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OF
WESTERN AUSTRALIA

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PERTH: MONDAY, APRIL 8.

[1878.]

No. 61.—C.S.O.

*Colonial Secretary's Office,
Perth, 2nd April, 1878.*

THE following By-Laws, compiled and passed by the Fremantle Municipal Council, have been confirmed by His Excellency The Governor, with the advice of the Executive Council.

By His Excellency's Command,
ROGER TUCKERD. GOLDSWORTHY,
Colonial Secretary.

Fremantle Municipality.

BY-LAWS.

WHEREAS by "The Municipal Institutions' Act, 1876, section 49, it is enacted that "it shall be lawful for the Council to make, publish, alter, modify, amend, or repeal such "By-Laws and Regulations as to them shall "seem meet for regulating their own proceedings," and for certain other purposes in the said section particularly mentioned; and by the said Act it is further enacted that "such "By-Laws should not be inconsistent with, or "repugnant to, any of the provisions of that "Act or to any Law in force, and when confirmed by the Governor, with the advice of "the Executive Council, and published in the "*Government Gazette*, but not sooner or otherwise, should have the force of Law;" Now therefore, pursuant to the powers contained in the said Act, it is ordered and directed by the Council of the town of Fremantle that the following By-Laws shall, from and after confirmation and publication as aforesaid, be By-Laws of the said Fremantle Town Council:—

ORDER OF PROCEEDING.

1. The Council shall meet at the Council Chamber on the first Wednesday in every month, or oftener if necessary, at the hour of eight p.m., for the transaction of their ordinary business.

2. The Council shall commence business so soon after the above-mentioned hour as there is a sufficient number of members in attendance to constitute a quorum; but if at the expiration of ten minutes from the above-mentioned hour there is not a quorum present, the Council may adjourn.

3. That if at the expiration of the said ten minutes of the said hour of eight o'clock, p.m., the Chairman should not be present, the Council shall, if a quorum be present, proceed to elect a Chairman from the Councillors so present, who shall act as such, during the absence of the Chairman of the Council.

4. At all meetings of the Council, when there is not a quorum present, or when the Council is counted out (which counting out shall take place whenever there shall be less than one-third of the members of the Council present exclusive of the Chairman or Councillor chosen to preside in his absence), such circumstance, together with the names of the members present, shall be recorded in the Minute Book.

5. At all ordinary monthly meetings of the Council, the minutes of any preceding meeting, not previously confirmed, shall be read as the first business of the meeting in order to their confirmation; and no discussion shall be permitted thereupon, except as to their accuracy as a record of the proceedings.

6. Immediately after confirmation of the minutes, the Chairman may make any communication to the Council which he may deem advisable, or bring under consideration any business he may think necessary, and then the ordinary business shall be proceeded with.

7. No By-Law shall be finally passed or adopted at the meeting at which it shall have been first proposed, nor until the next ordinary meeting of the Council; and every such By-Law shall, in the interim, remain open for the inspection of any of the Ratepayers, at the office of the Council.

THE COLLECTOR, HIS POWERS AND DUTIES.

8. The Collector for the time being duly appointed by the Council, shall demand, collect, and receive all rates, assessments, license fees, fines, forfeitures, rents, tolls, and other sums due to the Council, and his receipt shall be a full and sufficient discharge for any sums paid to him; and all sums so received by the Collector shall be by him paid to the Treasurer of the Council at least once a week.

9. The Collector shall (if required by the Council at any time so to do) give a bond with two sureties, in a sum to be named by the Council, conditioned for the fair and diligent discharge of his duties.

THE CLERK TO THE COUNCIL.

10. The Clerk to the Council shall keep the books of the Council, and shall duly keep and enter in a proper minute book, minutes of all proceedings of the Council. He shall attend all meetings of the Council, issue notices of all meetings, and shall prepare for the Council or Chairman thereof, and in due time, the Voters' lists for the Municipality and for the Wards thereof, and cause them to be affixed as by the said Act required, and shall supply copies thereof as by the said Act required; and shall make up and complete, under the direction of the Council, the Rate Book; and shall under the like direction prepare the annual estimates as by the said Act required. He shall also keep all such books of account as are required to be kept by the 124th Section of the said Act. He shall also, under the like direction of the Council, cause the accounts of the Council to be balanced half-yearly as required by the said Act. He shall also, under the direction of the Council, prepare the annual financial statement or summary; and shall do and perform all such other acts as the Council or Chairman thereof may lawfully require him to do under or by virtue of the said Act; and shall attend the Council Office during such hours as the Council may determine.

THE TREASURER.

11. The Treasurer shall have the custody of the Common Seal, and of all deeds and records of the Council; but he shall not affix the Common Seal to any Corporate document without the express order of the Council.

12. The Treasurer shall receive weekly, or oftener if necessary, from the Collector, all sums stated to be received by him under By-Law No. 8, and give the Collector a receipt for such moneys, and all sums so received by the Treasurer shall be by him paid into the Bank within seven days to the credit of the Council.

