

School section

By Law 314 → 341

Fences By-law consolidated #7

Consolidated By Law
No 1

For the Collection of Fines and Penalties
with Costs

The Municipal Council of the Township of
North Guillemburg Enacts as follows

1st

That any Person Violating any of the By-Laws
of this Municipality, Shall unless otherwise Pro-
vided for, be subject to a fine of not less than one
Dollar nor more than Twenty Dollars, together
with the Costs of Prosecution, to be collected in
summary Manner before one or more of Her
Majestys Justices of the Peace having Jurisdiction
in the said Municipality, upon sight of said
Justice, or upon the Evidence of one witness,
and if the said fine and Costs be not paid for
with or within such time as shall be fixed
by the said Justice, it may be collected by distress
and sale of the goods and Chattles of the Defendant.
And in case there be no distress obtained, the said
Defendant shall be committed to the Common
Jail of this County, with or without hard Labor
for the space of not less than six nor more than
Twenty Days;

2nd

That all fines Collected under the
By-Laws shall be paid over to the Treasurer of
this Township, and four part of the Funds there-
of save and except one half to be paid over to the
Informers when such Informer is not Examined
as a witness

(Signed)

Passed Oct: 27th 1866

H. Draper

John Fairburn

W. J. Revere

J. H. H.

W. J. Revere

after the following rates per day (reckoning
ten

Consolidated By Law
No. 2

I repeal certain By Laws and parts of
By Laws in force in the Township of North
Guillimbury

The Municipal Council of the Township of
North Guillimbury Enacts as follows

1st. That all unexpired By Laws and parts of
unexpired By Laws of this Municipality
now in force save and except those hereinafter
named be and are hereby repealed

2nd That the following named By Laws or parts
thereof not having been previously repealed, be
those exempt from repeal by this By Law,
namely 72-73-75-79-81-94-95-97-106-117-118-
121-133-141-147-151-154-155-156-157-158-159-
160-161-163-165-166-167-168-169-170-171
Passed Oct^r 27th 1866. (Signed)

John Fairbairn

H. Draper

M^r Clerk

J. Reeve

Consolidated By Law
No. 3

To compel any Person having any of the
Public Highways of the Township of North
Guillimbury enclosed or obstructed by any fence
or other Matter or Thing, to remove the same

The Municipal Council of the Township of
North Guillimbury Enacts as follows

7th

That all Commissioners appointed for the Expenditure of Public Moneys for the Improvement of Roads and Bridges, shall ascertain as near as practicable, before they expend any Money, the proper Road Allowance, and give at least six days Notice in four Public Places within the Township of the Time and Mode of Expenditure

8th

That the Commissioners shall expend all Moneys entrusted to them for the purpose mentioned in the next preceding section of this By Law, in the Centre of the road, in a straight parallel line with the original survey; or in case of ~~a~~ merely laid out roads, then parallel with the line of the Surveyor laying out such Roads, and all roads made by Money so expended, excepting when necessary to make a Causeway or Bridge, shall not be less than thirty feet wide; said Commissioners to report to the Clerk the Labour and also the names of the Parties so employed, with the rate of wages, and number of days work of each Man; Provided always, that any Commissioner appointed as aforesaid shall not be eligible to Contract for the performance of any work over which he has the supervision; nor shall he employ himself to the exclusion of others Competent and willing to be employed in the expenditure of such money by daily Labour

9th

That in all Cases where Commissioners are appointed to superintend the expenditure of any sum of Money voted for Public Improvement, such Commissioner shall allow after the following Rates per day (reckoning

Ten hours per day) viz, for every man able to perform a reasonable days labor, the sum of Eighty Cents, for every Span of Horses the sum of one Dollar, for every Yoked Oxen Seventyfive Cents, for every Wagon, Plough, or Cart, thirtyfive Cents for every Horse and Cart, One Dollar and Twentyfive Cents, Every Commissioner to receive at the Rate of Eighty Cents per Day, for all the time he may be necessarily Employed,

10th That if, on the Receipt of the Report of any Commissioner, the Reeve may consider that such Commissioners have performed their Duty in the expenditure of the Money entrusted to them, faithfully and in accordance with this By Law, he shall grant an order on the Treasurer for the Amount such Commissioner may have been authorized to expend, Provided that in all Cases where such Report is not Satisfactory to the Reeve he may withhold such Order, and submit the Report to the first Meeting of the Council thereafter.

11th That it shall be the Duty of every Overseer of Highways in this Township, to superintend and Expend in repairing the Roads and Bridges in his Division, the whole of the Statute Labour and Commutation Money under his Control, During the Months of June and July, and destroy, or cause to be destroyed to the best of his ability all Noxious weeds Injurious to good Husbandry, that may be growing upon the Highways in his Division, to Repair all Bridges and

1st

That any Person having any Fence encroaching upon, or any other Matter or Thing obstructing or encumbering any of the Public Highways of the Township of North Guillemburg; who shall refuse or neglect to remove the same within Ten Days after having been Notified so to do by any Resident Ratepayer of this Township, shall be considered Guilty of Violating this By Law, and every days ~~obstruction~~ ~~after~~ Existence of said obstruction after the first offence, shall subject the party to a Fine of not less than one Dollar, nor more than Ten Dollars per day; Provided Always that any of the Provisions of this By Law shall not be held to Apply to any Road occupied with the Consent of this Council, or such as are not used as Public Highways

(Signed)

Passed Oct^r 27th 1866

H. Draper

John Fairbairn

J. Reeve

J^r. Cloak

Consolidated By Law
No. 4

To prevent the Cutting or Removal of Timber, Stone, Sand, or Gravel, from any of the Highways in the Township of North Guillemburg

The Municipal Council of the Township of North Guillemburg Enacts as follows

1st

That it shall not be Lawful for any Person or Persons to Cut or Remove any Timber, Stone, Sand or Gravel, from any of the Highways (or any Allowance for Road) in this Township, Without first having obtained leave from the Municipal Council of said Township or

A Committee appointed by the Council for that Purpose

2nd That any Person violating any of the Provisions of this By Law, shall be dealt with in accordance with Consolidated By Law Number one of this Township

(Signed)

Passed Oct. 27th 1866

H. Draper

John Fairbank

J. Rowe

J^r. Clerk

Consolidated By Law
No. 5

To prevent Certain animals from running at Large and Provide for Impounding the same.

The Municipal Council of the Township of North Guilimbury Enacts as follows

1st That it shall not be Lawful for any Horse, Bull, Ram, Hog, Stag or Poultry, to run at large at any time in this Township

2nd That it shall be lawful for any resident Ratepayer to distrain, or drive, or cause to be Driven to Pound any Cattle or Poultry found running at large contrary to this By Law, and the owner thereof shall be liable to a fine of not less than one, nor more than Ten Dollars, with Costs of Prosecution

3rd That it shall be Lawful for every Ratepayer of this Township to distrain and Impound any animal found Trespassing or doing damage, and it shall be the Duty of the Pound Keeper to Impound the same when delivered to him for that Purpose by any Ratepayer within this

Township who has restrained the same, and if the Pound Keeper has not a sufficiently secure place to confine the animals, he may confine the same in any enclosed place within this Township.

