



TOWNSHIP of RALEIGH
FOR THE
YEAR 1923



A. E. ROBINSON, Clerk. GOLDWIN RUSSELL,
Reeve.

Ref 342 .71333 Ral DESK

Reeves from 1850 to 1923

The rownship of Raleigh was organized as a Township in the year 1850, by act of Legislature.

The names of the Reeves from the year 1850 to the year 1922 are

John G. Weir, 1850.

Nathaniel Hughson, 1851.

Henry Ronalds 1852.

Thomas Pardo, 1853

Henry Ronalds 1855.

Thomas Pardo, 1856

Henry Ronalds, 1856-1857

Stephen White, 1858-1859-1860-1861-1862.

John Edwards, 1863.

Stephen White, 1864-1865-1866-1867-1868-1869-1870 1871 1872 1873 1874.

Robert I. Morrison 1875-1876.

Stephen White, 1877-1878-1879-1880.

Thomas L. Pardo, 1881.

Stephen White, 1882-1883.

Robt. J. Morrison, 1884-1885-1886,

Stephen White, 1887. Died August 9th.

Robert J. Morrison, balance 1887.

Thomas J. Crow, 1888.

Thomas L. Pardo, 1889. Robert J. Morrison, 1890-1891-1892-1893-1894-1895-1896.

Albert H. White 1897.

Nelson H. Shepley 1989.

James Chinnick 1899.

Nelson H. Shepley, 1900-1901.

James R. Irving, 1902.

James Clayton, 1903-1904

Letson A. Pardo 1905-106.

James R. Irving 1907.

Levi B. Marshall 1908.

James Wellwood 1909.

James Clayton, 1910-1911-1912.

James Wellwood 1913-1914.

Letson A. Pardo 1915-1916 and to August 1917. Resigned.

James Wellwood balance 1917.

Enoch H. Broadbent 1918-1919-1920-1921 1922.

Goldwin Russell 1923-1924.

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TOWNSHIP OF REPENDE SEE

OFFICERS FOR THE YEAR 1923

REEVE	Goldwin Ru
1st DEPUTY REEVE	Nelson
2nd. DEPUTY REEVE	Frank Wo
COUNCILLORS,	J. W. Mann, Henry B
CLERK	
TREASURER	T. B. Har
ASSESSOR	Wm. J. Shi
AUDITORS	
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Doc Ook	
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BY-LAW NO. 1528

A BY-LAW to appoint certain Municipal Officers.

The Municipal Council of the Corporation of the Township of Raleigh, enacts as follows.—

1. The following named persons are hereby appointed Commissioners of Rural Road Divisions a ndTownlines, viz:

- 2. That Matthew Dillon be, and he is hereby appointed a member of the Local Board of Health during the current year.
- 3. That Thomas Canning be, and he s hereby appointed Assessor for the current year, and he shall be required to perform all the duties under the Assessment Act and the by-laws of the Municipality in respect thereto, and the said Assessor shall carry with him the dog tags for the current year and shall charge a fee of twenty-five cents for each tag delivered by him, and the party assessed, and not the Assessor, shall sign the dog statement showing he number of dogs owned or harbored by him, and the Cle-k shall place the dog tax on the Collector's Roll as formerly, and he, the said Assessor, for such duties duly performed, shall be paid the sum of One Hundred and Ten Dolars, and he to retain five cents for each dog tag sold by him.
 - 4 That Fred Caughy and James G. Irving be, and they are hereby appointed Auditors in and for the Township of Raleigh, to hold office during the pleasure of the Council, and they, the said officers for such duties duly performed shall be paid the sum of Thirty-Five Dollars each, per annum.
 - 5. Any by-law or part of by-law heretofore passed, inconsistent with this by-law is hereby repealed.

Passed in open Council, this 8th day of January 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1529

A BY-LAW to authorize the borrowing of certain moneys from the Molsons Bank to meet the current expenditure of the Corporation of the Township of Raleigh for the year 1923.

WHEREAS, it is necessary to borrow the sum of Fifty Thousand Dollars from the Molsons Bank to meet the now current expenditure of the Corporation until such time as the taxes to be levied therefor can be collected.

BE IT THEREFORE ENACTED, by the Municipal Council of the Corporation of the Township of Raleigh, as follows:

- 1. That the Reeve with the Treasurer of the said Corporation be, and they are hereby authorized under the seal of the Corporation to borrow from the Molsons Bank the sum of Fifty Thousand Dollars, as the same may be required from time to time to meet the now current expenditure of the said Corporation, to be held by the Bank in the form of an overdraft against the said Corporation.
- 2. That the said Reeve with the Treasurer aforesaid, be and they are hereby authorized to pay or allow the said bank interest on the said sum of Fifty Thousand Dollars at the rate of Six per cent per annum which may be paid or allowed in advance by way of discount or other wise howsoever as they may deem best.
- 3. That the said sum of Fifty Thousand Dollars so to be borrowed by way of overdraft shall be payable on or before the 31st day of December next, and the overdraft of the said Corporation, if any, made payable before the 31st day of December next.
- 4. That a promissory note or notes of the said Corporation, sealed with the Corporate Seal and signed by the Reeve and Treasurer of the said Corporation be given from to time, if required, in security for the amounts borrowed from time to time under the provisions of this by-law.
- 5. That the giving of such renewal note or notes, as aforesaid, shall not be deemedsatisfaction to the said Bank of the advance or interest but as evidence only of the indebtedness.

Passed in open Council this 8th day of January A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1530

A BY-LAW to amend by-law No. 1445 of the Township of Raleigh, being a by-law respecting a Road Overseer for the said Township and passed on the 5th day of February, A.D. 1921.

The Municipal Council of the Corporation of the Township of Raleigh, in the County of Kent, enacts as follows:—

1. That Goldwin Russell, Charing Cros, P.O., of the said Township of Raleigh, be and he is hereby appointed Road Overseer in the said Town ship to act as aforesaid in accordance with the provisions of Section 11 of the Ontario Highways Act 1915, with amendments thereto, and to hold office during the pleasure of the Council, and that by-law No. 1445, entitled "A By-law appointing a Road Overseer for the Township of Raleigh, in the County of Kent," and passed on the 5th day of February 1921, be and the same is hereby amended accordingly.

Read a third time and passed this 5th day of February A.D. 1923

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1531

A BY-LAW to provide for expenditure on Roads in the Township of Raleigh in the County of Kent during the year 1923.

. WHEREAS, the regulations of the Department of Public Highways of Ontario require that the expenditure on Township Roads un der the Ontario Highways Act, and amendments thereto, shall be provided for annually by township bylaw.

THEREFORE the Municipal Council of the Corporation of the Township of Raleigh, in the County of Kent, enacts as follows:—

- 1. The sum of \$5000.00 is hereby appropriated, from moneys raised by general rate for expenditure upon construction upon the roads in the said township during the year 1923.
- 2. The sum of \$20000.00 is hereby appropriated, from the moneys raised by general rate for expenditure upon repair and maintenance on the roads in the said Township during the year 1923.

- 3. The said moneys shall be expended under the direction of the duly appointed Township Road Superintendent.
- 4. All work on which the said monies shall be expended shall be performed in accordance with the last revised regulations respecting Township roads issued by the Department of Public Highways of Ontario.
 - 5. The Clerk shall submit two certified copies of this By-law to the Deputy Minister, Department of Public Highways of Ontario, within thirty days after the passing thereof.

Passed in open council this 5th day of February, A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL, Reeve

BY-LAW NO. 1532

A BY-LAW to appropriate certain sums of money for the improvement of Roads & Bridges in the Township of Raleigh during the year 1923.