13. The Treasurer shall (if required by the Council at any time so to do) give a Bond with two sureties, in a sum to be named by the Council, conditioned for the fair and diligent discharge of his duties.

14. The Treasurer shall, out of the moneys received by him as Treasurer of the Council, pay all accounts duly and lawfully passed by the Council at its ordinary monthly meetings, and shall make all other payments which the Council may lawfully pass and order for payment. All accounts to be paid by cheque drawn by the Treasurer and countersigned by the Chairman.

THE SUPERVISOR.

15. The Supervisor, for the time being duly appointed by the Council, shall have the immediate care, management, and direction of all

buildings, lands, streets, paths, jetties, wharves, trees, posts, fences, works, drains, culverts, and all other property belonging to, in charge of, or under the possession, control, or power of the Council; and he shall from time to time report to the Council the state of, condition, or repair of the same, and the progress of any works going on therein or thereon (which works he shall superintend), and the breach or violation of any By-Law in connection with the same.

THE INSPECTOR OF NUISANCES.

16. The Inspector of Nuisances, for the time being duly appointed by the Council, shall have full power to carry out the Sanitary Regulations in Part 6 of the Municipal Institutions' Act, 1876.

WEIGHTS AND MEASURES.

17. The Inspector of Weights and Measures has, by order of the Council, under its common seal been appointed keeper and examiner of all weights, balances, and measures within the jurisdiction of the Council; and the standard weights and measures are deposited with him, and the said Inspector shall demand and receive, by virtue of the Ordinance 3 William IV, No. 2, sec. 2, a fee of sixpence for each and every weight and measure compared.

As to the general regulation of Traffic, and the general Good Rule and Government of the Municipality.

FOOTWAYS.

18. Crossing places across the footways of the town shall be made and maintained in the form, manner, and of such materials as shall be directed by the Supervisor. And no crossing shall be made other than those ordered to be made by the Council until an application for the same has been forwarded to and approved of by the Council in writing, and the construction of all such crossings must be to the satisfaction of the Supervisor. And any person offending against this By-Law shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds.

19. Any person who may place any matter or thing so as to obstruct the roadways or footways of the town, and shall neglect or refuse to remove the same on being required so to do by the Supervisor, shall forfeit and pay any sum not exceeding Forty shillings for every such offence.

TO PROVIDE FOR THE LIGHTING OF BUILDING MATERIALS OR RUBBISH DEPOSITED IN THE STREETS AT NIGHT.

20. When any building materials, rubbish, or other things shall be laid, or any hole or excavation shall be made in any of the streets or footpaths within the Municipality, the person depositing or causing such materials or other things to be so laid, or the said hole or excavation to be made—which shall only be allowed with the consent of the Chairman in writing—shall at his own expense cause a sufficient light to be placed in a proper place, upon or near the same, and continue such light every night from sunset to sunrise during the time such materials, hole, or excavations shall remain; and in case such person shall refuse or neglect so to light and keep lighted such materials or other things as aforesaid, the person so offending shall for every such offence forfeit and pay, upon conviction, any sum not exceeding Five pounds.

TO PREVENT THE DANGER OF RAPID DRIVING AND RIDING ROUND CORNERS.

21. It shall not be lawful for any person to ride or drive any animal or animals, whether attached to any vehicle or not, round the corners formed by the junction of any street in the Municipality, with any other street in the said Municipality, or across the intersections of any of the streets of the said Municipality, at a pace exceeding six miles an hour; and any person offending herein shall for every such offence, forfeit and pay, upon conviction, a penalty not exceeding Five pounds.

TO PREVENT THE DANGER FROM THE DRIVING OF VEHICLES AT NIGHT WITHOUT LIGHTS.

22. From and after the first day of January, 1878, any person who, between any sunset and the following sunrise, shall, in, upon, or along any of the roads or streets within the Municipality, drive any vehicle constructed for the conveyance of goods, wares, or merchandize, without having a lamp or lantern securely fixed and lighted at the off side of the front of such vehicle, or any vehicle constructed for the conveyance of persons as well as goods, wares, and merchandize, or of persons only, without having a lamp or lantern securely fixed and lighted on each side of the front of such vehicle, shall for every such offence forfeit and pay, upon conviction, a penalty not exceeding Five pounds.

SUFFERING HORSES, &C., TO BE AT LARGE.

23. Any person or persons who shall suffer any horse, mare, gelding, foal, bull, cow, ox, heifer, calf, or any pony, mule or ass, swine, sheep or goat, belonging to him, or in his apparent ownership, or in his charge, to be tethered, or to depasture, feed, or roam about, whether attended by a keeper or not, in or upon any street or public thoroughfare forming a portion of the Municipality shall, on conviction, forfeit and pay for every such offence, in lieu of the penalty imposed by the 3rd Section of the 39 Vict., No. 19, the following fines, agreeably to the provisions of the aforesaid sections of the said Act :

	s.	d.
For each entire horse or bull at large by day	5	0
For each entire horse or bull at large by night	7	6
For every other head of cattle, sheep, goat, or pig, at large by day or night ...	1	0

POUNDS AND POUNDAGE FEES UNDER 25 VICT., NO. 13.

