

THE

NEW ZEALAND GOVERNMENT GAZETTE.

PROVINCE OF WESTLAND.

Published by Authority

All Notifications which appear in this Gazette with any Official Signature thereunto annexed are to be considered as Official Communications made to those persons to whom they may relate, and are to be obeyed accordingly.

By His Honor's command,

CHARLES WOOLCOCK,

Provincial Secretary

HOKITIKA, MONDAY, MAY 31, 1875.

Superintendent's Office,

Hokitika, April 28th, 1875.

In pursuance of the provisions of the "Municipal Corporations Act, 1867," and the Acts amending the same, I hereby approve of and allow the following Bye-Law, No. 10, of the Council of the Borough of Greymouth, and I direct that the same be published in the New Zealand Government Gazette of the Province of Westland, the same having been transmitted to me as by law required, and not disallowed within the time prescribed therefor.

JAS. A. BONAR.

Superintendent.

BYE-LAW REFERRED TO IN THE ABOVE NOTICE.

MUNICIPAL CORPORATION OF THE BOROUGH OF GREYMOUTH.

BYE-LAW No. 10.

Bye-Law of the Council of the Borough of Greymouth made under Part 13 of the "Municipal Corporations Act, 1867."

A Bye-Law to provide for the better rule and government of the Borough of Greymouth.

In pursuance of the powers and provisions contained in section or provision 186 of Part 13 of the "Municipal Corporations

Act, 1867" the Council of the Borough of Greymouth ordains as follows that is to say:

- 1. No person without having first obtained permission in writing of the Council so to do shall make or cause any obstruction in or upon any public street or private street or any roadway footpath or channel by allowing any vehicles or animal to remain for a longer time than necessary for loading or unloading the same upon or across the same provided that this clause shall not apply to vehicles or animals standing or remaining on any stand or in any street or place appointed for that purpose by the Council.
- 2. No person shall without having first obtained permission from the Council so to do cause any obstruction to any street roadway footpath or channel by placing any goods materials or other things upon or across the same provided that nothing herein contained shall apply to goods being taken into any store shop or warehouse which shall have been placed on the footpath so as to extend not more than a third of the way across the same and which shall not have remained in or upon such footpath or any part thereof more than 6 hours altogether since they were first deposited there neither shall anything in this clause contained apply to building or other material or rubbish purported to be dealt with by sections 29 to 37 both inclusive of Part One of the 13th Schedule of the "Municipal Corporations Act, 1867."
- 3. No person shall take sole charge in any public street or private street within the Borough of Greymouth of more than one vehicle at the same time.
- 4. No person in charge of any vehicle in or upon any public street or private street shall allow any materials which may be conveyed on such vehicle to drag or trail behind the same so as to obstruct passage or to injure such street as aforesaid or to project on either side thereof more than a distance of two feet measured horizontally from the outside of the axle of the wheel of such vehicle.
- 5. Any person riding of driving or otherwise in the charge of any horse or vehicle in or upon any public street or private street shall keep to the near side thereof and any person so riding or driving or otherwise in charge of any horse or vehicle as aforesaid shall while he shall so be in charge remain

- sufficiently near to have the same under proper control.
- 6. Any person riding or driving any animal or vehicle in any public street or private street meeting any other animal or vehicle shall keep on the near or left side of the road and the one passing shall keep on the off or right side of the road and shall not in any manner prevent or obstruct any other person from riding or driving as aforesaid from so meeting or passing.
- 7. No person shall furiously or negligently ride or drive any horse in or upon any public street or private street.
- 8. No person shall wilfully or negligently so drive cattle in any public street or private street so as to cause damage or danger to any person or thing or shall in any wise misbehave in respect of the driving of cattle therein.
- 9. No person in charge of any vehicle shall ride thereon without there being and he then having hold of good and sufficient reins thereto.
- 10. No person shall without the authority of the Council expose or offer cattle for sale or exhibition in any public street or private street not being a lawful fair or market.
- 11. No person shall kill or slaughter any cattle or animals of any kind within the Borough except at some slaughter house duly licensed by the Council of the said Borough and registered in the registration books of the Council and no person shall kill slaughter offer for sale or have in his possession with intent to slaughter or to sell as fit for human food any diseased animal or any meat fish game poultry or fruit which shall be unfit therefor.
- 12. No person shall keep open in or upon any public street or private street any entrance or opening therefrom for access into any vault cellar or other underground place except for the purpose of taking goods thereout or storing goods therein nor for any longer time than shall be reasonably necessary for such purpose nor during such time as shall be so necessary without providing sufficient protection to passengers from any injury thereby.
- 13. No person shall neglect or omit to keep always in good repair any door railing

or cover to or about any entrance or opening of any vault cellar or other underground place.