The Municipal Council of the Corporation of the Township of Ral-

- 1. The following sume are hereby appropriated for the improvement of Roads & Bridges in the Township of Raleigh for the year 1923, that is to say:—
- I. The following sums are hereby appropriated for the improvement of Roads & Bridges in the Township of Raleigh for the year 1923. that is to say:—

In the 1st Rural Road Division the sum of\$300.00
in the 2nd Rural Road Division the sum of 300.00
In the 3rd Rural Road Division the sum of 300.00
In the 4th Rural Road Division the sum of 300.00
In the 5th Rural Road Division the sum of 300.00
The Raleigh and Tilbury Townline the sum of\$200.00
The Raleigh and Chatham Townline the sum of \$300.00
For each Statute Labor Fund in each Rural Road Div-
ision the sum of 300.00

which sum is to include all statute labor tax placed on the Roll except the statute labor returned by the pathmasters as not performed.

The Commissioners of the Rural Road Divisions and Townlines respectively shall superintend the expenditure of the same.

2. It shall be the duty of the Treasurer to credit the Rural Road Division Accounts with the following sums acruing from statute labor divisions from which they were collected as reported by the clerk, that is to say:—

The	1 st	Rural	Road	Division	account	sum	of		\$50.50.
The	2nd	Rural	Road	Division	account	sum	of	***	\$55.00
The	3rd	Rural	Road	Division	account	sum	of		.\$53.00
The	4th	Rural 1	Road I	Division a	ccount th	ne su	m of	****	. \$46.50
The	5th	Rural	Road	Division	account	the s	um o	f	. \$90.50

The Commissioners of the said Rural Road Divisions shall superintend he expenditure of the same within the statute labor divisions from which the money was collected.

- 3 It shall be the duty of the said Commissioners to expend the sums hereinbefore appropriated for the purpose and in the manner provided and they are herein authorized to grant orders on the Treasurer of this Corporation to persons filling contracts thereon, not exceeding the amounts so appropriated for such persons respectively, less the amounts hereinafter specified as overdrawn by the respective Commissioners of the previous year, stating on each order the nature of the work done and where it was performed. Provided always that no Commissioner shall exceed the amounts hereinbefore appropriated without having first obtaind the consent of the Council and the Treas urer notified thereof by the clerk.
- 4 It shall be the duty of the Treasurer to charge the respective accounts with the following, shown by the Auditors Report to be withdrawn, viz.,

Raleigh	& Tilbury	Townline	account	\$30	004 17
Raleigh	& Chathar	n Townline	account		182 29
Statute	Labor in I	Div No 4 A	ccount		226 08

Read a third time and passed this 5th day of February AD 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1533

A BY-LAW to regulate the operation and maintenance of the Township grayel truck.

WHEREAS it i sdeemed necessary to have certain regulations in reference to the operation and maintenance of the Township gravel truck.

Therefore the Municipal Council of the Corporation of the Town ship of Raleigh, in the County of Kent, enacts as follows:-

- 1. The Council by resolution shall designate what roads or parts of roads shall be gravelled by the Township gravel truck, and how much gravel shall be placed thereon.
- 2. The Reeve of the township, for the time being shall procure a suitable place to house the truck and shall superintend the operation o. the same, but shall be subject to any resolution passed by the Council.
- 3. The driver of the truck shall be appointed by the Council and his remuneration set by said Council, but the Reeve shall have power to discharge said driver for negligence or incompetency and to engage another until the next meeting of the council when he shall report the same.
 - 4. The Reeve shall have power to pay the driver his wages weekly and to pay for the oil and gasoline used by the truck and he shall make a detailed report of the same to the Council at each meeting thereof, but all accounts for repairs or other expenses shall be presented to the Council for payment.

Passed in open Council this 5th day of February A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1534

A BY-LAW to alter the boundaries of Polling Subdivisions 6 and 7 and 4, in the township of Raleigh.

WHEREAS, the number of voters in Polling Subdivision No. 6 exceeds 200 and is nearly 300 and it is deemed advisable to detach certain lands from the said Polling Subdivision and attach same to the adjacent Polling Subdivisions.

Therefore the Municipal Council of the Township of Raleigh, in the County of Kent, enacts as follows:—

1. That the south-half of Lot 6 in the ninth concession and the north half of lot Six in the tenth concession be detached from polling subdivision No. 6 and attached to polling subdivision number four That the south half of lot 6 in the tenth concession and lot 6 in the eleventh Twelve, the Thirteenth and the Fourteenth concession be detached from polling subdivision number 6 and attached to polling subdivision number 7 and that By-law no 574 entitled "A By-law to establish Polling subdivisions in the Township of Raleigh" and passed on the 25th day of April 1892 be amended accordingly.

Passed in open council this 5th day of February A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1535

A BY-LAW to amend By-law 1528, respecting the appointment of Municipal officers.

WHEREAS by by-law No. 1528 passed on the 8th day of January 1923, Thomas Canning was appointed Assessor for the township of Raleigh for the current year.

AND WHEREAS, through illness Mr. Canning is unable to perform the duties pertaining to the said office and has submitted his re signation as such Assessor.

Therefore the Municipal Council of the Township of Raleigh, in the County of Kent, enacts as follows:-

1. That the resignation of Thomas Canning as assessor be and the same is hereby accepted and that William J. Shreve be and he is here by appointed Assessor in his room and stead for current year, at a salary of One Hundred and Ten dollars and five cents for each dog

tag sold by him and that by-law No. 1528 entitled "A by-law to appoint certain Municipal Officers" and passed on the 8th day of January 1923, be and the same is hereby amended accordingly.

Passed in open Council this 20th day of February A.D. 1923.

A. E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1536

A BY-LAW to appoint Overseers of Highways, Poundkeepers and Fenceviewers, for the current years.

The Municipal Council of the Township of Raleigh, in the County of Kent, enacts as follows:-

1. The following named persons are hereby appointed Overseers of Highways in the several Statute Labor Divisions in the Township of Raleigh for the current year, that is to say:—

In the First Rural Road Division S. L. DIV.

No. 19 J. C. Pullin 20 Clyde Wilcox 23 J. S. Park 24 D. A. Legue 25 Robinson Cross

S. L. DIV.

No. 26 John Longmore 27 ohn McCart. 28 John Hendrie 29 R. A. Lane.

In the Second Rural Road Division

No. 1 John A. Crow
2 E. J. Leach
3 Justin Sullivan
4 Julius Boston
5 Clyde Civalier
8 H. H. Vince
9 Ira Ellerbeck
10 Daniel Kearns

No 11 S. R. Lecocq 12 Jas. Newham 13 Stanley Prince 16 Maurice Harding 17 W. J. Coutts 18 Thos Breen 18½ J. R. Travis

In the Third Rural Road Division

34 Chas, Slade
35 J. McLaughlin
36 George Malone
37 Wm. Finlin.
38 H. C. Ross
41 J. W. Marshall

No. 33 Joseph Phelan 42 J. D. Graham 43 Jas Larabee 44 Calvin Marriott 45 J. W. Broadbent 47 W. A. Dillon 48½Robt McKay

In the Fourth Rural Road Division

No. 49 Owen Dillon 49½ Peter Doyle 50 M. Masterson 51 Sidney Sheeler. 52 O. J. Horne 53 Alex Dale 54 John . Early

No. 55 Geo Marlatt. 57 Walter Bennett 58 Thos. Walker 59 Alex McKay 60 Roy Russell 601/2W. H. Jenner

In the Fifth Rural Road Division

No. 65 Oscar Pepper 66 Wesley Pepper 67 George Ramsdale Edw Cleveland 69 Orville Gill No. 71 E. H. Smith 73 Geo. Ronson 74 Morley Powell 75 Joseph George

2. That the following named persons are hereby appointed Pound-keepers in the Township of Raleigh for the current year, that is to say:—

In the First Rural Road Division
Clyde Wilcox, H. A. Clark, D. A. Legue and Wm. Harwood

In the Second Rural Road Division ohn R. Travis C. E. Johnston and John Lecocq.