4th

That any Person detaining and Impounding any animal for Trespassing or doing damage, shall, at the time, or within Twentyfour Hours thereafter, deliver to the Pound Keeper Duplicate Statements in writing of his Demands against the owner for damage (if any) not exceeding Twenty Dollars done by such animal; and shall at the same time give a written agreement, (with a surety if required by the Pound Keeper), said agreement to be according to Schedule A, hereunto Annexed

5th

That if the animal restrained is a Horse, Bull, Ox, Cow, Sheep, Goat, Pig, or other Cattle, and if the same is restrained by a resident of this Township for straying within his Premises, such Person may retain the animal in his own Possession, Provided he makes no Claim for Damage done by the animal, and if the owner is known to him it shall be his duty forthwith to notify him in writing of having taken up the animal; and if the owner is not known then it will be his Duty within Fortyeight Hours to deliver to the Township Clerk, a notice in writing of having taken up the animal, such notice to contain a description of the Colour, Natural and Artificial Marks of the animal as may be

6th

That it shall be the duty of the Township Clerk, on receiving the above notice, forthwith to enter a copy thereof in a Book to be kept by him for that purpose and shall post the notice he receives, or a copy thereof, in some conspicuous place on a

1 6
Near the door of his office, and to continue the same
so posted for at least one week, unless the animal
is sooner claimed by the owner.

7th That if the animal, or any number of animals
taken up at the same time is, or are of the value
of Ten Dollars or more, the distrainer shall
cause a copy of the notice to be published in a
newspaper in the County, and to be continued there
in once a week for three successive weeks.

8 That if any animal is impounded in this
Municipality notice for the sale thereof shall
be given by the Pound keeper or person who
impounded the animal within forty eight
hours afterwards, but no pig or Poultry shall
be sold till after six clear days, nor any horse
or other Cattle, till after twelve clear days
from impounding the same; but in case
the animal is not impounded but is retained
in the possession of the party distraining the same,
if the animal is a Pig, Goat, or Sheep, the notice
for the sale thereof shall not be given for two
months after the animal is taken up; the noti-
ces of sale may be written or printed, and shall
be affixed and continued for three clear succes-
sive days, in three public places in this Muni-
cipality, and shall specify the time and
place at which the animal will be publicly
sold, and shall proceed to sell the same if not
sooner replevied or redeemed by the owner or
some person on his behalf, paying the penalty
imposed by law, if any, the amount of injury
claimed or decided to have been committed by
the animal, to the property of the person who
distrained it, together with the lawful fees.

and charges of the Pound Keeper, and also of the Fence Viewers (if any) and the expenses of the animals keeping, and all surplus shall be returned to the owner, or if not claimed by him within three months after the sale, it shall be paid to the Treasurer for the use of this Municipality

9th That every Pound Keeper, and every Person who Impounds or confines any animal in accordance with this By Law, shall furnish such animal with good and sufficient food, water, and shelter during the whole time that such animal continues impounded, or confined, and may recover the value thereof from the owner of the animal, provided it has been legally impounded or confined, otherwise from the Person causing the same to be impounded or confined

10th That if the owner within forty eight hours after the delivery of such statement as provided for by the fourth clause of this By Law, disputes the amount of damages so claimed, the amount shall be decided by the majority of three Fence Viewers of this Municipality, one to be named by the Pound Keeper, one by the owner of the animal, and one by the Person claiming damages, such Fence Viewers or any two of them shall within twenty four hours after being notified as aforesaid, view the fence and the ground upon which the animal was found doing damage, and determine whether or not the fence was a lawful one according to the By Laws of this Municipality in force at the time of the trespass, and if it was, then they shall appraise the damage committed, and

within twenty four hours after having made the examination deliver to the Pound Keeper a written statement, signed by at least two of them of their appraisement, and of their lawful fees and charges; and any Fence Viewers neglecting his duty as aforesaid shall incur a Penalty of two Dollars, to be collected in accordance with Consolidated By Law Number One, of this Township; Provided always, that if either the owner or distrainer refuses or neglects to notify a fence viewer, the Pound Keeper shall notify one instead thereof, and if both the Parties aforesaid shall fail to notify one fence viewer each, the Pound Keeper shall notify the fence viewers as aforesaid

11th

That if the Fence Viewers decide that any fence they are called upon to view is not a lawful fence, they shall certify the same in writing under their hands, with a statement of their lawful charges to the Pound Keeper, who shall, on the receipt of such statement deliver the animal or animals so impounded to the owner thereof if claimed by him and collect all legal fees and charges from the person distraining the same

12th

That the owner or occupant of any Land shall be responsible for any damage caused by any animal or animals under his charge and keeping as though such animal were his own property; and the owner of any animal not permitted to run at large by the By Laws of this Municipality, shall be liable for any damage done by such animal, although the fence enclosing the premises was not a lawful fence

13th That the owners of any animal impounded shall at any time be entitled to his animal on demand made therefor, on giving satisfactory security to the Pound Keeper, for all costs damages and Poundage fees that may be established against him; but the Person distraining and impounding the animal, shall, at the time of such impounding deposit Poundage fees if such be demanded

14th That if the owner of any Geese or other Poultry refuses or neglects to prevent the same from trespassing on his Neighbours premises after a notice in writing has been served upon him of their Trespass, then the owner of any such Poultry may be brought before any Justice of the Peace and fined as the Justice may ~~deem~~ Direct

15th That in Case any Pound Keeper or other Person who impounds or confines any animal as aforesaid, refuses or neglects to supply such animal with sufficient Food, water, and shelter shall, for every day he so refuses or neglects, forfeit a sum of not more than Five Dollars, nor less than one Dollar, to be collected in accordance with Consolidated By Law Number one of this Municipality

16th That all Fines imposed by this By Law not otherwise Provided for, shall be collected in accordance with Consolidated By Law Number one of this Municipality

17th That the following scale be the amount of fees received by the Pound Keeper for Poundage, Food, Water, and Advertising and Selling the same

Horses

any

	\$	¢	Food and water per day	cents
Horses each for Impounding	25			20
Horned Cattle over 2 years old each	20			15
" " under 2 years old	15			10
Sheep for Impounding	7			5
Hogs over 40 lbs weight	10			10
" under 40 lbs weight	7			5
Turkeys and Geese each	5			5
Putting up the necessary Notice each	20			
Notice to Fence viewers	20			
Selling and distributing proceeds	100			

18th That the Fence Viewers shall be allowed one Dollar per day for every day necessarily spent by them in performing the Duties hereby imposed

19th That all Fees, Fines, and Charges shall be paid by the owner, or Proceeds of Sale, or Complainant, or Impounder, as the case may be.

20th That the following Schedules hereunto annexed Marked A, B, C, and D, shall be held to be legal, and shall form part of this By Law

Schedule, A.

Form of Agreement to be entered into with the Pound Keeper.

I (or we as the case may be) do hereby agree that I (or we) will pay to the owner of the (describing the animal) by me (A, B) this day Impounded all Costs to which the said owner may be put in case the distress by me the said A, B, proves to be illegal, or in case the Claim for damages now put in by me the said A, B, fails to be established

Schedule B

Notice by the Pound Keeper

That I the undersigned Pound Keeper, at the request of A. B. have this day impounded on Lot No (here describe the Lot and Concession) in the Township of North Guillemburg (here give a description of the animal or animals) which was this day found running at large (or trespassing upon the Lands of A. B. as the case may be) in the said Township; and unless the owner thereof shall within the time specified in Consolidated By Law Number Five from the date hereof replevy the same, I shall proceed to sell the same by Public Auction on the day of (date) next at Twelve O Clock, Noon, at (here state the place of Sale) Pursuant to the Provision of the above named By Law

Signed this () day of () A.D. 186
O. P.