- 14. No person shall make any writing or painting upon any house building wall fence gate door or post of any kind or shall place thereon or affix thereto any placard document or thing or shall in any way deface the same without the consent of the owner or the occupier thereof.
- 15. No person shall throw or place in or upon any public street or private street any bottle or other glass whether whole or broken filth dust rubbish or other offensive annoying obstructive or inconvenient solid matter of any kind.
- 16. No person or persons shall play at any games in or upon any public street or private street and no person shall wilfully disturb any inhabitant by ringing his bell or knocking at his door.
- 17. No person shall wantonly hurt or harass any cattle passing along or being in any street.
- 18. No person shall wilfully set on any dog to attack or put in fear any person or animal in any street or suffer any ferocious or mischeivous dog of which he may be owner or have charge to be at large and unmuzzled.
- 19. No person shall without lawful cause or authority discharge or let off any fire arms in or upon any public street or private street or within 100 yards therefrom but nething herein contained shall extend to any Justices of the Peace or any person in Her Majesty's Naval or Military service or any member of the Police force or other Peace officer or to any member of a recognized Volunteer corps while on parade or on duty or any Special Constable actually in pursuit of any felon or offender.
- 20. No person shall in any public street or private street to the annoyance of any person roll any cask or vessel or beat any carpet.
- 21. No person shall throw cast or discharge any stone stick marble bullet or missile of any kind to the damage of any person property or thing.
- 22. No person shall place or leave in or upon the bank of any river creek stream or water-course any dead animal or other noxious or offensive matter or thing or shall throw

- cast or discharge into any river creek or stream or water-course any dead animal or other noxious or offensive matter or thing or any living animal with intent to drown the same or shall drown any animal therein.
- 23. No person having the charge of shall permit any bull stallion or entire animal to cover within public view.
- 24. No person shall place or throw any timber bricks stones rubbish or other substance into or upon any channel or surface drain so as to obstruct the flow of the water therein.
- 25. No person shall allow any night soil offal or other offensive matter to be spilt or otherwise cast on to or upon any public street or private street within the Borough of Greymout or any foot way or path.
- . 26. No person shall break in any horse fly any kite or use any bows and arrows in any public street or private street within the Borough of Greymouth.
- 27. No person shall slaughter kill or skin any beast upon any public street or private street within the Borough of Greymouth nor permit to remain or leave thereon any slaughtered or dead beast.
- 28. No person shall light any bush fire or burn or set fire to any inflammable matter in any public or private street or in the open air in any part of the Borough of Greymouth without first obtaining permission in writing of the Mayor of the Borough of Greymouth and such permission shall be subject to such conditions as the Mayor shall impose and no person shall light any such fire contrary to any such conditions or in contravention thereof.
- 29. No person shall blast any rock stone or timber within the Borough of Greymouth without first obtaining permission in writing of the Mayor for the time being of the Council of the said Borough and the Mayor shall specify in such permission the number of days or times the applicant shall be permitted to blast and the precautions that shall be taken by him and no person shall so blast contrary to such permission and without taking such precautions as shall be stated in such permission.
- 20. Every person shall immediately after notice in writing under the hand of the Town

Surveyor or other the proper officer of the Council in that behalf appointed has been left for him her or them at his her or their last place or last known place of residence stating that any chimney or flue in the house occupied or owned by him her or them is whether by want of sufficient construction elevation or want of repair dangerous to passengers or neighboring buildings or otherwise unsafe or unfit for use cause the same to be repaired and no person shall make use of such chimney or light any fire or burn any material in the fireplace thereof or connected therewith until the said Town Surveyor or proper officer has certified in writing that such chimney has been altered raised or repaired and is again safe or fit for use and for the purpose of making inspection and giving such notices as aforesaid it shall be lawful for the said Town Surveyor or other the proper officer to enter into and upon any building in which any such chimney as in this Clause mentioned is situate or connected therewith or belonging

31. It shall not be lawful for any person are one time or by the same vehicle or mode of conveyance to carry transport or convey (except by means of a beat on the River Grey) into or through the Borough or any part thereof or from one part to any other part thereof more than 50 bs weight of blasting or gun powder but nothing herein contained shall apply to blasting or gun powder being landed from a boat from any ship or vessel in the Grey River for the purpose of being stored or deposited in the powder magazine and in course of transit to such magazine.

32 Any person offending against any Provision of this Byelaw shall for every such offence be liable to a penalty not exceeding £5.

33. The word "cattle" shall for the purpose of this Byelaw be deemed to include horses asses mules sheep bulls bullocks cows calves goats and swine of all ages and of either sex and to apply to any one, of such animals alone as well as to a mob or herd.

34. The words "private street" shall mean any road street or place within the Berough of Greymouth used by vehicles or foot passengers and either accessible to the public from a public street or forming a common access to lands and premises separately occu-

pied and which has not been maintained as or declared a public street.

35. The word "vehicle" shall include a bycicle and also any wheeled carriage or cart whatever be its form or construction used in carrying persons or goods.