24. The public pound for the Municipality shall be at the corner of Scott Street, and the following fees shall and may be charged and taken by the poundkeeper:—

	s.	d.
For each entire horse above twelve months' old	2	6
For each mare, gelding, mule, ass, pony, or foal	1	0
For each bull above twelve months' old ...	2	6
For each cow, ox, steer, or calf	1	0
For each pig or goat	1	0
Sheep, per head	0	1

TABLE OF RATES OF SUSTENANCE.

For each horse, mare, gelding, mule, ass, pony, or head of horned cattle above twelve months' old	2	0
For each colt, foal, or head of horned cattle under twelve months' old, except sucking foals and calves	1	0
For each pig	1	0
For each sheep or goat	0	6

Such rates to be charged for each day of twenty-four hours, half rates only to be charged for less than twelve hours, and no charge to be made for less than three hours.

SCALE OF LICENSE FEES.

25. The following License Fees shall be charged for the time being in the Fremantle Municipality, and taken by the Collector:—

	£	s.	d.
CARRIAGES.			
For every carriage, as defined by 40 V., No. 5, drawn on two wheels	0	10	0
For every such carriage drawn on four wheels	1	0	0
CATTLE.			
For every head of horned cattle of or above twelve months' old	0	5	0
For every head of horned cattle above three months' old and under twelve months'	0	2	6
For any number of sheep, lambs, goats, or kids amounting to a score or upwards	0	5	0

Dogs.

For every dog above the age of six weeks 0 7 6
 For every slut above the age of six weeks 0 10 0
 Such licenses to be charged for each year; half rates only to be charged for licenses issued after the 30th June in each year.

SLAUGHTER HOUSES, AND SLAUGHTERING CATTLE, &C.

26. No slaughter house shall be erected nor any building used as a slaughter house within the boundaries of the Municipality; and any person offending against this By-Law shall forfeit and pay, upon conviction, a penalty not exceeding Twenty pounds.

TO PREVENT THE MISCHIEF ARISING FROM FIRES IN CHIMNEY FLUES.

27. That the occupier of any premises within the Municipality whereof any chimney-flues shall take fire from having been suffered to become foul, shall forfeit and pay, upon conviction, a penalty not exceeding Two pounds.

FIREWOOD.

28. Any person who shall at any time stack or have on any building lot of this Municipality, more than ten cords of firewood, without license of the Council, shall be liable to a penalty not exceeding Five pounds.

DAMAGING PROPERTY, &C., OF THE COUNCIL.

29. Any person who shall (without first having obtained the written sanction of the Council) break up, cut down, damage, destroy, or injure any footpath, tree, plant, post, fence, gate, drain, watercourse, culvert, jetty, wharf, building, or other property belonging to or in charge of the Council, shall forfeit and pay for every such offence any sum not exceeding Ten pounds.

HOURS FOR NIGHTMAN.

30. Any nightman who shall exercise his calling within the Municipality otherwise than between the hours of eleven at night and five in the morning, shall be liable, and shall forfeit and pay for every such offence any sum not exceeding Five pounds.

NIGHTMAN TO HAVE A PROPERLY COVERED CART.

31. Any person exercising the office of nightman with other than a properly covered cart, subject to the approval of the Inspector of Nuisances, shall forfeit and pay, upon conviction, any sum not exceeding Five pounds nor less than One pound.

DEPOSIT OF RUBBISH.

32. A place for the deposit of rubbish, *i.e.*, leather cuttings, old boots, broken crockery, tinware, and all kinds of rubbish, having been provided by the Council on the river beach between Market and Henry Streets, any person depositing rubbish of any description in any

other place than that appointed, shall forfeit and pay for every such offence any sum not exceeding Two pounds.

ROOF, &C., NOT TO PROJECT OVER FOOTWAY.

33. Any owner or occupier of any house, shop, store, or other building within the boundaries of the Municipality, whose roof shall overhang or project over any thoroughfare, or footway, without having a proper gutter and pipe to carry off the rain, or who shall construct or have any cornice, crane, hoist, or any other fixture, or projection overhanging, or upon, any footway or thoroughfare, save and except any awning, projection, or erection, whether fixed or not, in the nature of an awning, approved in writing by the Chairman of the Council, shall forfeit and pay for every such offence any sum not exceeding Five shillings, and a like sum for every day such nuisance shall continue and remain.

AWNING, &C., NOT TO BE ERECTED WITHOUT PERMISSION OF COUNCIL.

34. Any ratepayer desiring to make or erect any awning or projection in the nature of an awning, overhanging the footway of any street in front of his shop, house, or premises, shall apply for permission so to do in writing to the Chairman of the Council, and at the same time furnish a plan and specification of the work which the ratepayer is desirous of effecting.

COMMON LODGING HOUSES.

AS TO CLEANLINESS THEREIN.