Schedule C

Notice to Fence Viewers to view and appraise Damages

To O. D. Fence Viewer of the Township of North Guillemburg
In Conformity with the Provisions of Consolidated By Law Number Five of the Township of North Guillemburg, I do hereby give you notice to attend at the Premises of O. P. Situated on Lot (here describe the Premises) at the Hour of (here give the hour) to appraise damages done upon the
the
same

4
12
Upon the Premises of the said O.P. by certain animals Trespassing thereon, and which have been Impounded in consequence: and you are also to judge of the Sufficiency of the Fence and say whether it be a Lawful Fence that Encloses the Premises where said Trespass is complained of.

Signed this day of A.D. 1866

Passed Oct^r 27th 1866 (Signed)

John Fairbairn
J^r. Clerk

H. Draper
J. Reeve

Consolidated By Law
No. 6

To regulate the Duties of Fence Viewers

The Municipal Council of the Township of North Guilford Enacts as follows

1st That it shall be the duty of this Council, at their first Meeting in Each Year or, at any regular Meeting thereafter to appoint not a Less Number than nine, nor more than Twelve Fence Viewers for this Municipality

2nd That three of such Fence Viewers of the Municipality or, a Majority of them, may decide all disputes between the Owners or Occupants of adjoining Lands, or Land so divided or alleged to be divided as aforesaid, in regard to their respective Rights and Liabilities under this By Law (or under the

Statutes 22nd Vic Chap. 57 Consolidated Statutes of Upper Canada, and Entituled an Act respecting Line Fences and water Courses, and also all disputes respecting the opening Making or paying for ditches or water courses under this By Law, Or, Act above referred to

3rd Every Determination or Award of Fence Viewers shall be in writing, Signed by such of them as Concur therein, and they shall transmit the same or (a certified Copy thereof) to the Clerk of the Municipality and shall also deliver a Copy to every party requiring the same, and such Determinations or Award shall be binding on the parties thereto

4th That when the dispute is as to the Commencement or extent of the part of the Fence to be made or repaired by Either party Or, as to the opening of a Ditch or water Course Or, as to the part, Width, depth, or extent that any Person should open or make, Either party may by writing, Notify the Fence Viewers and name in the Notice for the Investigation thereof, the time and place of Meeting, and shall also Notify the other party to appear at the same time and place

5th That on receiving such Notice, the Fence Viewers shall attend at the time and place named, and after being satisfied that the other parties has been also duly Notified, they shall examine the premises and hear the parties and their witnesses if demanded and according to the subject matter of the Reference shall decide the Commencement or extent of the part of the Fence which either

Claims of
Tany

Claims to have made or repaired, or refuses to make or repair, or, shall divide or apportion the ditch or water course among the several parties, having due regard to the Interest of each in the Opening thereof, and shall fully determine the Matter in dispute.

6th

That the Fence Viewers on any Reference as to a ditch or water course, what length each party shall open, should they find one of the parties not sufficiently Interested in the opening to make him liable for any portion but that it is necessary for the other party that it should be continued across such tract, they may award it to be done at the expence of the other; after such award the last mentioned party may open the ditch or course across the tract at his own expence without being a Trespasser.

7th

That ^{when} by reason of a Material Change of Circumstances in respect to the Improvement and occupation of adjacent Lots or parcels of Land, an award previously made under this By Law, ceases in the opinion of either of the parties to be equitable, such party may obtain another award of the Fence Viewers by a like mode of proceedings; and if the Fence Viewers called upon to make a subsequent award find no reason for making an alteration, the Whole Cost of the Reference shall be borne by the party at whose instance it has been made.

8th

That if any party shall neglect or refuse on demand being made in writing as aforesaid, to open or make and

Keep open his share of the ditch or water course allotted or awarded by the Fence Viewers, within the time allowed by them, any of the other parties may, after completing his own share or proportion, open the share or proportion allotted to the party in Default, and shall be entitled to recover not exceeding Forty Cents per Rod from the Party so in default.

9th That if after the award of Fence Viewers or after being required by a demand in writing by the party occupying the adjoining tract, or a tract separated therefrom by a river, Pond or Creek, a party in the occupation of any tract of land, neglects or refuses for a period of Thirty days, to make or repair (as the case may be) his proportion of the Division or Line Fence between his tract and such an adjoining or separate tract, or if the party making the Demand neglects or refuses for the like period to make or repair his own proportion of the fence, either party, after completing his own proportions, may make or repair in a substantial manner and of good sound material, the whole, or any part of the Fence which ought to have been made or repaired by the other party, and may recover from him the value thereof.

And be it further Enacted
That to ascertain the amount payable by any Person, who, under the Authority of this By Law, makes or repairs a Fence or, makes, opens, or keeps open any ditch or water course which another Person should have done and to enforce the payment of such amount the following
proceed-
uness

Proceedings shall be taken.

1st That any of the Persons interested may apply to a Justice of the Peace residing within this Municipality, and thereupon such Justice shall Issue a summons under his hand and seal, Directed by name to three Fence Viewers of this Municipality requiring them to attend at the place and on the day and hour therein named (or mentioned) to view such Fence and appraise the same

2nd That the Justice shall at the same time Issue a summons to the party so having neglected or refused to make or repair his proportion thereof (who shall thenceforth be considered the Defendant in the Case) requiring him to appear at the same time and place to show Cause why the Party claiming payment (who shall thenceforth be considered the Plaintiff in the Case) should not recover the same.

3rd That the Fence Viewers shall be personally served with the summons at least four days before the day named for their attendance.

4th That, if either party desires to procure the attendance of any person to give evidence before the Fence Viewers, the Justice shall, upon the Application of such party, Issue a summons to such witness, or witnesses, to attend before the Fence Viewers, at the time and place mentioned in the summons to the Fence Viewers.

5th

That the Fence Viewers when met at the time and place appointed, shall, whenever desired by either party, or whenever they themselves think it necessary may administer an Oath to any witness, which Oath shall be in the following Form

You do Solemnly Swear that you will true answer make to such Questions as may be asked of you by either of the Fence Viewers now present, touching the Matter which they are now to examine and determine. So helps you God.

6th

That the Fence Viewers or any two of them being present shall, after having duly examined the Fence and received Evidence, determine whether the Plaintiff is entitled to recover any, and what sum from the Defendant

7th

That in case the Commencement or extent of the part of the division or line Fence which each should make or repair had not been previously determined by the Award of Fence Viewers named in the Summons, or any two of them, they shall determine the same, and if they determine that the Plaintiff is entitled to recover from the Defendant, they shall also state what distance of fence the Defendant should have made or repaired

8th

That, the Fence Viewers shall report their Determination in writing under their hands to the Justices who issued the Summons and such Determination shall be Final

9th

That the Fence Viewers if required by either party unless

Party before they report, shall give to such party a copy of their Determination.

¹⁰ That the following Fees and no more may be received under this By Law.