36. The Sections Nos. 1, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20 and 21 and Sub-sections Nos. 1, 2, and 4 of Section 5 of the Ordinance of the Provincial Council of the Province of Canterbury intituled the "Canterbury Police Ordinance, Session X No. 1;" and all Byelaws or Regulations or parts of Byelaws or Regulations (if any) heretofore in force in and for the Borough of Greymouth which are inconsistent with or repugnant to the Provisions hereof or in any respect deal or purport to deal with the said provisions are hereby repealed.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk

I, John Arthur Whall, of Greymouth, in the Province of Westland, in New Zealand, the Town Clerk of the Borough of Greymouth, do hereby certify that the abovementioned Byelaw No. 10 is in compliance as regards the said Borough with Section 184 of the "Municipal Corporations Act, 1867."

JOHN A. WHALL, Town Clerk.

Superintendent's Office, Hokitika, April 28, 1875.

IN pursuance of the provisions of the "Municipal Corporations Act, 1867," and the Acts amending the same I hereby approve of and allow the following Regulations of the Council of the Borough of Greymouth, numbered I to 15, both inclusive, and I direct that the same be published in the Provincial Government Gazette of the Province of Westland, the same having been duly transmitted to me as by law required, and not disallowed within the time prescribed therefor.

JAS. A. BONAR, Superintendent. Regulations referred to in the above Notice.

REGULATIONS OF THE COUNCIL
OF THE BOROUGH OF GREYMOUTH MADE UNDER THE 13TH
SCHEDULE OF THE "MUN1CIPAL CORPORATIONS ACT,
1867."

REGULATION No. 1.

A Regulation of the Council of the Borough of Greymouth made under Subdivision No. 1 of Schedule 13 of the "Municipal Corporations Act, 1867," for regulating the height from the ground and for appointing the shape figure dimensions and material of porticos and verandahs.

IN pursuance of the powers and provisions contained in or conferred by Section or Provision No. 4 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following regulations that is to say:—

- 1. No portice or verandah shall be of less height than nine feet from the kerb to the sofitte of the fascia measured in the centre of the verandah nor higher than ten feet unless in this last case the permission in writing of the Town Surveyor or other the proper officer appointed by the Council in that behalf has been first obtained.
- 2. No portice or verandah shall be of less width than the footpath over which the same is erected.
- 3. Every portico shall have a fall towards the outer edge of the foot way upon or across which the same shall be erected sufficient to carry off immediately any water falling thereon.
- 4. The pillars and supports of every portico shall be of wood or iron and such pillars or supports shall not be placed more than ten feet apart from one another.
- 5. Every portico and verandah shall be furnished with O.G. spouting at the sides and front thereof of proper size to carry off

the water and such water shall be conducted by a metal pipe at least one and a half inch in diameter down one of the verandah posts into the water channel.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.
J. C. MOORE, Councillor.
JOHN A. WHALL, Town Clerk.

REGULATION No II.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 3 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," for regulating the material and the size level and fall of any drain or trunk to be laid or constructed under any foot way.

IN pursuance of the powers and provisions contained in or conferred by Section at Provision No. 14 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following regulations that is to say:—

- 1. All drains under foot ways shall be constructed with iron pipes not exceeding three inches in diameter and shall be laid with a fall of three inches in the whole width of the foot way the level of the discharge mouth being the level of the water channel.
- 2. The kerbing or kerb plate shall be neatly cut with a circular hole of the same size as the outside diameter of the pipe to receive the end of the pipe and relaid to line and level.
- 3. The foot way opened up, for the reception of the pipe shall be immediately made good with the same material of which it is constructed.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No. III.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 4 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," for regulating the formation of crossings across or over foot ways and channels.

In pursuance of the powers and provisions contained in or conferred by the 26th Section or Provision of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following regulations that is to say:—

- 1. No crossing shall be less than nine feet wide nor of less length than the width of the footpath across which the same is constructed.
- 2. All crossings shall have such inclinations towards the channel and be set to such gradients as the Town Surveyor or other the proper officer appointed by the Council for that purpose shall from time to time by writing under his hand direct or appoint.
- 3. No materials shall be used in any crossing which have not first been approved of by the Town Surveyor or the said proper officer of the Council.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.J. C. MOORE, Councillor.JOHN A. WHALL, Town Clerk.

REGULATION No. IV.

Regulation of the Council of the Borough of Greymouth wade under Subdivision No. 9 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," as to the driving of cattle.

In pursuance of the powers and provisions contained in or conferred by the 45th Section or Provision of Part No. 1 of the

13th Schedule to the said Act the Council of the Borough of Greymouth make the following regulation that is to say:—

1. It shall not be lawful to drive into or through any part of the Borough of Greymouth situate to the East of the West side of Arney street till it meets Bridge street and to the South of the North side of Bridge street produced to the Sea Beach and which prohibited part is marked yellow in a plan of the said Borough deposited in the office of the Town Clerk of the said Borough and sealed with the seal of the said Borough except between the hours of ten of the clock p.m. and eight of the clock a.m. of any day any cattle intended for sale slaughter or shipment or travelling from any part of New Zealand or any other Colony to any other place provided that nothing herein contained shall apply to horses driven in harness or to oxen in yoke.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No. V.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 1 of Part No. 5 of the 13th Schedule of the "Municipal Corporations Act, 1867," relating to buildings.