In the Third Rural Road Division

Joseph Phelan, Clifford Hitchcock and Ledson A. Roe.

In the Fourth Rural Road Division Thomas Waddick, Henry Stenton and Oscar Goulet.

In the Fifth Rural Road Division

James Caughy, Lewis Ronson and Herbert Cleveland.

3. The following named persons are hereby appointed Fenceviewers in the Township of Raleigh for the current pear, that is to say:

In the First Rural Road Division F. A. Dolsen, Thomas Irwin and Chas Chinnick.

In the Second Rural Road Division John H. Cameron, Henry Parson and Wm. A. Shadd.

In the Third Rural Road Division Wm. Pratt, Matthew Dillon and Wm. H. King.

In the Fourth Rural Road Division Oscar Goulet, Newton White and W. H. Calhoun.

In the Fifth Rural Road Division James Goulet, John V. Millns and eGorge Ramsdale,

4. That each o fthe said officers shall forthwith comply with the conditions and perform the duties pertaining to the several offices to which they are herein appointed as defined in the By-laws of this Municipality and in the Statutes of Ontario in that behalf made and provided, subject to the penalties in such by-laws and Statutes contained.

Passed in open Council this 5th day of March A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1537

A BY-LAW respecting the erection and maintenance of Traffic Signs in the Township of Raleigh.

WHEREAS, the Council of the Township of Raleigh deems it necessary and advisable to provide for placing, regulating and maintaining upon the public highways under its jurisdiction, traffic signs for the purpose of guiding and directing traffic and for that purpose to enter into an agreement with Messrs James E. Doyle and J. N. Martin providing for the erection and maintenance by them of such signs in the terms set forth in the paper writing hereto annexed.

NOW THEREFORE, BE IT ENACTED, by the said Council as a By-law of the Corporation:—

- 1. That the Reeve and Clerk are hereby authorized to enter into the said agreement with the said James E. Doyle and J. N. Martin and to affix the Corporate Seal thereto.
- 2. That this by-law shall take effect immediately after the passing thereof and the said agreement shall be deemed to be a part of this By-law.

Passed this 14th day of March 1923.

A. E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1538

A BY-LAW to appoint an arbitrator in the matter of Union S. S. No. 2, of the Townships of Raleigh and Tilbury East and S. S. No. 15 of the Township of Raleigh.

WHEREAS, at least five ratepayers of the Municipality of the Township of Raleigh, have in accordance with the provisions of the Public Schools Act, petitioned the council of the said Township of Raleigh to alter the boundaries of Union School Section No. 2 of the Townships of Raleigh and Tilbury East.

AND WHEREAS a similar petition has been presented to the Municipal Council of the Township of Tilbury East.

Be it therefore enacted by the Municipal Council of the Corporation of the Township of Raleigh under and by virtue of the Public Schools Act:

1. That Albert E. Robinson of the Township of Raleigh, be and he is hereby appointed Arbitrator to act in the premises, conjointly with an arbitrator appointed by the Council of the Township of Tilbury East, and the Inspector of Public Schools for West Kent to hear, to arbitrate upon and determine all matters so brought before them relative to the arbitration of said school section.

Read a third time and passed this 14th day of March A.D. 1923

A. E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1539

A BY-LAW to appoint an Arbitrator in the matter of Union S. S. No. 6 Raleigh and Dover, Union S. S. No. 1 Raleigh and Tilbury East and S. S. No. 5 Dover.

WHEREAS, at lease five ratepayers of the Municipality of the Township of Raleigh, have in accordance with the provisions of the Public Schools Act, petitioned the Municipal Council of the Township of Raleigh to alter the boundaries of Union school section No. 6, Raleigh and Dover, Union school section No. 1 Raleigh and Tilbury and school section No. 5 Dover.

Therefore the Municipal Council of the Corporation of the Town ship of Raleigh in the County of Kent, under and by virtue of the Public Schools Act enacts as follows:

1. That Albert E. Robinson, of the Township of Raleigh, Municipal Clerk, be, and he is hereby appointed Arbitrator to act in the premises, conjointly with other Arbitrators appointed under provision of said Act, to hear, to arbitrate upon and determine all matters so brought before them relative to the alteration of the boundaries of the said school sections.

Read a third time and passed in open Council this 2nd day of April A.D. 1923.

A E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1540

A BY-LAW to appoint a Sheep Valuator for Rural Road Division Number Two.

WHEREAS, John Green who was Sheep Valuator in and for Rural Road Division No. 2 has moved away and it is deemed expedient to appoint another Valuator in his room and stead.

Therefore the Municipal Council of the Township of Raleigh, in the County of Kent, enacts as follows.

- 1. That John Houston, of the Township of Raleigh, be and he is hereby appointed Sheep Valuator in and for Rural Road Division No 2 of the said township, in the room and stead of John Green and to hold office at the pleasure of the council.
- 2. Any by-law or part of by-law heretofore passed inconsistent with this By-law is hereby repealed.

Read a third time and passed this 20th. day of August A.D. 1923.

A. E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1541

A BY-LAW to impose a special Drainage rate upon W1/2 lot No. 160 in the Talbot Road Range Concession.

Passed October 15th 1923.

WHEREAS. Joshua Coatsworth of the Township of Raleigh, in the County of Kent, the owner of W ½ lot 160 in the Talbot Road concession of the township applied under the privisions of the Tile Drainage Act for a loan to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said Joshua Coatsworth the sum of One Thousand Dollars to be repaid with interest by means of the rate hereinafter imposed.

BE IT THEREFORE ENACTED, by the said Municipal Council of the said Township of Raleigh, that an annual rate of One Hundred and Twenty Nine Dollars and Fifty cents, is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same time and manner as ordinary taxes levied and collected.

A. E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1542

A BY-LAW to impose a special drainage rate upon N½ Lot Number 23 in the Fourteenth concession.

Passed October 15th 1923,

WHEREAS, Remi Casier of the Township of Raleigh in the County of Kent, the owner of N½ lot 23, in the 14th concession of this township, applied under the provisions of the Tile Drainage Act for a loan, to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said Remi Casier, the sum of Four Hundred Dollars to be repaid with interest by means of the rate herinafter imposed.

BE IN THEREFORE ENACTED, by the said municipal council of the said Township of Raleigh, that an annual rate of Fifty One Dollars and Eighty Cents, is hereby imposed upon the said land for a period of ten years such rate to levied and collected at the same time and manner as ordinary taxes are levied and collected.

A. E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO 1543

A BY-LAW to impose a special Drainage rate upon W 50 acres Lot Number Two in the Front concession

Passed October 15th 1923.

WHEREAS, George Antaya of the township of Raleigh, in the County of Kent, the owner of W 50 acres Lot 2 in the Front concession of this township, applied under the provisions of the Tile Drainage Act, for a loan to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said George Antaya, the sum of One Thousand Dollars to be repaid with interest by means of the rate hereinafter imposed.

BE IT THEREFORE ENACTED, by the said municipal Council of the said Township of Raleigh, that an annual rate of One Hundred and Twenty Nine Dollars and Fifty cents, is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same time and manner as ordinary taxes are levied and collected.

A E. ROBINSON Clerk, (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1544

A BY-LAW to impose a special drainage rate upon E 7-12 Lot Number Thirteen in the Gore A Concession.

Passed October 15th 1923.