35. The keeper of every common lodging house shall cause the floors of all rooms, passages, and stairs of such house to be kept at all times clean, to be swept and cleansed from all dust at least daily before the hour of ten o'clock in the forenoon; the floors of the sleeping apartments, passages, and stairs to be scrubbed and washed once at least in every week.

36. The keeper of every common lodging house shall cause the yard to be swept daily, and to be kept at all times clean and free from the lodgment of waste-water; the water-closet or privy to be kept clean and free from filth; the seat and floors of such closet or privy to be scrubbed and washed daily, and the walls to be lime-washed at least once every month, and the cesspool to be emptied as often as necessary; the dust-bin to be emptied at least once every fortnight.

VENTILATION THEREIN.

37. The keeper of every common lodging house shall cause the fire-place, chimney and other apertures for ventilation in every sleeping apartment in such house to be kept open, and shall cause the doors and windows of all such apartments to be kept open at least from nine o'clock in the forenoon to five o'clock in the afternoon of every day, unless during such time an injury might result because of wet or tempestuous weather, or while there be any person sick, or infirm, in any such apartment, and closing of the windows or other apertures may be ordered by competent medical authority.

INSPECTION THEREOF.

38. It shall be the duty of the Inspector of Nuisances to see that these regulations referring to common lodging houses be duly observed and complied with.

PENALTIES.

39. Every person offending against any of the foregoing regulations referring to common lodging houses shall, for every such offence, upon conviction, forfeit and pay a penalty not exceeding Two pounds, and a further penalty not exceeding ten shillings for every day during which such offence continues. Provided always, that in no case shall the penalty imposed in respect to any such offence exceed the sum of Twenty pounds.

THE foregoing By-Laws were duly passed by the Council of the Fremantle Municipality, and the common seal affixed hereto, on this tenth day of January, One thousand eight hundred and seventy-eight.

E. H. HIGHAM,
Chairman.

Confirmed by the Governor, with the advice of the Executive Council.

H. ST. GEORGE ORD,
Governor.

26th March, 1878.

No. 62.—C.S.O.

*Colonial Secretary's Office,
Perth, 2nd April, 1878.*

THE following By-Laws, compiled and passed by the Albany Municipal Council, have been confirmed by His Excellency The Governor, with the advice of the Executive Council.

By His Excellency's Command,
ROGER TUCKER^D. GOLDSWORTHY,
Colonial Secretary.

By-Laws of Albany Municipality.

1. Resolved by the Council of Albany Municipality that the following By-Laws shall come in force immediately on approval by His Excellency the Governor and being published in the *Government Gazette*, and that all previous By-Laws and Regulations shall be, and the same are hereby repealed, except so far as to any matter or thing done or pending under any previous By-Law or Regulation:—

2. The Council shall meet in the Council Office for the transaction of business on the last Saturday of every month, and at any other time that a meeting shall be called by the Chairman at his own option, or by request of a majority of the Council.

3. That there be a competent person appointed as Clerk to the Council, whose salary shall be fixed by the Council, and whose duties shall be to keep the minutes of all meetings, to keep true and just accounts of all the receipts and expenditure of all rates, assessments, licenses, fees, fines, forfeitures, tolls, and all other sums due to the Municipal Council, to conduct the correspondence, and keep all books and records belonging to the Council.

4. That there shall be a Collector appointed by the Council, who shall have the necessary legal power and authority to demand and collect all rates and assessments levied by the Council, license fees, tolls, fines and forfeitures, and all other sums due to the Council, and his receipt shall be a full and sufficient discharge for all sums of money so paid; the said collector shall pay all sums so collected to the Treasurer of the Council, or into a bank to the credit of

the Council, at least once a week, and shall render an account of all sums so collected to the Clerk, for the information of the Council, as often as called on to do so; for all such monies collected he shall have a commission to be fixed by the Council; the said collector shall further enter into a bond with the Council, himself in the sum of £40, with two approved sureties of £20 each, for the faithful discharge of his office.

5. The offices of Clerk and Collector may, by the approval of the Council, be discharged by one and the same person.

6. The Council may appoint a Supervisor, who shall have the immediate care, management, and direction (under instruction from the Council) of all buildings, lands, streets, paths, jetties, wharves, trees, plants, posts, fences, works, drains, culverts, and other property belonging to or in charge of the Council.

7. No slaughter house shall be erected within the boundaries of the Municipality without the previous sanction of the Council in writing first had and obtained; and any person offending against this By-Law shall forfeit and pay, on conviction, a penalty not exceeding Five pounds.

8. Any person who shall within the boundaries of the Municipality, without having first obtained a license signed by the Collector, quarry or remove any stone, gravel, or sand, or cut, fell, split, saw or remove any timber, from any Government Reserve vested in the Municipality, shall forfeit and pay for every such offence, any sum not exceeding Ten pounds.

9. Any person who shall cut down, destroy, damage, or injure, any tree, plant, post, fence, railing, gate, drain, water course, culvert, jetty, wharf, road, path, street, public recreation or other ground, building or other property belonging to or in charge of the Council, shall forfeit and pay for every such offence, any sum not exceeding Twenty pounds.