In pursuance of the powers and provisions contained in Section or Provision No. 1 of Part No. 5 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following regulations that is to say:—

1. Every building already erected or that may hereafter be erected within the said. Borough of Greymouth whether such building be built upon old or new foundations or upon foundations partly old and partly new or whether such building be an addition to any building already erected or which may hereafter be erected shall be subject to the control and supervision of the said Council of the Borough of Greymouth and shall be

REGULATIONS REFERRED TO IN THE ABOVE NOTICE.

REGULATIONS OF THE COUNCIL OF THE BOROUGH OF GREY-MOUTH MADE UNDER THE 13TH SCHEDULE OF "THE MUNI-CIPAL CORPORATIONS ACT, 1867."

REGULATION No. I.

A Regulation of the Council of the Borough of Greymouth made under Subdivision No. 1. of Schedule 13 of the "Municipal Corporations Act, 1867," for regulating the height from the ground and for appointing the shape figure dimensions and material of porticoes and verandahs.

In pursuance of the powers and provisions contained in or conferred by section or provision No. 4 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867;" the Council of the Borough of Greymouth make the following regulation that is to say:—

- 1. No portice or verandah shall be of less height than nine feet from the kerb to the sofitte of the fascia measured in the centre of the verandah nor higher than ten feet unless in this last case the permission in writing of the Town Surveyor or other the proper officer appointed by the Council in that behalf has been first obtained.
- 2. No portice or verandah shall be of less width than the foot path over which the same is erected.
- 3. Every portice shall have a fall towards the outer edge of the foot way upon or agrees which the same shall be erected sufficient to carry off immediately any water falling thereon.
- 4. The pillars and supports of every portico shall be of wood or iron and such pillars or supports shall not be placed more than ten feet apart from one another.
- 5. Every portice and verandah shall be rnished with O.G. spouting at the sides and front thereof of proper size to carry off

the water and such water shall be conducted by a metal pipe at least one and a-half inch in diameter down one of the verandah posts into the water channel.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.c.) G. W. MOSS, Mayor.J. C. MOORE, Councillor.JOHN A. WHALL, Town Clerk.

REGULATION No. II.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 3 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act 1867" for regulating the material and the size level and fall of any drain or trunk to be laid or constructed under any footway.

In pursuance of the powers and provisions contained in or conferred by section or provision 14 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867" the Council of the Borough of Greymouth make the following Regulation that is to say.

- 1. All drains under footways shall be constructed with iron pipes not exceeding three inches in diameter and shall be laid with a fall of three inches in the whole width of the foot way the level of the discharge mouth being the level of the water channel.
- 2. The kerbing or kerb plate shall be neatly cut with a circular hole of the same size as the outside diameter of the pipe to receive the end of the pipe and relaid to line and level.
- 3. The feetway opened up for the reception of the pipe shall be immediately made good with the same imaterial of which it is constructed.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred ond seventy-five.

(L.S.) G. W. MOSS, Mayor.J. C. MOORE, Councillor.JOHN A. WHALL, Town Clerk.

REGULATION No. III.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 4 of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," for regulating the formation of crossings across or over foot ways and channels.

In pursuance of the powers and provisions contained in or conferred by the 26th section or provision of Part No. 1 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

- 1. No crossing shall be less than nine feet wide nor of less length than the width of the foot path across which the same is constructed.
- 2. All crossings shall have such inclinations towards the channel and be set to such gradients as the Town Surveyor or other the proper officer appointed by the Council for that purpose shall from time to time by writing under his hand direct or appoint.
- 3. No materials shall be used in any crossing which have not first been approved of by the Town Surveyor or the said proper officer of the Council.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No. IV.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 9. of Part No. 1. of the 18th Schedule of the "Municipal Corporations Act, 1867," as to the driving of cattle.

In pursuance of the power and provisions contained in or conferred by the 45th section or provision of Part No. 1, of the

13th Schedule to the said Act the Council of the Borough of Greymouth make the following Regulation that is to say:—

1. It shall not be lawful to drive into or through any part of the Borough of Greymouth situate to the East of the West side of Arney Street till it meets Bridge Street and to the South of the North side of Bridge Street produced to the Sea Beach and which prohibited part is marked Yellow in a plan of the said Borough deposited in the Office of the Town Clerk of the said Borough and sealed with the seal of the said Borough except between the hours of ten of the clock p.m. and eight of the clock a.m. of any day any cattle intended for sale slaughter or shipment or travelling from any part of New Zealand or any other Colony to any other place provided that nothing herein contained shall apply to herses driven in harness or to oxen in yoke.

Passed by the said Council this fifth day of-March, A.D., one thousand eight hundred and seventy-five.

J. C. MOORE, Councillos.

JOHN A. WHALL, Town Clerk.

REGULATION No. V.