WHEREAS, Burel Watts, of the Township of Raleigh in the County of Kent, the owner of E 7-12 Lot Thirteen in the Gore A concession of this township applied under the provisions of the Tile Drainage Act for a loan to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application, loaned the said Burel Watts, the sum of Six Hundred Dollars, to be repaid with interest by means of the rate hereinafter imposed.

BE IT THEREFORE ENACTED, by the said Municipal Council of the said Township of Raleigh, that an annual rate of Seventy Seven Dollars and Seventy Cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same time and manner as ordinary taxes are levied and collected.

A. E. ROBINSON Clerk (Seal GOLDWIN RUSSELL, Reeve

BY-LAW 1545 .1187

A BY-LAW to impose a special drainage rate upon N½ E½ Lot Number 163 in the Talbot Road Range concession.

Passed October 15th 1923.

WHEREAS, Elmer Mifflin of the Township of Raleigh in the County of Kent, the owner of N½ E½ Lot 163 in the Talbot Road concession of this township applied under the provisions of the Tile Drainage Act for a loan to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said Elmer Mifflin the sum of Eight Hundred Dollars to be repaid with interest by means of the rate hereinatter imposed.

BE IT THEREFORE ENACTED, by the said Municipal Council of the said Township of Raleigh that an annual rate of One Hundred and Three Dollars and Sixty Cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same time and manner as ordinary taxes are levied and collected.

A. E. ROBINSON Clerk (Seal GOLDWIN RUSSELL, Reeve

BY-LAW1546

A BY-LAW to impose a special drainage rate upon W hf S of Cr Lot Number Ten in the fifth concession.

Passed October 15th 1923

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WHERE, S. Arthur J. Sutor of the Township of Raleigh, in the County of Kent, the owner of W hf S of Creek Lot Ten in the Fifth concession of this township, applied under the provisions of the Tile Drainage Act, for a loan to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said Arthur J. Sutor the sum of Six Hundred Dollars to be repaid with interest hereinafter imposed.

BE IT THEREFORE ENACTED, by the said Municipal Council of the said Township of Raleigh, that an annual rate of Seventy Seven Dollars and Seventy Cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same time and manner as ordinary taxes are levied and collected.

A. E. ROBINSON Clerk (Seal GOLDWIN RUSSELL, Reeve

BY-LAW 1547

A BY-LAW to impose a special drainage rate upon S hf Lot Number Twelve in the Seventh concession.

Passed October 1923.

WHEREAS, Peter Ferguson of the Township of Raleigh, in the County of Kent, the owner of S hf Lot 12 in the Seventh concession of this township, applied under the provisions of the Tile Drainage Act, for a loan to be made to hime for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said application, loaned the said Peter Ferguson, the sum of Three Hundred Dollars to be repaid with interest by means of the rate hereinafter imposed.

BE IT THEREFORE ENACTED by the said Municipal Councl of the said Township of Raleigh, that an annual rate of Thirty-Eight Dollars and Eighty Five cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same manner and at the same time as ordinary taxes are levied at the same manner and at the same as ordinary taxes are levied and collected.

A. E. ROBINSON Clerk (Seal GOLDWIN RUSSELL, Reeve

BY-LAW 1548

A BY-LAW to impose a special drainage rate upon E hf N of Ry Lot Number 18 in the Fourteenth concession.

WHEREAS Bruce Russell of the Township of Raleigh, in the County of Kent, the owner of E hf N of Ry, Lot Eighteen in the 14th concession of this township, applied under the provisions of the Tile Drainage Act, for a loan to be made to him for the purpose of draining the said land.

AND WHEREAS, the Municipal Council has, upon his said ap plication loaned the said Bruce Russell the sum of Five Hundred Dollars to be repaid with interest by means of the rate hereinafter

in posed.

BE IT THEREFORE ENACTED, by the said Municipal Council of the said Township of Raleigh, that an annual rate of Sixty Four Dollars and Seventy-five cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same time and manner as ordinary taxes are levied and collected.

A. E. ROBINSON Clerk (Seal GOLDWIN RUSSELL, Reeve

BY-LAW NO. 1549

A BY-LAW to assess and levy rates for County Township and for School purposes for the year 1923.

The Municipal Council of the Corporation of the Township of Raleigh, in the County of Kent, enacts as follows:

- 1. That the following sums shall be levied upon and collected from all the taxable property of the Township of Raleigh in the year 1923 that is to say:—
- (a) The sum of \$38698.75, for the general purposes of the County of Kent, by a rate of 10-8 10 mills in the Dollar.
- (b) The sum of \$26327.69 for the general purposes of the Township of Raleigh, as per schedule "A" hereunto annexed, by a rate of 7-4/10 mills in the Dollar.
- (c) The sum of \$10938.00 being the amount to be raised by general rate, as provided by section 91 of the Public Schools Act, upon and from all the taxable property of the Public School supporters in the Township of Raisigh, by a rate of 3-410 mills in the Dollar.
- 2. The Clerk of this Corporation is hereby required to levy a special rate (over and above all other rates) upon and which shall be collected from all the taxable property in each and every school section the Trustees of which shall furnish him on or before the 24th day of August, with a written statement signed by the secretary and certified by the Seal thereof, of the amount required for Public and Seperate school purposes respectively, in each school section and the clerk shall levy such a rate, pro rata, as will amount to the sum required, as near as may be; and the Molsons Bank, Merlin,

is hereby authorized to pay the same from the Township of Raleigh Trust Account to the order of the Secretary-Treasurer of each school section.

- 3. It shall be the duty of the collector of Rates to attend the meetings of the Council when notified thereof by the Clerk.
- 4 It shall be the duty of the Collector to add one half of one per cent. to all taxes not paid on or before the 15th day of December 1923, and one half of one per cent additional to all taxes not paid on or before the last day of December 1923, and one half of one per cent, additional to all taxes not paid on or before the 15th and last days of each month thereafter until he returns his roll but not exceeding five per cent, in all.
- 5 John E. Blythe is hereby appointed Collector of Rates in and for the Township of Raleigh during the current year, and until the said rates are all collected and a due return made to the Treasurer of this Corporation, conditionally on him furnishing bonds in the sum of Ten Thousand dollars, said bonds to be duly executed by himself and good and sufficient sureties, to be approved by the Council; and for the performance of these and all duties as Collector, as provided in the statutes of Ontario and the By-laws of this Municipality, he the said Collector shall be paid the sum of Three Hundred Dollars.

Read a third time and passed this 15th day of October A.D 1923.

A. E. ROBINSON Clerk (Seal GOLDWIN RUSSELL, Reeve

SCHEDULE "A"

Election \$	155	00
Board of Health	900	00
Charity	500	00
Law	1000	00
Salaries	2300	00
Roads & Bridges	3400	00
Printing etc	750	00
Gravel Account	4444	
Interest		00

Miscellaneous 1000 00

\$ 15505 00

DRAINS, ETC.,

Bullis Creek Drain	495 36
Bentley Drain	112 10
Bavin Drain overdraft	92 94
Bolton Drain overdraft	11 25
Bell Drain overdraft	749 29
Boudreau drain overdraft	55 12
Bennett drain overdraft	81 49
Centre Road & Brady drain overdraft	263 38
Chinansmith drain overdraft	16 80
Dale Drain overdraft	49 82
18 & 19 Side road drain overdraft	57 37
Four Kod Koad drain overdraft	467 42
rour Kod Koad ext drain overdrait	9 07
Goulet Drain	200 00
Gov. No. 1 drain overdraft	204 58
Gov. No. 2 dram overdraft	1172 20
General bridge Account	100 00
Harwich-Doyle drain overdraft	9 43
Jones Drain	264 70
Kersey Drain overdraft	69 42
Lewis Drain overdraft	350 27
McCuigan drain overdraft	12 78
Mummery Drain overdraft	1 71
Mud Creek Drain	229 00
Mancell drain overdraft	25 44
Payne drain overdraft	86 25
Phipps Drain overdraft	61 07
Pepper drain overdraft	32 10
Pike Pump	32 00
Pike Works Embankment	6800 00
Raleigh Plains Drain 1915 by-law	446 99
Raleigh Plains Drain by-law 1917	653 35

Stewart drain overdraft																	
Shadd drain overdraft	4.4	-			i de		*				*	4	*	45		41 59	
Symon drain overdraft	* 0		40 K			47	*(*	* :	-10		*				0.	54 13	
Thackery drain overdra	ft				(8)									*00		39 44	
Vail Ext. drain overdra	ft			(4)	404			-	. ,	 ***		*				134 68	13552 59

\$ 29057 59

BY-LAW NO. 1550

A BY-LAW to authorize the Reeve and Clerk to execute a certain agreement with the Union Natural Gas Company, re supply of gas.