10. The Collector has, by order under its common seal, been appointed inspector, keeper, and examiner of all weights, balances, and measures within the jurisdiction of the Council, and the standard weights and measures are deposited in the office of the Council; and the said Collector shall demand and receive, by virtue of the Ordinance 3 Wm. IV, No. 2, sec. 2, a fee of sixpence for each and every weight and measure compared.

11. Any owner or occupier of any house, shop, store, or other building within the Municipality, the roof of which is constructed of thatch shall, upon conviction, forfeit and pay for every such offence any sum not exceeding Ten pounds.

12. The following license fees shall be paid and collected for cutting wood and taking stone, gravel, &c., from lands vested in the Municipality:—

	s.	d.
i. For two men to cut, split, saw or remove timber (not transferable and only available for one month), per month	10	0
ii. For every cord of firewood cut or removed, per cord	0	6
iii. For every cubic yard of stone, gravel, or sand quarried or removed, per yard	0	3
iv. For every ton of water obtained from any public well, spring, or reservoir, the property of the Municipality	0	2
v. For every ton of ballast obtained within the reserves of the Municipality	0	3

13. The following scale of fines shall be imposed on persons offending against the provisions of the 3rd Section of the 39th Victoria, No. 19:—

- i. For each entire horse or bull at large within the boundaries of the Municipality, not less than ten shillings (10s.) or more than forty shillings (40s.)
- ii. For each mare, gelding, foal, ox, cow, heifer, calf, or any pony, mule or ass, swine or goat, at large within the boundaries of the Municipality, not less than 2s. 6d. or more than 40s.
- iii. For each of the before-mentioned animals tethered in any street, public thoroughfare, or public ground, not less than 10s. or more than 40s.
- iv. For sheep at large within the boundaries of the Municipality, any number not exceeding 20, not more than 20s. and for every succeeding 20, or portion of that number, not less than 2s. 6d.

POUND AND POUNDAGE FEES UNDER
THE 25TH VICT., NO. 13.

14. That the public pound for this Municipality shall, for the present, be the yard of Mr. John Howson, in Vancouver Street, and the following fees shall and may be charged and taken by the poundkeeper:—

	s.	d.
i. For each entire horse above twelve months' old	2	6
ii. For each mare, gelding, mule, ass, pony, or foal	1	0
iii. For each bull above 12 months' old	2	6
iv. For each ox, cow, steer, heifer, or calf	1	0
v. For each pig or goat	1	0
vi. For each sheep, per head	0	1

TABLE OF RATES OF SUSTENANCE.

	s.	d.
For each horse, mare, gelding, mule, ass, pony, or head of horned cattle above twelve months' old	2	6
For each calf, foal, or head of horned cattle under twelve months' old	1	3
Sucking foals and calves	Nil.	
For each pig	1	0
For each sheep or goat	0	3

15. Such rates to be charged for each day of twenty-four hours; half rates only to be charged for less than twelve hours, and no charge to be made for less than three hours.

W. G. KNIGHT,
Chairman.

Confirmed by the Governor, with the advice of the Executive Council.

H. St. GEORGE ORD,
Governor.

26th March, 1878.

No. 63.—C.S.O.

*Colonial Secretary's Office,
Perth, 2nd April, 1878.*

HIS Excellency the Governor directs the publication of the following notification, for general information.

By His Excellency's Command,
ROGER TUCKER^D. GOLDSWORTHY,
Colonial Secretary.

77/10500.

NEW SOUTH WALES.

*Colonial Secretary's Office,
Sydney, 18th February, 1878.*

SIR,—I have the honor to enclose a copy of the "Supplementary Government Gazette" of the 7th instant, containing a notification of the intention to hold, under the supervision of the Agricultural Society of New South Wales, an International Exhibition in Sydney, in the month of August, 1879, according to the general programme thereto annexed; and to

request that you will be good enough to cause the notice and programme to be published in the *Government Gazette* of your Colony, for general information.

I have, &c.,
MICHL. FITZPATRICK.

The Honorable The Colonial Secretary
of Western Australia, Perth.

*Colonial Secretary's Office,
Sydney, 7th February, 1878.*

HIS Excellency the Governor, with the advice of the Executive Council, directs it to be notified, for general information, that it is intended to hold under the supervision of the Agricultural Society of New South Wales an International Exhibition, in Sydney, in August, 1879, according to the annexed general programme.

MICHAEL FITZPATRICK.

AUSTRALIAN INTERNATIONAL EXHIBITION,

TO BE HELD IN SYDNEY, NEW SOUTH WALES,
IN AUGUST, 1879.

The Exhibition will be held in buildings specially erected in the Prince Alfred Park, Sydney, New South Wales. All goods forwarded for exhibition, and addressed to the Secretary for that special purpose, are admitted free of duty or Customs charges.

In the agricultural department, money prizes are awarded as well as printed certificates; in the non-agricultural section, silver and bronze medals, also certificates of commendation.