Regulation of the Council of the Borough
of Greymouth made under Subdivision
No. 1. of Part No. 5. of the 18th
Schedule of the "Municipal Corporations Act, 1867," relating to buildings.

IN pursuance of the powers and provisions contained in section or provision No. 1 of Part No. 5 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

1. Every building already erected or that may hereafter be erected within the said Borough of Greymouth whether such building be built upon old or new foundations or upon foundations partly old and partly new or whether such building be an addition to any building already erected or which may hereafter be erected shall be subject to the control and supervision of the said Council of the Borough of Greymouth and shall be

erected added to altered renewed or repaired in accordance with the following regulations:—

- 2. Before beginning to erect any new building or to alter add to or renew any building already erected or which may hereafter be erected or to execute any other work placed under the control and supervision of the Council of the Borough of Greymouth in or by these regulations the builder owner or occupier shall deliver at the office of the Town Surveyor of the said Borough three clear days' notice in writing signed by him stating such intention and describing the site upon which it is proposed to erect such new building and describing the building so to be altered built added to or removed.
- 3. It shall not be lawful to cover the exterior of the walls except the front walls thereof facing a public street of any building to be hereafter erected or to alter repair or renew the wall of any building now erected or being with any boarding of wood or other combustible material provided that the previsions of this clause shall not extend to buildings of one story and no higher distant from any other building at least twelve feet nor shall this clause extend to privies.
- 4. The external parts of any roof flat or gutter of any building hereafter to be built and every turret dormer lantern light or other building on the roof or flat of such building must be covered with slates tiles or metal iron glass artificial stone or cement except the door frames and doors and window frames and sashes of such turrets dormers lanterns lights or other erections which may be made of such wood as shall be necessary.
- 5. If the external parts of any roof flat or gutter of any building already built or the external parts of any turret dormer lantern light or other erection on the roof or flat of such building be rebuilt stripped ripped or uncovered then every such part except the door frames and doors window frames and sashes of such turrets dormers lanterns lights or other erections must be covered with slates tiles or metal iron glass artificial stone or cement and such exempted parts may be made of or covered with such wood as shall be necessary but this provision shall not extend to any trifling repairs which may require to be done to any shingle roof now in

existence and for which repairs the permission of the Council has been first obtained.

- 6. It shall not be lawful hereafter to construct any chimney or fireplace within the limits of the Borough of Greymouth or to alter renew or repair any chimney or fireplace now erected or hereafter to be erected within the limits of the said Borough of or with other materials than brick or stone and every such chimney shall be carried up at least two feet above the highest part of the ridge of the roof of the building to which such chimney belongs provided that nothing herein contained shall apply to stove pipes nor to cowls nor chimney tops of iron attached to a brick or stone chimney carried up to heighth above mentioned.
- 7. Every detached stove set or fixed in any building within the said Borough shall be fixed subject to the requirements of furnaces &c. contained in Section No. 10 of these regulations with the stove pipe leading into a brick or stone flue.
- 8. Front hearths of all chimnies and fireplaces shall be composed of bricks tiles slates stone marble cement or other proper and sufficient incombustible substance at the least nine inches longer than the opening of every chimney when finished and at least fifteen inches in the front of the arch over the same and shall be laid before the opening of every chimney and in every floor except the lowest floor such hearths must be laid upon brick trimmer arches or upon a solid bed of cement concrete laid uniform in thickness and without a join to form a bed for the hearth and front hearth or hobs provided nevertheless that the boarding under the front hearth to carry the concrete bed be not nearer to the finished surface of the hearth than six inches at the least should the joists not be deep enough to allow of such depth of six inches being obtained a brick trimmer arch must in all cases be used. In the lowest floor the slab or slabs may be laid on a brick or stone fender or bedded on the solid ground.
- 9. The back hearths of every brick chimney must be laid and bedded wholly on brick or stone or other incombustible materials which must be solid for a depth of nine inches at least below the surface of the hearth.
- 10. Every oven furnace close fire or forge for the purpose of trade or manufacture must

be six inches at least from any party wall and must not be upon or within a distance of eighteen inches of any timber or wood work and the floor on or above which such oven furnace or close forge shall be built or fixed must be formed and paved under same and for a distance of two feet all round same with stone brick tile or slate at the least two inches thick or with iron at least half an inch thick or with other proper incombustible nonconducting materials.

