 309.
Public Health,
Form B.

No. _____ 18
 _____, owner, notified to
 remove the filth from _____ in _____ hours.
 Time _____ o'clock A. M.

PORT HOPE, _____, 18

SIR: You are hereby notified, in compliance with the provision of By-Law No. 309, to cause to be removed from the _____ in the premises _____ by you, on _____, all filth, etc., within _____ hours from this date, or, in default, I will cause the same to be done, and the costs and expenses thereof charged to you, in addition to any penalty imposed by the said By-Law.

 Inspector.

No. 331.
To fix and determine the expiration of Licenses.

By-Law No. 331.

To fix and determine the time that all licenses issued under the authority of any By-Law of the Corporation of the Town of Port Hope shall expire, and to repeal section one of By-Law No. 172 from the word "purpose" to the end of the section, and section three of said By-Law No. 172, section fourteen of By-Law No. 173, section two of By-Law No. 194 down to the words "and the sum," and section three of By-Law No. 257, and all other By-Laws and parts of By-Laws inconsistent with this By-Law.

PASSED DECEMBER 21, 1874.

Be it enacted by the Council of the Corporation of the Town of Port Hope, and it is hereby enacted:—

1. That section one of By-Law No. 172 from the word "purpose" to the end of the section, and section three of said By-Law No. 172, section fourteen of By-Law No. 173, section two of By-Law No. 194 down to the words "and the sum," and section three of By-Law No. 257, and all other By-Laws and parts of By-Laws inconsistent with the provisions of this By-Law be and the same are hereby repealed.

2. That from and after the passing of this By-Law, all licenses issued under the authority of any By-Law of the corporation of the Town of Port Hope to permit or allow any person or persons to practice any trade, calling or profession, or to exhibit any circus or other show for hire or gain requiring a license, or for hawking or peddling, shall be issued by the Mayor, under the seal of the corporation, and signed by him, and countersigned by the Clerk.

3. That all licenses to be issued under the authority of any By-Law of this corporation shall be valid and in force from the date of the issue thereof, and until the first day of March in each year, and no longer, except that licenses may be issued to auctioneers and to persons exhibiting circuses, menageries and other shows usually exhibited by showmen for hire and gain, for one day only, on payment of the proper license for the same.

By-Law No. 332.

To regulate division or line fences in the Town of Port Hope, and to enforce the fencing in of vacant lots.

No. 332.
To Regulate
Leases.

PASSED DECEMBER 21ST, 1874.

Whereas, it is necessary to make provision for regulating the height, extent and description of lawful division or line fences in the Town of Port Hope, and for determining how the costs thereof shall be apportioned, and for the fencing in of vacant lots in the said town,

Therefore, the Municipal Council of the Corporation of the Town of Port Hope enacts as follows:—

1. That from and after the passing of this By-Law, all division or line fences between tenements in the Town of Port Hope shall be made, kept up and maintained as lawful fences by the parties owning or occupying the land immediately adjoining thereto and divided by such fences, each party maintaining an equal proportion of the same, and in case the land on one side of any such fence shall not be used or cultivated, then the person occupying the land under cultivation or in use which is inclosed by such fence shall be bound to keep the said fence as a lawful fence, and the owner or occupier of land which is wild and uncultivated, or lying as a common, or used as a road or lane, shall not be bound to maintain a share of the fence between such wild and uncultivated land or common, or road or lane, and adjoining land in the occupation of another party which shall be so used or cultivated, provided always, that so soon as any such lands which may have been lying wild and uncultivated, or as a common, or used as a road or lane, shall become tilled or otherwise used, the owner or occupier thereof shall from thenceforth become liable to repair, maintain, and keep his share of the division fence between such land and the adjoining land, and shall pay to the other party, as compensation for that part of the fence which he may become liable to maintain, such sum of money as may be mutually agreed upon by the parties themselves, or, in case of their disagreement, as may be awarded by the Street Surveyor for the time being, and arbitrator or arbitrators, to be named as hereinafter provided.

2. That whenever parties owning or occupying lands adjacent to each other shall dispute, and not be able to agree in apportioning to each other the part of the fence to be so maintained by each party, then and in such case every such dispute shall

No. 332.
To Regulate
Fences.

be settled by the Street Surveyor of the municipality, for the time being, and two arbitrators, to be chosen by the parties so in dispute, one to be chosen by each, who shall meet at an hour to be named by the Street Surveyor for the time being, at the place where the land lies, and shall then and there decide which part or proportion of such fence each party shall keep up and maintain, but shall not have power to compel either party to make any particular sort of fence.

3. That if either of the parties in dispute shall, upon being called upon by the other party to appoint his arbitrator, neglect or refuse so to do within three days after being so called upon, then and in every such case the other party shall be allowed to choose his arbitrator, if he shall think fit so to do, and such arbitrator shall, with the said Street Surveyor, proceed in the manner above mentioned to apportion to each party his share of the fence, so to be kept and maintained by him, as also the compensation mentioned in the first section of this By-Law, and the decision of the said Street Surveyor and such one arbitrator so chosen, or the decision of the said Street Surveyor alone, where neither arbitrator is chosen, or the decision of the Street Surveyor and both arbitrators, or the majority of them where both arbitrators are appointed, as under the next preceding section, shall be final, and shall be made in writing and signed by the Street Surveyor and arbitrator or arbitrators agreeing thereto, and it shall be the duty of the Street Surveyor, or one of the parties signing such decision, to file the same in the office of the clerk of the Municipal Council, and which, when filed, shall at all reasonable hours be open to inspection by the parties concerned.