WHEREAS the Union Natural Gas Company, controlled the pipeline known as the Northern pipeline which pipeline crossed the Township of Raleigh near Prairie Siding and thence on to Wallaceburg.

AND WHEREAS, the Company has abandoned the said pipeline and are removing same.

AND WHEREAS, consumers of gas at Prairie Siding and along the river road have asked the Council to request the Company to supply them with gas from the pipeline commonly called the "Sarnia" pipeline which crosses the river road at lot nine.

AND WHEREAS, the Company and the Township have entered into an agreement, a copy of which is hereto attached, to supply the said consumers with gas from the "Sarnia" pipeline.

Therefore the Municipal Council of the Corporation of the Town ship of Raleigh in the County of Kent, enacts as follows:-

1. That the agreement with the Union Natural Gas Company, a copy of which is hereto attached, to supply certain residents of Prairie Siding and along the river road with gas from the Sarnia pipeline be and the same is hereby approved and the Reeve and Clerk be and they are hereby authorized to execute the same on behalf of the township and to attach the Corporate seal thereto.

Read a third time and passed this 13th day of November A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

MEMORANDUM OF AGREEMENT made in duplicate the Thirteenth day of Nocember 1923.

BETWEEN :-

THE UNION NATURAL GAS COMPANY OF CANADA LAD.

hereinafter called the "Company"

OF THE FIRM PARI

and

THE CORPORATION OF THE TOWNSHIP OF KALLIGA hereinafter called the "Township"

OF THE SECOND PART

WHEREAS the said company has been serving natural gas to residents on the river road in the Township of Raleigh from the line formerly operated by the Company known as the Northern Pipe Line.

AND WHEREAS the said Northern Pipe Line is now being taken up and the service has been discontinued and the said consumers have applied to the said Company to restore said service by connecting the distributing line on the river road with the line operated by the Company known as the Sarnia line.

AND WHEREAS the Company has agreed to restore the said service upon the terms and conditions hereinafter set forth.

NOW THEREFORE THIS AGREEMENT WITNESSETH that the said parties hereby agree each with the other as follows:-

1 The Company shall forthwith connect up the said line on the ri-

ver road in Raleigh with its Sarnia high-pressure line where it cross es the river road in the Township of Raleigh or at some other convenient place, and will as soon as the connection is made, res tore the gas service of all the consumers now on the said river road distributing line.

- 2. The Company shall be allowed to charge for the said gas to the said consumers from the time the service is restored as aforesaid the sum of 45c per thousand cubic feet less 5c per cubic feet to all consumers whose bills are paid within ten days from the rendering of the bill and meter rentals of 20c per month.
- IT IS FURTHER AGREED that the above rates to consumers for service shall continue to be in force and effect until the third day of June, one thousand, nine hundred and twenty eight which is the date upon which the franchise granted to the Union Natural Gas Company of Canada Limited under the Bylaw No. 15 of 1913 for the township of Tilbury East expires; provided that the consumers covered by the said franchise in Tilbury East shall during that period continue to enjoy the contract rate for gas service fixed by the said franchise; and it is further agreed that so long as the said com sumers in Tilbury East enjoy their contract rate under the said fran chise the Company will not make and application to the Board of Reference under the Natural Gas Conservation Act of 1922 or to any other Board or Referee or Tribunal that may be substituted for the said Board for any increase of rates to be charged along the said river road line but should the status of the said consumers of Tilbury East be changed in regard to said contract rate and they be placed under the jurisdiction of the Board of Reference or other Board or Referee or Tribunal as aforesaid, then the Company and likewise the Township and the said consumers shall be at liberty to make application to the said Board or Referee or Tribunal for an increase or decrease of rates respectively.
- 4 IT IS FURTHER AGREED that the persons entitled to a resumption of gas service under this agreement shall include those inhabitants of the unincorporated village of Prairie Siding, who were served with gas prior to the discontinuance thereof referred to in the preamble to this agreement and that any other persons desiring to be served with gas shall be entitled to such service under the provisions hereof provided that the property of such new consumers abuts the highway at a place adjacent to the gas line but no obligation to extend the line nor to serve branch lines bbrought to the line shall be deemed to be imposed in any way upon the Company by this agreement:

- 5. IT IS FURTHER AGREED that the consumers along the said river road line shall not be entitled to service under this agreement until they shall sign the usual application card used by the Company and agree to abide by all reasonable rules of the Company in regard to such service.
 - 6. It is further agreed that all undertakings of the Company herein contained shall be subject to action or control on the part of the Ontario Legislature or its officials.
 8
 - 7. IT IS FURTHER AGREED AND UNDERSTOOD that should the said Company find it necessary or deem it advisable to at any time remove the Sarnia High Pressure Line, this agreement shall thereupon become null and void.

IN WITNESS THEREOF the authorities hereto have hereunto affixed their corporate seals attested by the proper officers in that behalf.

SIGNED, SEALED AND DELIVERED

In the presence of

THE UNION NATURAL GAS COMPANY OF CANADA Ltd.

S. A. Morse, Manager

THE COAPGRATION OF THE TOWNSHIP OF RALEIGH

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1551

A BY-LAW to impose a special drainage rate upon S hf lot number Seven in the Seventh concession.

Passed November 13th 1923.

WHEREAS, Gerald J. Gleeson, of the Township of Raleigh, in the County of Kent, the owner of S hf lot Seven in the Seventh concession of this township applied under the provisions of the Tile Drainage Act for a loan to be made to him for the purpose of draining said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said Gerald J. Gleeson the sum of Five Hundred Dollars to be repaid with interest by means of the rate hereinafter imposed.

BE IT THEREFORE ENACTED, by the said Municipal Council of the said Township of Raleigh, than an annual rate of Sixty-four Dollars and Seventy-five cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected at the same manner and time as ordinary taxes are levied and collected.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1552

A BY-LAW to appoint Deputy Returning Officers and Poll Clerks and to provide places for holding elections in the Township of Raleigh, in the County of Kent during the year 1924; also to appoint a place for holding nominations therefore.

The Municipal Council of the Corporation of the Townsip of Raleigh, in the County of Kent, enacts as follows:-

- 1 The public meeting required to be held for the purpose of nom inating candidates shall take place in the Town Hall Raleigh, on Monday the 31st day of December 1923, at the hour of one o'clock in the afternoon.
- 2. If more candidates are nominated for any particular office than are required to be elected, the Clerk or other Returning Officer or Chairman shall adjourn such proceedings for filling such office until the first Monday in January 1924, when, unless there is an election by acclamation by reason of the resignation of any candidate or candidates nominated, a poll shall be held in each of the several Polling Subdivisions of the Municipality as provided by law at the following places, that is to say:—

In Polling Subdivision No. 1-J. Boley's house River road.