- 11. Every chimney and chimney stack must be built wholly of brick or stone with mortar or cement and every such chimney and chimney stack must be built from the foundation and from the corbels if corbelled out according to Section 13 of these Regulations to the top thereof without any corbelling over whereby any upper part of the brick work of such chimney or chimney stack shall overhang any lower part of the brick work on the front thereof.
- 12. The breast of any angle chimney built in the internal angle of any building above the ceiling of any lower story shall not exceed that feet in width and the jambs breast and the must be properly supported on iron girders with brick arches or on strong stone landings at least four inches thick tailed at least nine inches into each of the two walls if of brick stone or cement forming such angle.
- 13. The jambs breast and flue of any single or double chimney may be built upon stone or iron corbels above the ceiling of any lower story but the projection both of such jambs and breast must not in any case exceed fourteen inches before the face of the wall or stack to which the same shall join and the brick work must be arched or corbelled over the whole width of the chimney opening up to the line of the face of the jambs in order to provide a solid bed for the back hearth.
- 14. The jambs of every chimney must not be less than eight and a-half inches wide on each side of such opening. The breast of every chimney and the front back width or partition of every flue must be at least four inches in thickness of bricks and the joints of the work must be filled in with mortar or cement and all the inside thereof and also all the outside or face thereof next

the interior of any building must be rendered or pargetted.

- 15. And as to the back of every single chimney opening in any building every such back must be at least eight inches and a-half inch thick in any wall less than eighteen inches thick and at the least thirteen inches thick in any wall eighteen inches or more than eighteen inches thick. If two chimneys be built back to back then the thickness between the same must be at the least of the thickness described for the back of a single chimney opening.
- 16. No timber must be placed over any opening for supporting the breast of any chimney but there must be an arch of stone or brick over the opening of every such chimney to support the breast thereof and unless the arch be semi-circular an iron bar or bars must be built into the jambs at the least nine inches on each side to tie in the abutments and no timber or wood work must be placed or laid under any chimney opening or in any wall under any chimney opening within eighteen inches at least of the surface of the hearth to the fireplace of such chimney opening and no timber or wood work must be mearer than one inch to the opening of any chimney and no trimmer must be placed nearer than eighteen inches to the front face of any chimney neither shall it be lawful to build in or insert the end of any joists rafters beams or other timber whatever in any part of any chimney or flue.
- 17. Nothing in the foregoing Regulations shall prevent any contractors' or builders' temporary offices sheds and workshops frombeing erected of wood or iron on any building site during such building operations Provided that special application to and permission be granted by the Mayor of or by the said Council.
- 18. Any privy hereafter erected shall have walls of iron or wood brick or stone but the roofs must be covered with iron or other incombustible material and all privies must be provided with a door.
- 19. The Clauses 3, 4, 5, and 18 of this Regulation shall apply only to buildings situate in that part of the said Borough to the North of the Tidal Creek and East of Lake Erua Moana and its branch to join Tidal Creek and also on Sections No. 312, 132, 133, and 134 on the authenticated map of the

Town of Greymouth and which said part of the Borough is colored green in a map of the said Borough deposited in the Town Clerk's Office and sealed with the seal of the said borough.

20. Before proceeding to erect alter add to or renew any building or to execute any other work placed under the control or supervision of the Council of the Borough of Greymouth in or by these Regulations the builder owner or occupier shall pay to the Town Clerk of the said Borough the fees due upon the same for inspection thereof according to the following Schedule:—

If the estimated costs of the building to be erected altered renewed or repaired does not exceed—

£100 ... 5s.

If above £100 to £250 ... 10s.

If above £250 to £500 ... 15a.

If above £500 to £1000 ... 20s.

If above £1000 ... 40s.

For inspecting a cutting into or alteration of any existing chimney except for the insertion of ventilators 5s; For inspecting any iron or smoke funnel for manufacturing purposes erected subsequently to the building 5s; For inspecting every detatched stove furnace oven close fire or forge erected subsequent to the building 5s.

- 21. It shall not be lawful to erect any tent upon any street or street line whether formed or unformed within the Borough of Greymouth nor within fifty feet of any building.
- 22. It shall not be lawful seven years after the coming into force of this said Regulation without the consent of the Council of the Borough of Greymouth for any person to keep continue or suffer to remain any roof fireplace furnace or chimney or the enclosure of any fireplace furnace or chimney originally constructed or made without violation of law and existing at the time of this Regulation coming into force as are respectively contrary to the provisions of this Regulation.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No VI.

Regulation of the Council of the Borough of Greymouth made under Purt 6 of the 13th Schedule of the "Municipal Corporations Act, 1867," for appointing the times and hours during or at which any registered building shall be used or shall be closed.

IN pursuance of Section 4 of Part 6 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulations:—

- 1. Any hall building or ground used for public meetings or amusements duly registered in the book of the said Council kept for registration of public buildings or grounds may be used for the purpose for which the same is registered at any time and during day or night.
- 2. The fee to be paid by the applicant for any certificate of registration for any such hall building or ground on the issue thereof shall be £1 and such certificate shall be in the following form or as near, thereto as circumstances permit:—

CERTIFICATE OF REGISTRATION.

This is to certify that the intended to be kept or used and the occupier of which building is

has been duly registered in the registration books of the Council of the Borough of Greymouth kept for that purpose.

(L.S.) Dated, &c.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No. VII.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 2 of Part No. 7 of the 13th Schedule of the "Municipal Corporations Act, 1867," for prescribing the distance from any adjoining land or from any building within which it shall not be lawful to make or keep any stack of hay straw or other produce if not placed under roof or cover and for prohibiting or restraining the use for such covering of such inflamable materials and also for prescribing the distance from any adjoining land or from any street or public place or from any building within which it shall not be lawful to deposit combustible materials or save in some properly constructed fireplace to light a fire.