All exhibits sent may be sold at the Exhibition, but must remain until the final closing.

Applications for space to be made at least one month prior to date of opening, and the necessary forms and all information respecting the Exhibition may be obtained of

JULES JOUBERT, Secretary,
227, George-Street, Sydney,
New South Wales,

Or at the offices of the Commissioners for New South Wales, Paris.

Entries close 1st July.

The Exhibition will be divided into two distinct divisions, as under:—

1ST DIVISION—AGRICULTURAL.

- | | |
|------------|--------------------------------|
| 1—Horses. | 8—Wine. |
| 2—Cattle. | 9—Sugar. |
| 3—Sheep. | 10—Farm Produce. |
| 4—Pigs. | 11—Horticultural Produce. |
| 5—Poultry. | 12—Manures. |
| 6—Dogs. | 13—Implements and Machinery. |
| 7—Wool. | 14—Silks, Fibres, and Tobacco. |

Covered sheds, with stalls, hen-coops, &c., &c., will be provided. Fat cattle will be placed in commodious yards.

2ND DIVISION—NON-AGRICULTURAL.

- 1—Fine Arts.
- 2—Apparatus and application of Liberal Arts.
- 3—Furniture and other objects for the use of dwellings.
- 4—Clothing, including fabrics and other objects worn on the person.
- 5—Products of Mining Industry, Forestry, &c.
- 6—Apparatus and processes used in the Common Arts.
- 7—Food—Fresh, preserved, and in various states of preservation.
- 8—Artizan's Prizes (including all new Inventions).
- 9—Public and Denominational School Prizes.

The Society provides all stands, &c., and undertakes the care and charge of all exhibits, without however incurring any responsibility.

BY-LAWS AND REGULATIONS FOR THE SOCIETY'S EXHIBITION.

I.—Opening.

The Exhibition of 1879 shall open on the 1st August, at noon.

II.—Admission.

Members free, on presentation of member's ticket—which is not transferable.

Non-members, one shilling each.

N.B.—The Gate-keeper or Stewards in charge thereof may require proof of ownership of any ticket, and in default of such proof being afforded, may impound the same.

III.—Conditions of Competition.

All exhibits must, on the day of the Exhibition, be *bonâ fide* the property of the exhibitor, and have been so at least one month previously; and all farm and horticultural produce, excepting in classes A, B, C, D, and E, must be the production of the person exhibiting it.

The same exhibit cannot compete for the Society's prizes in two distinct classes, except where it is permitted by the Council.

Exhibits, although entered in any class may compete for special prizes, notice of which shall be given on the certificate of entry.

Exhibits entered in the wrong class by the exhibitor will be excluded from competition for prizes, except where permitted by the Executive Committee.

Any exhibit having taken the first prize in a class for two consecutive years, shall not receive any prize in such class, but may be exhibited, and if considered superior to all other exhibits in that class, it shall receive a certificate from the Judges to that effect. Such exhibit shall, however, be eligible to compete for any special prize.

IV.—Certificates of Entry.

The certificate of entry is a printed form, to be obtained from the Secretary, and from the Secretaries of the principal local Societies, and is available for one exhibit only, except in the case of stock entered for sale, when one certificate is sufficient. The exhibitor therefore must apply for as many certificates as he has exhibits, except as specified above, and must fill them in according to the forms prescribed. And as it is from these documents that the catalogue will be compiled, it is absolutely necessary that the whole of the questions contained in them should be answered as far as possible.

The certificate will not be valid unless signed by the exhibitor or his agent.

No exhibit will be admitted without a certificate of entry correctly filled in, signed, and delivered by post or otherwise to the Secretary, at the office of the Society, on or before the dates for the closing of entries specified on the certificate of entry advertised; and the Secretary will acknowledge the delivery of the certificate by returning to the exhibitor a receipt for the same, upon the production of which the exhibit will be admitted into the Society's ground.

No entrances will be received after the dates specified for the closing of the same.

All owners competing in sections 1 and 2 shall be restricted to *three* entires of pure pedigree (as admissible in the Stud and Herd Book) in each class, but no branch establishment of one partnership shall entitle owners to more than the three aforesaid entries in each class, but they may enter *ten* others, not necessarily of pure pedigree, for exhibition and sale on the grounds upon payment of a fee of ten

shillings for each head, these latter to be placed in yards or covered stalls. In case of protest, based on difference of age, animals to be submitted to the Society's Veterinary Surgeon.

Exhibitors or their agents, when called upon by the Stewards or Committee, shall prove the correctness of their certificates of entry.

No charge will be made to members, upon the certificate of entry for any of the Society's prizes, but a fee of 2s. 6d. will be levied on certificates of entry for non-members.

Such charge as the Committee may determine shall be made for ground or wall space, and the Stewards shall use discretionary power as to the space to be allotted to each exhibitor.

V.—Arrival and Arrangement of Exhibits.

All exhibits must bear a distinctive mark corresponding with that entered upon the certificate of entry, and be delivered to and removed from the Society's ground free of charge.