In Politing Subdivision No. 2-The S. H. in S.S. No. 3

In Polling Subdivision No.3 -The S. H. in S. S. No. 4, Buxton

In Polling Subdivision No. 4-The I.O.O.F. Hall N. Buxton.

In Polling Subdivision No. 5-The S.H. in Sep S.S. No. 5 Merlin

In Polling Subdivision No. 6-J. S. Hickey's office Buxton.

In Polling Subdivision No. 7-The I.O.F. Hall Buxton.

In Polling Subdivision No. 8-The S.H. In S.S. No. 8

In Polling Subdivision No. 9-John D'Clute's shop Ouvry.

In Polling Subdivision No. 1\$-The S.H. on S.S. No. 10.

In Polling Subdivision No. 11—House of Paul Gerber, Park Ave.

At Polling Subdivision No. 12—At Cedar Springs.

3. The following persons are hereby appointed Deputy Returning officers to hold any Municipal Elections required to take place in the several Polling subdivisions as aforesaid during the year 1924, viz Polling subdivision No.1—Merritt Williams.

Polling subdivision No. 2-Charles Chinnick.

Polling Subdivision No. 3-George A. McFadden.

Polling subdivision No. 4-Stanley Prince.

Polling subdivision No. 5-John T. O'Neil.

Polling subdivision No. 6-Matthew Dillon.

Polling subdivision No. 7-A. A. Broadbent.

Polling Subdivision No. 8-M. J. Sales.

Polling subdivision No. 9-B. G. Burk.

Polling subdivision No 10-Wm. H. Pardo,

Polling subdivision No 11-David Hirst.

Polling subdivision No 12-George Linley.

⁴ The following named persons are hereby appointed Poll clerks

in the several Polling subdivisions during the year 1924, that is to say

Polling subdivision No. 1-Donald McPherson.

Pollinb subdivision No. 2-H. A. Clark.

Polling subdivision No. 3-John Crommell

Polling subdivision No. 4-Chas. Robbins.

Polling subdivision No. 5-Wilfred Taylor.

Polling subdivision No. 6-W. G. Drew.

Polling subdivision No. 7-H. C. Ross.

Polling subdivision No. 9-John D'Clute.

Polling subdivision No. 8-Garnet Jenner.

Polling subdivision No 10-Clifford Gill.

Polling subdivision No 11-John Mahler.

Polling Subdivision No 12-Fred Pardo.

5. The Deputy Returning officers shall be paid \$4.00 each for taking the poll and \$1.00 each and mileage at ten cents a mile from their residence for delivering the ballot box to the Clerk and the Poll Clerks shall be paid \$3.00 each.

Passed in open Council this 13th day of November 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1553

A BY-LAW to appoint an Arbitrator re widening the River Road at Lot ten.

WHEREAS, the river road across the easterly half of Lot Ten is becoming narrow and dangerous for public travel thereon.

AND WHEREAS, it is deemed expedient to widen the said road at this point.

AN DWHEREAS, a committee from the Council waited upon Mr. John H. Cameron, the owner of the easterly half of the said Lot Ten and together they staked off a strip of land needed to widen the road, and the committee made Mr. Cameron an offer for

the said strip of land which would include the cutting down of two apple trees growing thereon and the removal and rebuilding of the road fence.

AND WHEREAS, Mr. Cameron has declined the offer made by the committee and has intimated that he would rathen have arbitrators to view and arbitrate upon the same.

Therefore the Municipal Council of the Corporation of the Town ship of Raleigh, in the County of Kent, enacts as follows:-

1. That James Clayton, of the Township of Raleigh, Farmer, be and he is hereby appointed Arbitrator for the Township of Raleigh to act with other arbitrators duly appointed to view the ground and arbitrate upon the price to be paid by the Township for a strip of land and all other things connected therewith, to widen the river road across the easterly half of Lot ten.

Read a third time and passed in opn council this 26th day of November A.D. 1923.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1554

A BY-LAW to impose a special drainage rate upon E 4-5 N 1-2 Lot Number nine in the Thirteenth concession.

Passed November 26 1923.

WHEREAS Garfield Irving of the Township of Raleigh, in the County of Kent, the owner of E 4.5 N 1-2 lot nine in the 13th concession of this township, applied under the provisions of the Tile Drainage Act, for a loan to be made to him for the purpose of drain ing the said land.

AND WHEREAS, the Municipal Council has, upon his said application loaned the said Garfield Irving the sum of Six Hundred Dollars to be repaid with interest by means of the rate hereinafter imposed.

BE IT THEREFORE ENACTED by the said Municipal Council of the said Township of Raleigh, that an annual rate of Seventy Seven Dollars and Seventy cents is hereby imposed upon the said land for a period of ten years, such rate to be levied and collected in the same time and manner as ordinary taxes are levied and collected.

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW NO. 1555

A BY-LAW to provide for the construction of Drainage Works to be known as the Milne Drain, in the Township of Raleigh, in the County of Kent, and for borrowing on the credit of the Municipality the sum of \$225.00 being the portion assessed against the lands, for completing the same.

Provisionally adopted the 23rd day of July A.D. 1923,

WHEREAS complaint has been made from time to time to the Council of Raleigh that waters collected in the road ditch in front of the easterly half of Lot eight in the 8th. concession and that there was no proper drainage for the said waters which caused damage to lands and crops adjacent thereto.

AND WHEREAS, the Council deemed it expedient to provide an outlet for the waters that so collect and cause damage to the said lands and crops.

THEREFORE, the said Council procured an examination to be made by W. G. McGeorge, C.E. (being a person competent for such purpose) of the said locality proposed to be drained by the said drain, and has also procured plans and estimates of the work to be made by the said W. G. McGeorge, and an assessment to be made by him of the lands and roads to be benefited by such proposed work, stating as nearly as he can the proportion of benefit, which in his opinion will be derived in consequence of such proposed work

by every lot or portion of lot and road; the said assessment so made being the assessment hereinafter by this By-law enacted to be assessed and levied upon the lots and parts of lots and roads hereinafter in that behalf specially set forth and described, and the report of the said W. G. McGeorge in respect thereof, and of the said proposed work being as follows;

Chatham, Ont., June 15th 1923.

To the Reeve and Council of the Township of Raleigh,

Gentlemen:

In accordance with instructions I have made an examination and survey or the road ditch on the southeasterly side of the 8th concession goad from the Michigan Central Railway to the 9 and 10 Sideroad with a view to its repair or improvement under the provisions of Sec. 78 or the Municipal Drainage Act.

is find that the said ditch (which I designate herein the Milne drain is out of repair and recommend that it be improved by the laying of the below the bottom of the existing drain from the Northeasterly must of the Michigan Central Railway lands to the Southwesterly end of the pipe convert under the aforementioned Sideroad.

The accompanying profici and specifications give the data necessary for the proper carrying out of the work recommende and the accompanying plan shows the location of the drain and the affected lands.

My estimate of the cost of the work is as follows:-

Sta O at MC Ry to Sta 25 plus 3 rods at Centre

road 153 rods of tile drain complete	\$320 00
Add for survey plans report etc\$	30 00
Add for assistance & expenses	7 00
Add for By-law	18 00

Add for Letting & Superintending.. 25 00 80 00

Making a Total of \$400 00

This sum I assess in the annexed schedule against the lands and coads liable to assessment therefor.

I hav the honor to be, Gentlemen,

Your Obedient Servant,

W. G. McGeorge O.L.S. & C.E.

SPECIFICATIONS for the improvement of the Milne Drain in the Township of Raleigh

The work to be done under this specification comprises the laying of tile below the bottom of the existing road ditch from Sta O. at the northeasterly limit of he Michigan Cenral Railway lands to Sta. 25 plus 3 rods at the southwesterly end of the pipe culvert under the 9 and 10 sideroad. The stations to which reference is made, correspond to stakes planted along the course of the work six rods apart and numbered consecutively O, 1, 2 etc.