Fence Viewers one Dollar per day each; if less than half a day, employed Fifty Cents
 Bailiff or Constable, for serving Summons or Subpoenas, Twenty Cents, Mileage per mile Six and twothird cents, Witness per day each, Fifty Cents

Fence Viewers Award

We the Undersigned Fence Viewers of the Township of North Guillemburg having viewed the Premises of A. B. (here describe the situation) and also the fence enclosing the same, where certain animals of C. D. (if the Owner is known) were found trespassing and were now impounded, do hereby adjudge the fence to be a lawful and sufficient fence (or not to be a lawful and sufficient fence as the case may be) and we also adjudge and award the damages done to the said premises (if any) by reason of the said trespass at the sum of — Dollars

Given under our hands the — day of — A. D. 18

signed

J. H.

L. M.

W. O.

Passed Oct. 27th 1866 (Signed)

John Fairburn

J. Clerk

H. Draper

J. Beere

Consolidated By Law
No. 7

To regulate the Duties of certain Township Officers

The Municipal Council of the Township of North Guillemburg Enacts as Follows

1st That it shall be the Duty of the Clerk and he is hereby required within Ten days after any meeting of this Council at which the Appointment of Township Officers is made, to post in at least Five Public places in this Township a list of such Appointments, Specifying the Office to which each Individual is Appointed

2nd That it shall be the duty of any Person appointed to any Township Office by this Council, and before entering upon the discharge of the Duties of such Office, to make the necessary Declaration, or Declarations, required by By Law within Twenty days of their Appointment.

3rd That it shall be the Duty of the Treasurer of this Township, to furnish the Council at their Meeting in the Month of May in each and every Year, and generally at any other time when so required, with a Statement of the Financial Resources of the Municipality and an Estimate of the Expenses for the Year

4th

That it shall not be Lawful for the Treasurer of this Township to pay any Money out of the Funds of this Township, unless upon an order of the Reeve Issued on a Motion of the Council Or, unless

Unless otherwise provided for by By Law or, by the Provincial Statutes

5th That it shall be the Duty of every Collector Appointed by this Council before receiving his Roll or, before entering upon the duties of his office, to enter into a Bond with two sufficient Sureties in the Penal sum of not less than double the amount to be collected as shall appear by the Collectors Roll, which Bond shall be payable to this Municipality, and shall be conditioned for the paying over and accounting to the Treasurer on or before the Tenth Day of December in the year for which said collector shall have been appointed, all moneys that may come into his hands as collector, and for the faithful performance of all other Duties incumbent upon him as such collector.

6th That it shall be the Duty of the Auditors to Examine and Report on all accounts affecting the Corporation or, relating to any Matter under its Control, or within its Jurisdiction for the year last past preceding their Appointment, and prepare an abstract of the Receipts and Expenditures, als a Detailed Statement Showing from what Source all moneys were derived and to whom paid, and Report in Duplicate, and file the same in the office of the Clerk within one month of their Appointment, and the Clerk shall submit said Report to the Council at their first Session after it has been so deposited in his office, for to be by them finally audited and allowed

all places dangerous to Travellers, and to remove or cause to be removed all obstructions other than Snow Drifts (Which may be removed where the road is rendered Impossible on account of such Drifts) that may obstruct the Highways in his Division from time to time During his Term of Office; and if necessary to call on any Person or Persons liable to do Statute Labour who may reside in such Division to remove or repair the same as the Case may and to return the Amount of such extra Statute Labour performed, and by whom, to the Clerk of the Municipality, on or before the Fifteenth day of February Next ensuing; The performance of such and the Individual performing such extra Labour shall be allowed for the same on the next years Statute Labour for which he may be assessed, and shall be Credited by the Clerk on the next Road List for the Road Division in which Person may reside.

12th

That the following rates shall be allowed for all Teams and Implements brought on the roads by order of the Road Overseer, a Horse Cart and Driver Two and a half days, a Span of Horses with Wagon, Plough, or Scraper and driver Three days, Yoke of Oxen and driver two and a half days, a Plough, Wagon, Cart or Scraper without Team or Driver, one half Day; to be computed by the Actual time the Implements are engaged in work.

13th

That each overseer of Highways shall, if tendered to him on or before the first day of May, receive in lieu of Statute Labour Commutation Money

The rate of Seventy five Cents per day, or such other sum as may be fixed either by Statute or By Law, But if not tendered to him before the first day of May, he shall not take a less sum than is sufficient to hire an able bodied Man to perform the Labor for which such Commutation Money is tendered in Payment.

14th That every Overseer of Highways shall require every Person performing Statute Labours under his Control, to Labour faithfully, and to discharge from the Road any Person who may neglect or refuse so to do, and not allow him for the time he may have spent on the Road on the day of his discharge, and such Person shall be Deemed to have refused to perform his Statute Labour and be dealt with accordingly.

15th That it shall be the Duty of each overseer of Highways to Complain to some Justice of the Peace within Ten days after the refusal or neglect of any Person residing in his Division to perform his or her Statute Labours, and any Person shall be liable to pay at the Rate of one Dollar per day for all Labor remaining Due, together with the Costs of Prosecution, and such Fine as shall be adjudged by said Justice, to be Collected or enforced in Accordance with Consolidated By Law Number one,

16th That it shall be the Duty of every Overseer of Highways, to make out a list of Statute Labours performed, of Commutation ~~Money~~

and all other Moneys, received by him by virtue of His office, and the Expensiture of the same and deposit such list with the Clerk of the Township, Certified by Affirmation on or before the first day of September in the year for which he is appointed.

17th That every overseer of Highways shall notwithstanding his appointment to said office perform his full amount of Statute Labour for which he is assessed; Provided always that he shall be allowed one day for obtaining his Road list and making his Returns, and also for all necessarily spent in superintending the Statute Labour in his Division

18th That it shall be the Duty of every Overseer of Highways to give at least three days Notice to all Persons liable to perform Statute Labour of the time and place he will require the performance of such labour, and a Notice left at the residence of any Person so liable shall be sufficient to require the attendance of such Person, or another in his Behalf.

19th That any Person appointed by this Council to any office in this Township, who shall refuse or neglect to make the necessary Declaration of office within the time limited by Law, or refuse or neglect to discharge the Duties of said office after making such Declaration shall be deemed guilty of a violation of this By Law

20th That it shall be the Duty of each Overseer of Highways to protect all Timber, Stone, Sand, or Gravel, that may be lying or standing on any

any of the Highways in His Division, and to prevent all Persons from taking or removing the same unless such Persons have Purchased them according to Law

2^d That any Person or Persons Violating any of the Provisions of this By Law, Except where otherwise provided, shall be dealt with according to Consolidated By Law Number One

(Signed)
 Passed Oct. 27th 1866
 John Fairbairn
 J. Clerk

H. Draper
 J. Reeve

Consolidated By Law No 8

Relating to Licenses and to Duties of Inspectors of Licenses

The Municipal Council of the Township of North Gwillimbury Enacts as follows

1st That it shall not be Lawful for any Person, or Persons to sell any Spirituous, Fermented, or other Manufactured Liquors in this Township by Retail, Without having first legally obtained a license for that Purpose

2nd That the amount to be paid for a Certificate wherewith to obtain either a Tavern or Shop License shall be Twenty Dollars

3rd That on the receipt of the Petition for License required by the Municipal Act for Upper Canada, section 249 sub. sec. 1 this