Exhibitors or their agents must, if requested, point out to the Stewards their respective exhibits, in order that they may be identified, classified, and numbered according to the catalogue before being submitted to the Judges.

No exhibit will be admitted into the Society's ground unless the attendant is in possession of the Secretary's receipt; and each exhibit when it enters the ground, must be at once put into its proper place.

Exhibits must be brought to the grounds on the days to be hereafter specified.

VI.—Disease or Danger.

Should there be any reason to suspect that any exhibit is either diseased or dangerous, the Society reserves the right of removing the same from, or refusing its admittance to, the Exhibition. No stock will be admitted into the Society's Exhibition without first being passed by Inspectors appointed by the Society.

VII.—Control of Exhibits.

Exhibitors shall, under direction of the Stewards, arrange their exhibits; and no exhibit shall afterwards be moved without the sanction of the Stewards, under a penalty not exceeding £5.

The Committee shall have power to retain the exhibit of any exhibitor so fined, until such fine is paid.

The members of the Executive Committee, and the Stewards in the section, shall at any time have power to enter any space allotted to any exhibitor, and give such directions as regards the exhibits as they may think fit.

Exhibitors will render themselves liable to a penalty of £5, by removing any official placard, ticket, or ribbon, affixed or posted by the Stewards, or by affixing any other placard, ticket, or ribbon, in lieu thereof, or by refusing in any way to carry out the instructions of the Stewards, who shall incur no responsibility by putting these regulations in force.

No exhibitor shall be permitted to be with the Stewards or Judges, during the time of judging the exhibits, unless by special request of the Stewards. And the exhibit or exhibits of any person infringing this rule, shall be at once disqualified.

Live-stock attendants will be supplied by the Stewards with distinguishing badges and required to wear the same, and shall be regarded during the time of the exhibition as servants of the Society, and shall be under the entire control and direction of the Stewards. They shall be in attendance each day of the Exhibition from 9 a.m. to 4 p.m., for the purpose of exhibiting and parading stock.

VIII.—Care and Feeding of Stock.

The Society undertakes to find the necessary accommodation and attendance, if required, for the animals and birds during the Exhibition: but no provision will be made for the feeding of the same (except in the case of Section VI—Dogs) beyond establishing a store at which fodder may be purchased by exhibitors; nor will the Society provide for the nightly accommodation of entire horses.

IX.—Departure of Exhibits.

The Society reserves the right to retain any exhibit for such time as the Executive Committee may consider necessary; and no exhibit shall be removed from the Exhibition without a formal permit from the Stewards or the Secretary.

The dates on which exhibits will be allowed to be removed will be hereafter specified.

X.—Responsibility.

DAMAGE THROUGH EXHIBITS.—The Society will not be responsible for any accident that may be caused through or by any exhibit, and it shall be a condition of entry that each Exhibitor shall hold the Society harmless, and indemnify it against any legal proceedings arising from any such accident.

DAMAGE TO EXHIBITS.—The Society will not, under any circumstances, hold itself responsible for any loss or mis-delivery of live stock, or other exhibits, at the Society's Exhibition, or for any damage thereto.

LOSS BY DISEASE.—The signing of the certificate of entry of any animal will be taken as a guarantee that the animal specified is free from all disease, as far as is known to the owner. In case of infectious disease being spread through or by an exhibit, the exhibitor shall be held responsible.

FIRE.—Means will be taken to guard against fire and protect the property at the Exhibition.

XI.—Trials, Parade of Stock, &c.

Due notice will be given by advertisement to exhibitors of the arrangements made by the Stewards for carrying out field trials of implements, machinery, parade of stock, &c.

MOVEMENT AND WORKING.—The conveyance to the trial ground and working of the implements and machinery will be directed by the Stewards, and they will be carried out at the exhibitor's expense.

WORKING IMPLEMENTS.—No implement shall be worked on the ground unless by express order of the Stewards.

GRAIN IN SHEAF, &c.—Grain in sheaf, hay, corn, straw, roots, wool, or any material required for testing the machines, and if wanted horsepower, must be provided by exhibitors.

STEAM.—No exhibitor shall light a fire under, or supply the boiler of any steam engine, until he has the authority of the Stewards to do so; this authority will be given after the engineer appointed by the Society has examined the engine, and has certified that it is perfectly safe.

The Stewards shall have power to order the removal of any exhibit worked in contravention of this rule.

XII.—Infringement of Regulations.

In the event of a wilful infringement by an Exhibitor of any of the foregoing regulations and by-laws, it shall be in the power of the Council, upon proof of the same, to prohibit such Exhibitor from exhibiting and competing at any of the Society's Exhibitions in future.

XIII.—Prize Awards.

The prize awards affixed to *all* exhibits shall

be distinguished by the following colours, viz.:

- Blue for First.
- Red for Second.
- Yellow for Highly Commended.
- Black for Commended.
- Red, white, and blue for Champion.
- Ribbons will only be affixed in Sections 1, 2, 3, and 6.

XIV.—Protests.