The work shall follow the existing ditch throughout and shall be carried out in accordance with the data given on the accompanying profile, the grade line on said profile being determined from the Bench marks, the positions of which are indicated therein.

The tile used shall be of good quality and shall be laid with tight joints throughout, four inch tile being laid from Sta. O to Sta 5 five inch tile from Sta 5 to Sta 10, six inch tile from Sta. 10 to tSa 15 and eight inch tile in the remainder of the drain. If quicksand is encountered, the joints shall be protected with tar paper or other material to be supplied by th Commissioner at the expense of the drain. After the tile is laid it shall be covered with not less than fifteen inches of well tamped earth. If sufficient earth is not obtained in making the necssary excavation for the laying of the tile additional earth shall be secured by ploughing in the southeasterly bank of the drain. The upper end of the tile shall be properly plugged to prevent the entrance of sendment.

The whole work shall be carried out in a neat and workmanlike

manner and to the satisfaction of the Commissioner in charge.

Chatham Ont., June15th1923 W. G. McGeorge O.L.S. &C.E.

AND WHEREAS, the said Council is of the opinion htat the said work so reported on by the Engineer is necessary and desirable

THEREFORE the said Municipal Council of the said Township of Raleigh, pursuant to the provisions of the "Municipal Drainage Act" and amendments thereto, enacts as follows:—

AND WHEREAS, the said Council is of the opinion that the said work so reported on by the Engineer is necessary and desirable.

THEREFORE the said Municipal Council of the said Township of Raleigh, pursuant to the provisions of the "Municipal Drainage Act," and amendments thereto, enacts as follows.

- 1. The said report, plans, estimates, assessments and specifications are hereby adopted, and the said Drainage Work and the work connected therewith as therein set forth, shall be made and constructed in accordance therewith.
- 2. The Recve of the said Township may borrow on the credit of the corporation of the said Township of Raleigh the sum of Two Hundred and Twenty-five Dollars, being the funds necessary for the work not otherwise provided for; and may issue debentures of the corporation for the amount in sums of not less than Fifty Dollars each payable within three years from the date thereof with interest at the rate of Six per centum per annum, that is to say in three consecutive annual payments, to be of such amount that the aggregate amount payable for principal and interest in any year shall be equal as nearly as may be to the amount payable for principal and interest during each of the other years of such period of three years; such debentures to be made payable at the Branch of the Molsons Bank, in the village of Merlin, in the County of Kent.
- 3. That for the purpose of paying the sum of \$225.00 the amount charged against the said lands for benefit, apart from lands and roads belonging to or controlled by the Municipality and for covering interest thereon for three years at the rate of six per centum per annum, the following total special rates, over and above all other rates, shall be assessed, levied and collected, (in the same manner and at the same time as taxes are levied) upon and from the undermentioned lots and parts of lots under the jurisdiction of the said

of Raleigh, and the amount of the said special rates and inessed as aforesaid against each lot or part of lot respectively divided into five equal parts, and one such part shall be and levied as aforesaid, in each year for three years, after passing of this By-Law, during which the said Debentures run.

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		8	5.00	8	90	0	0	\$35.00
40	35.00	4.85			24	1.95	3.90	Pro Rata
\$175.00	- 10	Si			24.30	5	0	Total as amended
8 8	225.00	29.85		in	H	=	23.90	by Court of Revision
	00	85	5.00	5.00	149.30	11.95	8	To. cover interest
	27.51	3				-	2	for three year-
	15	3.66	.62	.62	18.23	1.46	2.92	at 6 per. cent
	2						21	Total Special
	252.51	33.	5.62	tn	167.53	13.41	26.82	Rate
		25	0	5.62	53	4	00	Annual Assess-
	84.17	=	1.87	-	55.85	4.47	8.94	ment during each year for 3 years
	7	77	23	1.87	85	47		year tor 5 years

4. Henry Boley is hereby appointed Commissioner to let the cont or contracts for the said drainage work and works connected th with by public sale to the lowest bidder (not exceeding the estima but every such contract shall be required to make a cash deposit the due performance of and completion of such contract according to the said plans and specifications, and within the time mention at time of sale (unless otherwise ordered by the Council) and it is

be the duty of the Commissioner to cause the said work to be made and completed in accordance with such plans and specifiations, and te grant orders on the Treasurer to each Contractor less twenty-five per cent of the amount due, until the contract is fully completed and duly accepted by a competent Engineer; and for the due performance of these and all other duties of Commissioner he the said Commissioner, shall be paid the sum of Twenty Dollars.

5. This By-Law shall be published as rovided in section 25 of the Municipal Drainage Act, and shall come into force upon and after the final passing thereof, and may be cited "The Milne Drain By-Lav."

Read a third time and passed this 26th day of Nov. 1923

A. E. ROBINSON, Clerk (Seal) GOLDWIN RUSSELL Reeve

BY-LAW 1556

A BY-LAW to provide for the reair, improvement and maintenance of Drainage Works known as the Ross Drain, in the Township of Raleigh, in the County of Kent, and for borrowing on the credit of the Municipality the sum of \$293.00 for completing the same.

Provisionally adopted this 23rd. day of July A.D. 1923

WHEREAS the Ross Drain is in a Drainage Work orginally constructed under the provisions of Acts then in force respecting drainage by local assessment.

AND WHEREAS a certain owner of lands assessed for the said drainage works has given notice that his lands are injuriously affected by the present conditions of said drain.

AND WHEREAS it was deemed expedient for the better maintence of the said drain, and to prevent damage to lands and roads to to repair and otherwise improve the said drain, and with that object the Council of the said Township of Raleigh appointed W. G. Mc-George, C. E. (being a person competent for such purpose) to examine and report upon the same.

AND WHEREAS the said Council has procured such examination to be made by the said W. G. Mc George of he said drain, and of the area affected bythe proposed work, and of the lands and roads liable

to assessment therefor under the Municipal Drainage Act, and amendments thereto; and has procured plans, specifications and estimates of the said drainage work proposed to be made by the said W. G. McGeorge, and an assessment to be made by him of the lands and reads to be benefited by such drainage work, stating as nearly as he can the proportion of benefit which in his opinion will be derived in consequence of such drainage work by every lot and road or portion of lot; the said assessment so made being the assessed and levied upon the lots or parts of lots and roads hereinafter in that behalf specially set forth and described and the report of the said W. G. McGeorge in respect thereof and of the said drain work being as follows:

Chatham, June 20th. 1923

To, the Reeve and Council of the Township of Raleigh

Gentlemen :--.

In accordanc with instructons I have made an examination and survey of the coss drain with a view to its repair or improvement. I find the said drain out of repair and recommend that it be repaired and improved in accordance with the data given on the accompanying profile and in the accompanying specifications.

Where the drain is along the 10th Conncession road the roadway is somewhat allow and in order to take care of the excavated earth and at the same time widen the road I am providing for the placing of tile in the ditch on the Northwesterly side of the road and the ditch on the Northwesterly side of the road and the placing of the earth on top the tile.

My estimate of the cost of the work is as follows:

Sta. O at Carter Drain to Sta. 31 plus 1 rod at Blind Line-187 rogs-976 cu. yds. at 25c.

To tile along road for disposal of earth

75.00

For allowance for damage to lands and crops (if any) under Sub. sec. 5 of Sec. 9 of the Drainage Act.

For W1/2 N1/2 Lot 9 Con. 10 (J. Brook)	\$ 8.00	
For N1/2 Lot 8, Con. 10 (F. G. Shadd)	25.00	33.00
For for Survey, plan report etc	30.00	
Add for assistance and expenses	9.00	
Add for By-Law	20.00	
Add for Letting and Superintending	25.00	84.00
Making a total of		\$ 436.00

This sum I asses in the annexed schedule against the lands and roads liable to assessment therefor.