"may" as amended by By Law No 189

Council shall order the Inspection of the Premises of the Person named in such Petition and if containing the Qualifications required by Statute and this By Law, the Inspector shall grant his Certificate of Qualification to the Person named in such Petition

4th That all Licenses Issued Under this By Law shall be in force until the first day of March next after the Issuing of the same and no longer, and shall be a License applying to the particular House or Premises named therein

5th That any License Issued under this By Law shall be Transferable, if to be used for the same premises for which it was originally Issued, and not otherwise, But in case of a Transfer of a Tavern License the Transferee shall first possess the Legal Qualifications, and shall have received the Certificate of the License Inspector to that Effect

6th That every Tavern Keeper shall, before obtaining a Certificate wherewith to obtain a License in addition to what may be needed for the use of his or her Family, shall Possess a good and sufficient Building for a Tavern, and shall contain a Dining room, a sitting Room, and a Bar Room for Public Accommodations, and also Four good Bed Rooms, with a suitable Complement of Bedding and Furniture; and good Stabling and Provender for not less than Eight Horses, also a convenient ~~and~~ Driving House and Shed, for the Accommodation

2
 ation of Travellers, and sufficient Representments shall be regularly kept by the Tavern Keeper, Both for man and Beasts stopping at his or their House

7th That all Moneys paid for such License shall be paid over to the Township Treasurer who shall furnish all Certificates for License to Parties holding the Certificate of Qualification and having otherwise complied with the requirements of this By Law, said Certificate to be signed by the Reeve and countersigned by the Clerk of this Municipality, and the Corporate seal attached thereto

8th That but one Inspector of License shall be appointed for this Township, and it shall be the Duty of such Inspector to inspect all Premises ordered by this Council as described in the Third Section of this By Law; also on the receipt of one Dollar from the applicant all Premises where a Transfer of License is required; and if the Legal Qualifications are Posessed, to grant the necessary Certificate

9th That the License Inspector shall see that all Laws (whether Statute or By Law) relating to Taverns are Enforced, and he shall visit and inspect all Taverns in this Township and Examine into their Qualifications at least Four Times during the year of his appointment (once in each Quarter) and Report to the Reeve

of this Township, or, any Justice of the Peace any Person found violating the Provisions of any Statute or By Law relating to either Stores or Taverns, (said Complaint to be considered as a Complaint on behalf of the Township) and all holders of Tavern Licenses shall be required to answer any reasonable Questions that may be asked by the Inspector, and to produce his or their License if requested so to do

18th That any Person selling Spirituous, Fermented or other Manufactured Liquors as a Tavern Keeper after having Ceased to Possess the Qualifications herein described or Implied or in anywise selling without having first Legally obtained a License shall forfeit and pay a fine of not less than Twenty Dollars and Costs, and not over Forty Dollars and Costs, and shall be collected in a summary Manner before any two or more Justices of the Peace having Jurisdiction in this Municipality

19th That it shall not be Lawful for any Store or Inn Keeper to sell or Furnish Intoxicating Liquors to any Person addicted to drinking to excess, after having been forbidden by any Resident in this Municipality taking an Interest in his or their welfare, nor to sell any thing of small Value or no Value and give Intoxicating Liquors, Neither shall any Keeper of a Tavern Allow any Card Playing or Throwing of dice, Dominoes, nor any Mode of Gambling on his or her Premises

20

12th

That the License Inspector shall receive the sum of Six Dollars Annual Salary, and for every Inspection in consequence of a Transfer of License, may be Demanded from the parties requesting him to make the Inspection, the sum of one Dollar for said Inspection, which shall be paid to him if demanded before he makes his Inspection

13th

That any violation of this By Law by the Inspector of Licenses or by any other Person, shall be dealt with according to Consolidated By Law Number one

14th

That no Person shall be Eligible to receive a Certificate for License until he or they shall have entered into a Bond, with two good and sufficient Sureties to be approved of by this Council for the faithful performance of his or their Duty, in accordance with this By Law, and shall also be of a good Moral Character

(Signed)

Passed Oct^r 27th 1866

H. Draper

John Fairburn

J. Reeve

J. Clerk

197

By Law No. 153.

A By Law to appoint a Township Clerk,
One Assessor and three Saverer Inspectors.

Therefore be it enacted by the Municipal
Council of the Township of North Guillembury
and it is hereby enacted by the Authority of
the same.

That James B. Linton be and is hereby appointed
Township Clerk for this Township and that Thomas
Mossington be assessor. George Wright, Stephen
Mann and Andrew Cunningham as Saverer
Inspectors, and to remain in the said Offices
during the pleasure of this Council.

And be it further enacted that all By
Laws inconsistent with this By Law be
and are hereby repealed.

Signed
H. Draper
Twp. Reeve.

Passed 15th January 1866

James B. Linton
Twp. Clerk.

By Law. No. 154

178

A By Law to appoint Township Auditors
to Audit the accounts of 1865

Therefore be it enacted by the Municipal
Council of the Township of North Guilford
and it is hereby enacted by the Authority of
the same.

1st
That James Bailey and William McNeil
be and are hereby appointed Township
Auditors to Audit the accounts of 1865
according to By Law No 151.

2
And be it further enacted that all By
Laws inconsistent with this By Law
be and are hereby repealed.

Signed
Thomas Glover
Chairman

Passed 27th January 1866
James B. Hutson
Tp Clerk.

By Law No. 155.

A By Law to appoint township officers for the township of North Guillemburg for the year A. D. 1866.

Be it therefore enacted by the Municipal Council of the township of North Guillemburg and it is hereby enacted by the Authority of the same:

That the following named persons shall be and perform all the duties of Overseers of Highways in the aforesaid township of North Guillemburg for the present year 1866 viz.

Namely for road divisions Nos 1 to 44 Inclusive

1	John Akley	John L. Cornes	23
2	W. B. Terry James Brady	Peter Proser	24
3	John Purdy	John Taylor	25
4	W. Proe Young	John Anderson	26
5	William Findall	Richard Sheppard Sr	27
6	Robert Illitt	Thomas Bennett	28
7	Edward Sheppard	David Wilson	29
8	Jacob Draper	John Fairbank Sr	30
9	John Allan	Anthony Graham	31
10	Ernae Harritt	John Anderson D. H. Hargreaves	32
11	Henry Smallwood	George Burrows	33
12	John Allstocks	Thos Archibald	34
13	William Wilder	Orin Crittenden	35
14	David Vandeman	George Hamilton	36
15	Patrick Connel	William Night	37
16	Richard Mann	Jos Thompson	38
17	Francis Morton	Moses Hill	39
18	John Proser	Stephen Winch	40
19	John Cunningham	Henry Nelson	41
20	Silas Morton	Joseph Glover	42
22	George Proser	united to P.D. 37	43
21	James Brown	William Jewell	44

And be it further enacted by the Authority of aforesaid

That the following named persons shall be
and perform all the duties of Poundkeepers and
fence viewers respectively for the present year:

Poundkeepers

Fence viewers

1 James Bailey
2 William Collins
3 Richard Mann
4 Thomas Huntley
5 James Reid
6 Thomas Holburn
7 Stephen Winck
8 John Morton Junr
9 John Pinner
10 Silas Emes Junr

1 Joel Draper
2 Stephen Mann
3 Stephen Winck
4 Eli Alden
5 Joseph Akney
6 Peter Proser
7 William Moles
8 John Moles
9 James Attenden

And be it further enacted provided always
that all officers hereby appointed shall make
and subscribe to the necessary declarations
of office and deposit the same in the office of
the Township clerk within twenty days from
the date hereof

Signed
J. Draper
J. Pinner.