IN pursuance of the powers contained in Section or Provision No. 3 of Part 7 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

- 1. It shall not be lawful to keep any stack of hay corn or straw or other agricultural produce belonging to the class of cereals stored in the open air and at a less distance than sixty feet from any building and street the and from the land of the adjoining owner.
- 2. It shall not be lawful to keep any stack of hay or straw stored in any building within the Borough of Greymouth attached to or at a less distance than thirty feet from any other building unless the roof of such first mentioned building is covered with iron or slates and the walls are covered with iron stone or brick but nothing herein contained shall extend to pressed hay or chaff which may be kept in any building.
- 3. It shall not be lawful to deposit any timber shavings in any wooden buildings at a less distance than thirty feet from any ajoining land street public place or other building.
- 4. It shall not be lawful to light or make any fire in any building within the Borough of Greymouth situate at a less distance than fifty feet from any other building save in a properly constructed fireplace.
- 5. Any building while used as a stable only may be used for the storage of hay corn straw or other agricultural produce whether complying with the foregoing Regulations or not provided if built of wood or iron its storing capacity shall not exceed 3000 cubic feet.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.s.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk

REGULATION No. VIII.

Regulation made under Subdivision No. 1 of Part No. 8 of the 13th Schedule of the "Municipal Corporations Act, 1867," relating to the keeping of swine.

IN pursuance of Section or Provision No. 1 of Part 8 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

It shall not be lawful to keep any swine within the following limits that is to say In that part of the Borough bounded on the North by the River Grey on the East by the East Town Boundary on the South by the North Town Belt produced to the Western Boundary of the Native Reserve No. 32 thence along the East bank of the Erua Moana Lagoon to the River Grey aforesaid and which said part is colored blue on a plan of the Borough deposited in the Office of the Town Clerk and sealed with the seal of the Borough.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.J. C. MOORE, Councillor.JOHN A. WHALL, Town Clerk.

REGULATION No. IX.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 1 of Part No. 8 of the 13th Schedule of the "Municipal Corporations Act, 1867," for appointing times and places for removing night soil offal and other offensive matter.

IN pursuance of Section or Provision No. 2 of Part 8 of the 13th Schedule of the "Municipal Corporations Act, 1867," the

Council of the Borough of Greymouth make the following Regulation that is to say:—

- 1. No person shall empty any privy or load carry remove or deposit any night soil offal or other offensive matter or refuse between the hours of 6 a.m. and 11 p.m.
- 2. No person shall deposit any night soil offal or other offensive matter or refuse in any other place than between high and low water mark on the sea shore South Beach colored black and directly opposite to a post colored brown as shown in a plan of the said Borough deposited in the Town Clerk's Office and sealed with the seal of the Borough.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.J. C. MOORE, Councillor.JOHN A. WHALL, Town, Clerk.

REGULATION No. X.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 2 of Part No. 8 of the 13th Schedule of the "Municipal Corporations Act, 1867," for the licensing registering and inspection of Slaughter Houses for appointing the fees to be paid for licenses and registration of same for preventing cruelty in such Slaughter Houses and for cleansing of

IN pursuance of Section or Provision No. 6 of Part 8 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

- 1. Every person who shall hereafter desire to use any building or place within the Borough of Greymouth as a slaughter house and which the said Council are by the Section or Provision No. 3 of Part 8 of the 13th Schedule of the said Act empowered to keeps shall apply in writing to the said Council for a license for the same and the said Council shall if it thinks fit so to do grant a license for such slaughter house to the person so applying.
- 2. Every such license shall be an annual one and shall be in force for one year from the

date of issue thereof and no longer and the fee to be paid for such annual license shall be £2.

- 3. Every place which at the time of the passing of the said Act was in use as a slaughter house and has continued so ever since shall within one month of the coming into force of this sub-division be registered and the fee for registration shall be 20s.
- 4. The Town Clerk shall keep a book in which the situation of all places licensed and registered as aforesaid and the names of the owners or occupiers of the same shall be entered.
- 5. Every slaughter house within the Borough shall be kept in a clean and proper state and shall be provided with a proper and sufficient supply of water all filth shall be removed to the place appointed by Regulation No. 9 of the Council for the deposit of offal or buried properly once at least every twenty-four hours.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor, JOHN A. WHALL, Town Clerk.

REGULATION No XI.

Regulation of the Council of the Borough of Greymouth made under Part 9 of the 13th Schedule of the "Municipal Corporations Act, 1867," for appointing the times and places for Bathing.