I have the honor to be, Gentlemen'

Your obedient servant

W. G. McCearge' O.L.S. & C. E.

SPECIFICATION for the repair and improvement of the Ross Drain.

The work to be done under this specification comprises the repair and improvement of the Ross Drain from sta. O at the Carter Drain to Sta 31 plus 1 rod at the Blind Line of the 10th Concession. The stations to which reference made correspond to stakes planted six rods apart along the course of the work and numbered Consectively O, I, 2, etc.

The work shall be carried out in accordance with the data given on the accompanying profile, the grade line on said profile being determind from the Bench Marks, the position of which are shown on said profile. The bottom width shall be not less than three feet and side slopes shall be not less than one to one.

The work shall follow the existing drain throughout but along the road any necessary widening shall be done on the Southeasterly side of the drain. From the Concession Road to Sta. 20 any necessary widening shall be done on the fence side of the drain. In the remainder of the drain. In the remainder of the drain the centre line of the new work shall correspond with the centre line of the existing drain.

Along the Concession Road four inch tile shall be laid in the road ditch on the Northwesterly side of the road under the direction of the Commissonier and the earth excavated in the Ross Drain shall be placed in said ditch on the Northwesterly side of the Road in such a manner as to widen the road bed of the road. In the remainder of the drain the excavated earth shall be taken out on the side of the drain on which there is no fence and shall be levelled sufficiently for easy cultivation. Througout the work the earth shall be kept not less than three feet clear of the edges of the drain.

Any fences or bridges disturbed by the Contractor must be replaced in as good condition as the materials will permit, care being taken to preserve the materials as far as possible.

Any trees and brush in the drain shall be removed and shall be burnt or otherwise disposed of to the satisfaction of the Commissioner.

The whole work shall be carried out in a neat and workmanlike manner and to the satisfaction of the Commissioner in charge.

W. G. McGeGorge, O.L.S. & C. E.

AND WHEREAS the said Council is of the opinion that the said work so reported on by the Engineer is necessary and desirable.

THEREFORE the said Municipal Council of the said Township of Raleigh, pursuant to the provisions of the "Municipal Drainage Act," and amendments thereto, enacts as follows:

- 1. The said report, plans' estimates, assessments and specifications are hereby adopted' and the said drainage work and the work connected therewith as therein set forth, shall be made and constructed in accordance therewith.
- 2. The Reeve of the said Township may borrow on the credit of the Corporation of the raid Township of Raleigh the sum of Two Hundred and Ninety-three Dollars, being the funds necessary for the work not otherwise provided for; and may issue debentures of the corporation for that amount in sums of not less than Fifty Dollars each payable within five years from the date thereof with interest at the

e of Six per centum per annum, that is to say in five consecutive nual payments, to be of such amount that the aggregate amount vable for principal and interest in any year shall be equal as nearly mey be to the amount payable for principal and interest during the of the other years of such period of five years; such debentures be made payable at the Molsons Bank, in the Village of Merlin, the County of Kent, and shall have coupons attached thereto for the yments of interest.

That for the purpose of paying the sum of \$293.00 the amount arged against the said lands for benefit apart from lands and roads longing to or controlled by the Municipality, and for covering inset threon for five years at the rate of Six per centum per annume following total special rates, over and above all other rates, shall assessed levied and collected in the same manner at the same as taxes are levied, upon and from the undermentioned lots and its of lots under the jurdisdiction of the said Council of Raleigh, do the amount of the said special rates and interest assessed as presaid against each lot or part of lots respectively shall be divided to five equal parts, and one such part shall be assessed and levied aforesaid, in each year for five years after the final passing of this claw, during which the said Debentures have to run.

SCHEDULE OF ASSESSMENT

ne Lot or Part Acres Assessed of Lot Owner	Total as amended by Court of Revision To. cover interest for five years at 6 per. cent Total Special Rate Annual Assessment during each year for five year
N½ 8 50 F. Shadd	\$ 75.00 55.00 10.29 65.29 13.06
E1/2 S1/2 8 50 B. Ross	65.00 65.00 12.16 77.16 15.43
N½ N½ 9 25 J. Brooks	65.00 50.00 9.35 59.35 11.87
N½ S¾ 9 37½ R. McKay	85.00 75.00 14.02 89.02 17.80
S1/2 S1/4 9 391/2 J. Dillon Est	45.00-48.00-8.98-56.98-11.48
tal on lands	\$ 335.00 293.00 .54.80 347.80 69.56
h Con. Road	\$ 101.00 68.00
Total on roads	101.00 68.00

- 4. The sum of \$68.00 being the amount assessed against the sai roads and lands of the Municipality' shall be paid by the Treasure of this Corporation out of the general funds of the Municipality.
- 5. Nelson Ball is hereby appointed Commissioner of the said drait to let the contract or contracts or the said drainage work or work connected therewith by public sale or tender to the lowest bidder no exceeding the stimate) but every such contractor shall be required to make a cash deposit for the due performance of and completion of such contract according to said plans and specifications and within the time mentioned at time of sale (unless otherwise ordered by the Council,) and it shall be the duty of the Commissioner to cause the said work to be made and completed in accordance with such plan and specifications' and to grant orders on the Treasurer to eacl Contractor less twenty-five per cent of the amount due, until the contract is fully completed and accepted by a competent Engineer; and for the due performance of these and all other duties of Commissioner, be the said Commissioner, shall be paid the sum of Twenty Dollars.
- 6. This By-Law shall be published as provided in Section 25 of the Municipal Drainage Act, and shall come into force upon and after the final passing thereof, and may be cited "The Ross Drain By-Law"

Read a third time and passed this 26th day of Nov. 1923.

A. E. Robinson, Clerk (Seal) Goldwin Russell, Reeve

BY-LAW 1557

A By-law to authorize the borrowing of certain moneys from the Molsons Bank to meet the current expenditure of the Corporation of the Township of Raleigh for the year 1923.

WHEREAS it is necessary to borrow the sum of Twenty-five Thousand dollars from the Molsons Bank to meet the now current expenditure of the Corporation until such time as the taxes to be levied therefor can be collected.

Be it therefor enacted by the Municipal Council of the Corporation of the Township of Raleigh, as follows:

- 1. That the Reeve with the Treasurer of the said Corporation be, and they are hereby authorized under the seal of the Corporation to borrow from the Molsons Bank the sum of Twenty-five Thousand dollars, as the same may be required from time to time to meet the now current expenditure of the said Corporation, to be held by the Bank in the form of an overdraft against the said Corporation.
- 2 That the said Reeve with the Treasurer aforesaid, be and they are hereby authorized to pay or allow the said Bank interest on the said sum of Twenty-five Thousand dollars at the rate of Six per cent. per annum, which may be paid or allowed in advance by way of discount or otherwise howsoever as they may deem best.
- 3. That the said sum of Twenty-five Thousand dollars so to be borrowed by way of overdraft shall be payable on or before the 31st day of December, inst. and the overdraft of the Corporation' if any, made payable before the 31st day of December inst.
- 4. That a promisory note or notes of the said Corporation' sealed with the Corporate seal and signed by the Reeve and Treasurer of the said Corporation be given from time to time, if required, in security for the amounts borrowed from time to time under the provisions of this By-Law.
- 5. That the giving of such renewal note or notes, as aforesaid, shall not be deemed satisfaction to the said Bank of the advance or interest but as evidence only of the indebtedness.

Passed in open Council this 15th day of December, 1923.

A. E. Robinson, Clerk (Seal) Goldwin Russell, Reeve