Passed February 19/66
James B. Scitow
T. Clerk.

By Law No. 156.

A Bylaw to appoint a fit and proper person to fill the office of Township Clerk in the place of Mr. J. B. Linton who has resigned.

Whereas the township clerk for this Township of North Guillemburg did on the twenty fourth day of March resign the office of Township Clerk and whereas it is necessary to appoint a fit and proper person to fill the said office and perform all the duties of Township Clerk.

Therefore be it enacted by the Municipal Council of the Township of North Guillemburg and it is hereby enacted by the Authority of the same.

1st
That John Fairbank senr. be and is hereby appointed Township Clerk for this Township from the date hereof and to remain in said office during the pleasure of this Council.

2nd
And be it further enacted by the Authority of the same that all Bylaws inconsistent with this Bylaw be and are hereby repealed.

Passed March 24/66
J. B. Linton
T. Clerk.

Signed
L. Draper
J. Howe.

By Law to appoint a Township Treasurer
for the Township of North Guillemburg.

And be it enacted by the Municipal
Council of the Township of North Guillemburg
and it is therefore enacted by the authority
of the same. That William Williams be
and is hereby appointed Treasurer for this
Municipality, and that he be required
to furnish two good and sufficient sureties
for the due performance of said office
and that all books papers and moneys
belonging to the Municipality be delivered
up to him on his entering into sufficient
bonds with said sureties for due performance
of said office of Township Treasurer.

Passed March 24/66
J. B. Linton
T. Clerk.

Signed
H. Draper
J. Meene.

Repealed by By-Law No. 180

By Law No 158

A By Law to amend By Law No 147

Be it therefore Enacted by the Municipality of the Township of North Guillemburg and it is therefore Enacted by the authority of the same that By Law No 147 be amended as follows viz, that that part of Section No 2. of Said By Law including the Side line between Lots No 10 & 11 (in the 3^d Concession N. G.) in Road Division No 2, be and it is hereby Repealed, and further that the aforesaid Side line between Lots No 10 & 11 be added to Road Division No 18.

Further that Side line between Lots No 5 & 6 in the 7th Concession be, and it is hereby added to Road Division No 36 and be it further Enacted that Road Division No 36 be amended by repealing that portion of said By Law, including the old Warner Road in said Road Division, and that a new Road Division be formed including the road known as the old Warner road, and numbered 44, and that William Woods be overseer of said Road Division for the present year

and be it further Enacted that Road Divisions No 29 & 30 be amended by repealing that part of said By Law including the side line between Lots No 20 & 21 in the 6th Concession in Road Division No 30 and that said side line between Lots No 20 & 21 be included in Road Division No 29

(Signed)

H. Dreiser

Passed the 26th day of May 1866

J. Reeve

John Fairbairn
J. Clark

A By Law

To authorise the Township Clerk to get printed
several By Laws of this Municipality

Therefore be it Enacted by the Municipal Council of
of the Municipality of North Guillemburg and it is
hereby Enacted by the authority of the same

That the Clerk of this Municipality be and is hereby
authorised to get By Laws Nos 72-73-75-76-77-79-80-81-
-82-83-114-143 together with the act 29th Vic. Cap 40. an
act to prevent the spreading of Canada Thistles, and
also Instructions for the Guidance of Poundkeepers
and Fence Viewers, (yet to be prepared by said Committee)
Printed in Pamphlet Form, to the number of one
Hundred Copies, for the Benefit of the Rate Payers
of this Municipality

and that the said Clerk
be authorised to give one copy to each Township
officer for the present year, and that each officer
return the same to the Township Clerk, on or
before the 31st day of December in each and every
year, under a Penalty of one Dollar, to be
collected in accordance with By Law Number
Seventy Six

All By Laws or parts of
By Laws inconsistent with this By Law
are hereby repealed.

(Signed)

Passed June 16th 1866

S. M. Fairbairn

Tⁿ Clerk

H. Draper J. Reeve

By Law No 160

A By Law to appoint one Collector of Dog Tax for the Municipality of North Guillemburg for the year 1866

1st Therefore be it Enacted by the Municipal Council of the Township of North Guillemburg and it is hereby Enacted by the Authority of the same, That there be one Collector of Dog Tax appointed for the Present year, and that Thomas Sennett be Collector, and that he shall enter into Bonds before entering upon the Duties of this, said Bonds to be approved of by the Township Clerk.

2nd And be it further Enacted that the above Collector shall return all percentage that he may be authorised by the Provincial Acts, or by any By Law of the County Council, to receive as such Collector, to the Township Treasurer

3rd And be it further Enacted that the above named Thomas Sennett shall receive for his services as such Collector, the sum of Fifteen Dollars

Passed June 28th 1866

(Signed)

John Fairbairn T^h Clerk

H. Draper, J. Reeve

By Law No 161

A By Law to divide the Books Contained in the Township Library amongst the several school sections of this Municipality

Whereas it has become unnecessary and unprofitable to retain the Township Library purchased in the year 1860 by this Council any longer as a Township Library, and Whereas this Council deem it advisable and believe that it would better serve the interests of the Ratepayers of this Township to distribute the Books Contained in said Library among the several school sections in this Municipality.

Therefore be it Enacted by the Council of the Corporation

of the Township of North Guillemburg and it is hereby Enacted
 That the Reeve (H. Draper) be and he is hereby appointed and
 Authorised to divide or Cause to be divided: The Township Library
 belonging to this Corporation into six and one half Shares, accord-
 -ing to the Number of School sections in said Township, and deliver
 to each School Corporation, (or the party Authorised by such School
 Corporation) to receive the same one share. to be used for the
 benefit of such School sections, and that the one half share be
 handed over to James Cameron Esq^r. for the benefit of that portion
 of Union School section with North Guillemburg and Georgia in
 and belonging to this Municipality, and that the Clerk be instr-
 -ucted to notify the several School Corporations to that Effect.

And be it further Enacted that all By Laws and parts of By
 Laws inconsistent with this By Law be and they are hereby
 Repealed. (Signed)

Passed June 28th 1866 H. Draper T. Reeve

John Fairbairn
 J^r. Clerk

Repealed by Consolidated By-Law No 2
By Law 162

A By Law to Repeal Certain By Laws and parts of By
 Laws, and amend the Standing Rules of the Council of
 the Municipality of North Guillemburg

Be it therefore Enacted by the Municipal Council of the
 Township of North Guillemburg and it is hereby Enacted by the Authority
 of the same

That By Laws Nos 102 & 126 be and the same are hereby
 Repealed

That the 6th section of By Law No. 83 be and is hereby
 repealed and the following substituted in lieu thereof,

That the Inspector, or Inspectors, or a Majority of them shall
 at the time of their first visit in the month of February in
 each year, Grant to such Persons as may apply for the same
 and who may possess the requisite Qualification and Accom-
 modation

modations, a Certificate in the Form annexed to this By Law, marked No. 1. Such Certificate to be Sufficient Authority for the Township Treasurer to Grant a Certificate to the officer Legally Appointed to Issue or Grant Tavern Licenses, on the Payment of the sum Required for such License, Exclusive of the Provincial Duties, and on his being satisfied that such Person, or Persons, have first obtained the Sanction of the Municipal Council

3^d That Section No. 21 of By Law No. 83 be and is hereby Repealed, and the following substituted in lieu thereof. That in all cases where Commissioners are appointed to Superintend the Expenditure of any sum of Money, voted for Public Improvements, Such Commissioner shall allow after the following Rate per day reckoning Ten hours per day,

Viz, for every man able to perform a reasonable days Labour the sum of Eighty Cents, For every span of Horses the sum of one dollar, For every Yoke of Oxen the sum of Seventyfive Cents, For every Wagon, Plough, or Cart the sum of Thirtyfive Cents, For every Horse and Cart the sum of one Dollar and Twentyfive Cents, Every Commissioner to receive at the rate of Eighty cents per day for all the time he may be actually employed in the Expenditure of said money.