4. That every division or line fence shall be of the height of not less than four feet, and so constructed as not to allow any animal liable to be impounded to get past or beyond the same without having to break it down, or leap over it, and that any and every fence so made and constructed of the aforementioned height of not less than four feet and of reasonable strength, shall, to all intents and purposes, be a lawful fence within the said Town of Port Hope.

5. That if any animal or animals shall break down or leap over any division or line fence which shall not have been a lawful fence, as aforesaid, the party liable to keep, make, or maintain such part of the fence as shall be so broken down or leaped over shall be answerable for all damages done by any

animal or animals which shall so break down or leap over such fence, such damages to be recovered in the manner provided for the recovery of damages for such animal or animals as shall trespass upon the land of any person, or persons, being enclosed by a lawful fence within the said Town in such manner as the law directs.

6. That every such fence if closely boarded shall not be less than four feet in height if of any other description, it shall be sufficient to protect the streets and the public against the creation or perpetuation of any nuisance or inconvenience whatsoever.

No. 322.
To Regulate
Fences.
No. 333.
Exhibitions, &c.

By-Law No. 333.

To Repeal By-Law No. 38 of this Corporation, and for Regulatin^g and Licensing Exhibitions of Wax Work, Circus Riding, Menageries, and other such like Shows usually exhibited by Show Men.

PASSED 25TH JANUARY, 1875.

Be it enacted by the Council of the Corporation of the Town of Port Hope, that By-law No. 38 of this Corporation be, and the same is hereby repealed.

1. That from and after the passing of this By-law there shall be taken out by every person, or persons, before opening any theatrical or dramatic performance, or any exhibition of wax work, menageries, circus riding, and other such shows usually exhibited by show men, kept for hire and gain within this Corporation, a license, for which such license the person, or persons, obtaining the same shall pay, at the time of taking out such license, a sum to be regulated by the Mayor and the Chairman of the Finance Committee, or either of them in the absence of the other, according to the following scale:—

2. For the exhibition of any theatrical or dramatic performance by any person, or persons, or company, not being residents of the Town of Port Hope, a sum of not less than Five Dollars per day.

3. For the exhibition of a circus and menagerie combined under one canvass, a sum of not less than Seventy-Five Dollars per day.

4. For the exhibition of a circus, a sum of not less than Fifty Dollars per day.

No. 333.
Exhibitions, &c.

5. For any side-show, or other show or entertainment connected or associated with a circus or menagerie, a sum of not less than Ten Dollars per day.

6. For every exhibition of legerdemain, juggling, sleight of hand and other such shows usually exhibited by show-men for hire and gain, and not specially provided for in this By-law, a sum of not less than Five Dollars per day.

7. That all licenses taken out under the authority of this By-law shall contain a provision that no gaming, raffling, lottery, or gift distribution of money or articles of value shall be connected therewith, or shall be allowed by the person, or persons, obtaining the licenses, or in any wise be permitted, or held out as an inducement to visitors.

8. That no person, or persons, giving a concert or other musical entertainment for hire or gain, within this Corporation, shall allow or permit any gaming, raffling, lottery, or gift distribution of money or articles of value to be connected therewith as an inducement to visitors: Provided, always, that the provisions contained in Sections No. 7 and 8 of this By-law shall not apply to the residents of the Town giving concerts or bazaars for the benefit of any religious denomination, charitable or benevolent purpose.

PENALTY.

Fine not exceeding Fifty Dollars and costs, payable forthwith, or distress of the goods and chattels of the offender, or offenders, or of the goods and chattels belonging to or used in the exhibition of the offender, or offenders, whether owned by the offender, or offenders, or not, and in default of payment or distress, imprisonment not exceeding one month.

By-Law No. 337.

No. 337.
Section No. 6 of
By-law No. 303.

**Section No. 6 of By-Law No. 303, as Amended by
By-Law No. 337.**

For By-Law No. 303 see page 42.

That if any Dog running or being at large shall attack any person travelling on any public place, street, or highway in the Town of Port Hope, or do any damage whatsoever, and any complaint thereof shall be made to the Police Magistrate, such Police Magistrate shall inquire into the complaint, and, if satisfied that such complaint is substantiated, shall either fine the owner or order such owner to deliver such dog over to the Chief Constable, in order that it may be destroyed, or the owner fined in the discretion of the said Police Magistrate; and the owner or possessor of any such Dog who shall refuse or neglect, on the authority of the said Police Magistrate, to deliver such Dog over to the Chief Constable, shall be liable to the penalty hereinafter mentioned.



NOTE.

For the sake of brevity, many of the Penal Clauses have not been printed, whenever there is no special penalty mentioned the fine shall not exceed FIFTY DOLLARS and COSTS, and in default of distress the imprisonment shall not exceed TWENTY-ONE DAYS.

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BY-LAWS OF THE TOWN OF PORT HOPE

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