All protests must be lodged with the Secretary, or left at the office of the Society, addressed to him, within forty-eight hours from the notification of the Judges' awards.

XV.—Non-competitive.

The Committee may receive for exhibition only, and not for competition, if space admits, any exhibit not specified in the schedule.

XVI.—Stewards.

Stewards in all sections:—

1. Shall attend at the time and place notified to them by circular.
2. Shall examine as to the correctness of certificates of entry in their respective sections, prior to the completion of the catalogue.
3. Shall attend to the reception, classification and placing of all exhibits, and to all matters in connection therewith.
4. Shall wait upon the Judges, furnish them with award papers, prize cards, or ribbons, and afford them all information and attention necessary to the discharge of their duties.
5. Shall sign the award papers conjointly with the Judges; see the prize cards or ribbons properly affixed to the prize exhibits, and certify to the awards noted by the Secretary in the Society's Entrance Registry Book.
6. Shall report to the Executive Committee, at *least* a fortnight before the opening of the Exhibition, the number of attendants they require in their respective departments.
7. Shall arrange amongst themselves for the constant and effective supervision of their sections, the behaviour of the attendants, and the comfort and convenience of both Exhibitors and the public.
8. Shall, in case *they* think it advisable to reject an exhibit in any section, at once report the same to the Executive Committee, who shall take immediate action in the matter.

XVII.—Judging.

AWARD PAPERS.—The Judges shall fill up the award papers supplied to them in all their details, assign reasons for their decisions if requested, sign and hand the same to the Stewards.

INSUFFICIENT MERIT.—When the Judges consider the exhibit of any class does not possess sufficient merit to deserve a prize; or in case of equality of merit, they shall, through the Stewards, at once report the same to the Council with their reasons in full, and the Council shall act as they deem it expedient.

EXTRA PRIZE.—The Judges of any section, should they consider any exhibit deserving of an extra prize, may recommend the Council to award the same.

XVIII.—Privileges.

The privilege of sale of refreshments, fodder, &c., shall be sold by tender at least one month prior to the date of the Exhibition.

No drinks, edibles, or other refreshments, shall be permitted to be sold at the Exhibition otherwise than by the authorised caterer, except by special permission from the Executive Committee.

No entertainment for which a special charge is made shall be permitted at the Exhibition without special permission from the Executive Committee.

XIX.—Exhibitor's Sales.

Public Sales of such exhibits as owners may desire to dispose of shall be held at the Exhibition on such days and in such order as shall be duly notified.

XX.—Commission on Sales.

A Commission, or Rebate, of one per cent. on all sales of exhibits, effected either by auction, or privately, during the time of the Exhibition, or previous to the removal of the same, shall be paid to the Society, for the benefit of the General Fund, not later than one month after the close of the sale.

* * Copies of the above Schedule, and any other information relating thereto, will be forwarded on application to the Secretary, 227, George-street, Sydney; or to

JULES JOUBERT,

Secretary to the Paris Commission,
New South Wales Court,

Exposition Universelle, Champ de Mars, Paris.

No. 64.—C.S.O.

*Colonial Secretary's Office,
Perth, 3rd April, 1878.*

HIS Excellency the Governor directs the publication of the following Notices to Mariners, for general information.

By His Excellency's Command,
ROGER TUCKERD. GOLDSWORTHY,
Colonial Secretary.

NOTICE TO MARINERS.

SHOAL, TRINITY BAY.

THE position of the Shoal reported by Captain Saunders, of the s.s. "Alexandra," and of which a notice was published from this office on the 16th November last, having been examined by Lieut. Connor, R.N., the officer in charge of the Admiralty Survey, the supposed danger has been found to be the north-east extremity of the main reef, which lies in the following position, viz.:

North extremity of Island Point, N.W. by W. $\frac{3}{4}$ W.
Round Hill S. by W. westerly.

Vessels passing along the coast will be clear of this danger while keeping the two remarkable hills denoted on the chart as 2,652 and 2,710 feet in height respectively, and lying south-west of Cape Grafton, open to the north-east of Double Island; while vessels going to or from Port Douglas will clear it by keeping the hill, denoted as 1,757 feet in height, open to the north-east of Island Point.

G. P. HEATH, Commander, R.N.,
Portmaster.

Department of Ports and Harbors,
Brisbane, 1st March, 1878.

NOTICE TO MARINERS.

LIGHT VESSEL OFF CHANNEL ROCK, CAPE MELVILLE.

ON and after this date, a Light will be exhibited from a Light-vessel moored in 14 fathoms in the following position, viz.:

Channel Rock, S. $\frac{1}{2}$ W.

Pipon Island Reef Beacon, E. $\frac{3}{4}$ N.

The Light, which is dioptric, is at an elevation of 35 feet above the water, and should be visible from the deck of a small craft about 10 miles.

Vessels in rounding the Cape will pass to the northward and eastward of the Light-vessel.

G. P. HEATH, Commander R.N.,
Portmaster.

Department of Ports and Harbours,
Brisbane, 6th March, 1878.