4th That the first section of By Law No. 143 be amended by Inserting immediately after the words this Municipality, (the followings words) and upon his being Satisfied that the Person so applying has first obtained the Consent of the Municipal Council, and that the 6th Section of said By Law No. 143 be amended by Striking out the Sixth, seventh, and the two first words of the Eighth Lines in said Section.

5th That By Law No. 75 be amended by Substituting the sum of one Dollar, in lieu of Twentyfive cents, named in the first section, and that the fourth section of said By Law be and is hereby Repealed.

6th That Form No 1 alluded to in By Law No 83 be amended by inserting between the words, a. and License. in the sixth line from the top of said Form, Certificate wherewith to obtain, &c.

7th That the Standing Rules of this Council be amended by inserting immediately after the words Complied with in the 18th rule and any Person, or Persons, violating any of the said Rules, shall be dealt with, and fined according to By Law No 76 and adding. Rule. 19th That all Petitions, to this Council shall be presented, by a ratepayer, of this Municipality, who shall be answerable to this Council, that they do not contain any improper, or impertinent matter, and that no Petition be received later than twelve of the clock (noon) at any Session of this Council

8th All By Laws or parts of By Laws inconsistent with this By Law are hereby Repealed.

(Signed)

Passed June 28th 1866

H. Draper J. Reeve

John Fairbairn J^r Clerk

By Law 163

A By Law to appoint an arbitrator to settle the matter of Claim of R. J. Wilson agent of the Arnold Estate, on the Municipality of North Gwillimbury, for Compensation for Land taken for a road across Lots No 1 & 5 in the 6th Con^o of North Gwillimbury.

The Municipal Council of North Gwillimbury Enacts as follows, That there be an arbitrator appointed in the matter of R. J. Wilson agent for the Arnold Estate. Claiming Compensation for Land used for a road across Lots No 1 and 5 in the Sixth Concession of North Gwillimbury, and that George Melbourne be the said Arbitrator in behalf of this Corporation.

(Signed)

Passed June 28th 1866

H. Draper J. Reeve

John Fairbairn J^r Clerk

(209)

By Law No. 164

A By Law to Repeal By Law No. 99

Whereas in the Opinion of this Council By Law No. 99 Establishing a road across Lots Nos 1-2-3-4, & 5. in the Centre of the Sixth Concession of North Guillinbury, is insufficient, and that said By Law should be Repealed

Be it therefore Enacted by the Council of the Corporation of the Township of North Guillinbury, That By Law No. 99 be and it is hereby repealed

(Signed)

Passed August 6th 1866

John Fairbairn

J^r. Clerk

H. Draper

J. Reeve

By Law No. 165

A By Law to Assess the Inhabitants of the Township of North Guillinbury, for General County Purposes for the payment of School Teachers; for Local Superintendents Salary; and for General Township Purposes, for the year of our Lord One Thousand eight hundred and Sixty six

The Municipal Council of the Township of North Guillinbury Enacts as follows

That there shall be raised levied and collected on the whole rateable property of the residents of this Township in the Present year, the sum of four Mills on the Dollar for the above mentioned purposes, that is to say one and a half mill on the Dollar for County purposes, one mill on the Dollar for the Payment of School Teachers and Local Superintendents Salary, and one and a half mill on the Dollar for General Township purposes; and the Clerk is hereby authorized to enter the same on the Collectors

Roll in three different Columns

And be it further Enacted that there shall be raised, levied, and collected on the lands of Nonresidents within the Municipality the sum of one and a half mill on the Dollar for County Purposes; one mill on the Dollar for the payment of School Teachers and Local Superintendent salary; and one and a half mill on the Dollar for General Township Purposes; and the Clerk is hereby authorized to enter the same on the Collectors Roll in three different Columns

(Signed)

Passed Aug 11th 1866

H. Draper

John Fairbairn

J. Reeve

J^r Clerk

By Law No 166

At By Law

To Establish the Road across Lots Nos 1-2-3-4 & 5 in the center of the Sixth Concession of the Township of North Gwillimbury

Whereas by the Provision of Statute 22^d Vic, Cap 54, Section 331, Subsection 1 Consolidated Statutes of Upper Canada Gives Power to Township Municipal Councils, to open and Establish Roads &c &c, And it is Expedient that the Road now travelled and Surveyed by James McCallum P. L. S. across the Centre of Lots Nos 1-2-3-4 & 5 in the Sixth Concession of the Township of North Gwillimbury in the year A. D. 1860 should be Established, the written notices of the Intended By Law having been posted up, and also Published in the Newmarket Era, as Required by the 22^d Victoria, Cap 54, Section 321, subsections 1 & 2, Consolidated Statutes of Upper Canada

Therefore be it Enacted by the Municipal Council of the Township of North Gwillimbury, that the Road forty feet in width across the Centre of Lots Nos 1-2-3-4 & 5 in the sixth Concession of the Township of North Gwillimbury be as and

The same is hereby Established as A. Public Highway

2nd

Be it further Enacted that this By Law shall take Effect and be in force from the date thereof

Passed September 8th 1866 (Signed)

John Fairbairn
J^r. Clerk

H. Draper
J. Reeve

By Law N^o 167

To provide for the disposing of the Claims of all parties Interested directly or indirectly in the Road Crossing Lots Number 1 & 5 in the Centre of the Sixth Concession of the Township of North Gwillimbury

Whereas it has been made to appear to the Municipal Council of the Township of North Gwillimbury that Compensation will be Claimed for the road way Crossing Lots Numbers one and five in the Centre of the Sixth Concession of the aforesaid Township, and whereas the Provisions of Statute 22nd Vic. Cap 54, sec 358 and sub sec 10 Consolidated Statutes of Upper Canada, Provides that the Claims of all parties Interested in the property comprising the aforesaid Road may be disposed of by one award

1st

Therefore the Municipal Council of the Township of North Gwillimbury Enacts as follows: That the Claims of all parties Interested, directly or Indirectly, in the Land required for the Road across Lots Number one and five in the Centre of the Sixth Concession, of said Township, should in the opinion of the Council be disposed of by one award,

2nd

and be it further Enacted that this By Law shall take effect immediately after the passing thereof

(Signed) H. Draper. J. Reeve

Passed September 8th 1866 John Fairbairn
J^r. Clerk

By Law No 168

A By Law to appoint an arbitrator to arbitrate in the matter of claim of R. J. Wilson on this Corporation for recompence for Land used for a road across Lots Nos 185 in the sixth Concession of the Township of North Gwillimbury

The Municipal Council of the Township of North Gwillimbury Enacts as follows That there be an Arbitrator appointed in the matter of claim of R. J. Wilson Agent for the Arnold Estate Claiming Compensation for Land used for a road across Lots Nos 185 in the Sixth Concession of the Township of North Gwillimbury, And that Mr. George Holborn of the Township of East Gwillimbury, be and is hereby appointed the said Arbitrator, to arbitrate on behalf of this Corporation

Passed Sept 12th 1866 (Signed)

John Fairbairn

H. Draper

J^r Clerk

J. Reeve

By Law No 169

A By Law to detach Lot number Nineteen in the Lake Concession from Union School Section Number one Georgina and North Gwillimbury

Whereas it has been made to appear to this Council by the Petition of Mr James Cameron and others praying that Lot number Nineteen in the Lake Concession of the Township of North Gwillimbury might be detached from Union School Section Number one Georgina and North Gwillimbury that it would in the opinion of this Council be reasonable to grant the prayer of said Petition

Therefore be it Enacted by the Municipal Council of the Township of North Gwillimbury that Lot Number Nineteen in the Lake Concession North Gwillimbury be and the same is hereby Detached from Union School

School Section Number one Georgina and North
Guillimburg, and attached to School Section
Number Three ~~North~~ North Guillimburg, and that
the Clerk give the necessary notice as the Law direct

Passed Oct^r 13. 1866

Signed

John Fairbairn
J^r Clerk

H. Draper
J. Reeve

By Law No. 170

A By Law to appoint one Collector for the
Municipality of North Guillimburg

Whereas it is necessary to appoint one Collector
for the Township of North Guillimburg for the
present year 1866

1st

That the Municipal Council
of the Township of North Guillimburg Enacts as follows
That Alfred, M^r, Coarty be and is hereby appointed
Collector for this Township for the present year, and
that he shall enter into Bonds Separately and col-
lectively in the sum of double the amount on the
Collectors Roll, and two Sureties in one half the
amount required of the Township Collector, each
before entering on the duties of his office, such bonds
to be deposited with the Township Treasurer after
being approved of by this Council,

2nd

And be it further
enacted by the authority aforesaid that the aforesaid
Collector shall return all percentage (that he may
be authorized by the Provincial Statutes or by any By
Law of the County Council to receive as such Collector)
to the Township Treasurer for Township Purposes

3rd

and be it further Enacted that the Collector hereby appointed
shall be paid for his Services, the Sum of Twenty five Dollars
to be paid at the end of the year

Signed

Passed Oct^r 13th 1866

John Fairbairn J^r Clerk

H. Draper
J. Reeve

By Law No 171

As by Law to detach the East End of Lots No 1 & 2 from S. 1 in the Fourth Concession of the Township of North Guillemburg S. No 2 and attach the same to School Section No 5. N. 3.

Whereas it hath been made to appear to this Council by the Petition of John Mitchell and Henry Nelson ^{Praying} that the East End of Lots No 1 & 2 in the Fourth Concession of the Township of North Guillemburg ^{should} be detached from School Section Number one and attached to School Section Number Five North Guillemburg


Therefore the Municipal Council of the Township of North Guillemburg Enacts as Follows

That the East End of Lots Nos one and two in the Fourth Concession of this Township be and the same is hereby Detached from School Section No 1 North Guillemburg and attached to School Section Number Five North Guillemburg

Passed Oct^r 27th 1866

John Fairbairn
Jr. Clerk

H. Draper J. Keen
Council



By Lewis M. 1774

By Law No.

A By Law to Provide for the Payment of the Members of the Council, The Officers and other Expenses of the Municipality of North Guillemburg, for the Year Ending the 31st day of December 1866

The Municipal Council of the Township of North Guillemburg Enacts as follows

- 1st That the Township Treasurer be and is hereby authorized to pay upon Demand to the Several Persons named in the Schedule hereunto annexed, the Several Sums set opposite their respective names in the said Schedule
- 2nd And that The Clerk shall give a Certified Copy of the Schedule to this By Law to the Township Treasurer, which Copy shall be his Authority for the Payment of the Sums therein named

Passed Dec^r 10th 1866

Schedule to By Law N^o 172 Passed 10th December 1866

Henry Draper	15 days attendance in Council	8	4	15-00
George Tomlinson	15			15-00
David Willoughby	16			16-00
Thomas Glover	16			16-00
Elijah Prosser	15			15-00
Alfred M ^r Carty	Salary as Collector			25-00
William Williams	Township Treasurer			30-00
do do	Sub Treasurer			
John Fairbairn	Township Clerks Salary	Station		75-00
Henry Draper	on Committee	7		7-00
David Willoughby	on Committee	Days 6		6-00
Thos Glover		2		2-00
Elijah Prosser		5		5-00
				<u>228-00</u>

Passed Dec 20th 1866

John Fairbairn
J^r Clerk



H. Draper Recd

By Mrs
Blair / 2 / 18

By Law No 171

By Law to detach the East End of Lots Nos 1 & 2 in the Fourth Concession of the Township of North Guillemburg from School Section No 2 and attach the same to School Section No 5 N.G.

Whereas it hath been made to appear to this Council by the Petition of John Mitchel and Henry Nelson praying that the East End of Lots Number one and Two in the Fourth Concession of the Township of North Guillemburg should be detached from School Section number one and attached to School Section Number Five North Guillemburg

Therefore the Municipal Council of the Township of North Guillemburg Enacts as follows

That the East End of Lots Numbers one and Two in the Fourth Concession of this Township, be, and the same is hereby Detached from School Section No one North Guillemburg and attached to School Section Number Five North Guillemburg

(Signed)

Passed Oct 27th 1866

John Fairbairn
M. Clerk

H. Draper
J. Reeves

By Law No. 172

A By Law to Provide for the Payment of the Members of the Council The Officers and other Expences of the Municipality of North Gwillimbury, for the Year ending the 31st Decr 1866

The Municipal Council of the Township of North Gwillimbury Enacts as follows

1st That the Township Treasurer be and is hereby authorized to pay upon Demand to the Several Persons named in ^{the} Schedule herewith annexed, the Several Sums set opposite their respective Names in the Said Schedule

2nd And that the Clerk shall give a Certified Copy of the Schedule to this By Law to the Township Treasurer, which Copy shall be his Authority for the Payment of the Sums therein named

Passed at a meeting of the Council
this 10th day of Decr 1866
John Fairbairn Clerk

Schedule to By Law 172 Passed 10 Decr 1866		\$	¢
Henry Drapier 15 days attendance in Council	15	00	
George Tomlinson 15	15	00	
David Willoughby 16	16	00	
Thomas Glover 16	16	00	
Elijah Prosser 16	16	00	
Alfred Mc Carthy's Salary as Collector	25	00	
William Williams, Township & Sub Treasurer	30	00	
John Fairbairn Township Clerk's Salary	69	24	
" " Stationary & other Expences	5	76	

		\$	¢
Henry Draper	7 days on Committee	7	00
David Willoughby	6 - - - -	6	00
Thomas Glover	2 - - - -	2	00
Elijah Prosser	5 - - - -	5	00

Passed Dec 18th 1856 (Signed)

John Fairbairn

J^r Clerk

H. Draper Reeve