IN pursuance of the powers and provisions contained in Section or Provision No. 1 of Part 9 of the 13th Schedule of the Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

- 1. It shall be lawful for any person to bathe in any place in the Erua Moana Lagoon (but not its heart) and as colored neutral tint in a plan of the said Borough deposited in the Town Clerk's Office and sealed with the seal of the said Borough before 8 a.m. and after 7 p.m. and at no other times and at no other places within the said Borough.
- 2. No person except those engaged in bathing or intending to bathe or accompanying bathers shall resort to or pass within 100

yards of such places so appointed for bathing as aforesaid during the hours aforesaid except on business.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No. XII.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 2 of Part No. 10 of the 13th Schedule of the "Municipal Corporations Act, 1867," for appointing the several sums to be paid for licenses for carts the weight to be carried for a single load by every cart licensed to stand or ply for hire and for appointing the standings for carts (not being night carts) and for wood carts and for water carts respectively for appointing the rates and charges to be paid for the hire of any licensed cart.

N pursuance of Section or Provision No. 73 of
Part No. 10 of the 13th Schedule of the
"Municipal Corporations Act, 1867," the
Council of the Berough of Greymouth make
the following Regulation that is to say:—

1. For any license for any cart plying for hire within the Borough of Greymouth there shall be paid to the Town Clerk the sum of One Pound annually every license to be available only for 12 calendar months from the date of issue.

2. The weight to be carried for a single load for any cart licensed to stand or ply for hire shall be one ton (2240 lbs) and for every express waggon half a ton (1120 lbs).

3. The standings for carts licensed to ply for hire (not being night carts) within the Borough of Greymouth shall be in Tainui street between Mackay street and Mawhera Quay on the West side of the road horses heads being turned towards the North and in the middle of Boundary street from its junction with Mackay street to Richmond Quay horses heads turned towards the North.

4. The rates and charges to be paid for the hire of any licensed cart or waggon shall be as follows:—

FARES BY DISTANCE.

For any quantity of goods not exceeding 5 cwt distance half a mile or under 1s.

Above 5 cwt and not exceeding 10 cwt 1s 6d.

Further distance to be charged by time.

For every load of goods over 10 cwt and under 1 ton to any part of the Borough of Greymouth distance ½-mile or under 3s.

Further distance to be charged by time.

FARES BY TIME.

For any time not exceeding half an hour 3s.

Exceeding one half but not exceeding one hour 5s.

Subsequent hour each 4s.

The whole day of 8 hours work £1 5s.

Removing of furniture always to be paid by time carter being bound to use all reasonable expedition time or distance to be at the option of employer except as to removal of furniture.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.s.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk

REGULATION No. XIII.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 3 of Part No. 10 of the 13th Schedule of the "Municipal Corporations Act, 1867," for appointing the sum to be paid for licensing boats and boatmen for regulating on what part of the boat the particulars required by the said Schedule to be marked and painted shall be so marked and painted for fixing the rates or fares both for time and distance to be paid for the hire of any licensed boat and the conveyance of passengers or luggage the places und the extreme distance to which such licensed boats shall be compelled to go.

In pursuance of the powers and provisions contained in or conferred by Section or Provision No. 87 of Part 10 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of

Greymouth make the following Regulations that is to say:—

- 1. The following sum shall be paid for licenses for boats and for boatmen plying for hire on any water navigable for boats within the Borough of Greymouth or adjoining the boundaries thereof and not being within any other Borough or from any accustomed wharf jetty or other landing place within the said Borough or adjoining boundaries thereof and also in such water and not being within any other Borough that is to say:—
- 2. For every license for every such boat as aforesaid there shall be paid to the Town Clerk of the said Borough the sum of £1 annually Every such license to be in force for twelve calendar months from the date of issue.
- 3. For every license for a boatman for any boat as aforesaid there shall be paid to the Town Clerk of the said Borough the sum of 10s such license to be an annual one and to be in force for twelve calendar months only from the date of issue.
- 4. The name of the owner of every boat and the name of the boat and the number of passengers or amount of goods she is licensed to carry at one time and the other particulars required by the provisions of the said 13th Schedule to be painted on every boat shall be so painted in legible letters on the stern board of every such boat.
- 5. The number of passengers and the amount of goods which it shall be lawful for any boat to carry at one time shall be fixed and ascertained by the Inspector of Boats and shall be set forth in the certificate to be delivered by him to any person desiring to obtain a license for a boat as numbered in section or provision 78 of the said Part 10.
- 6. The rates and fares to be paid for the hire of any licensed boat or for the conveyance of passengers or luggage shall be as follows:—

FARES BY DISTANCE.

For every passenger half a mile or under 6d. For every passenger above half a mile and not exceeding one mile 1s.

Each passenger to be allowed fourteen pounds luggage free above that amount to be charged for as ordinary goods.

Further distance to be charged by time.

For any quantity of goods under twentyeight pounds not being the fourteen pounds allowed to a passenger for luggage for the distance of half a mile or under 6d.

For every additional twenty-eight pounds or part thereof 6d.

FARES BY TIME.

For any time not exceeding half an hour 2s Above half an hour but not exceeding an hour 4s.

For every subsequent hour 3s. Whole day's work 25s.

For the hire of a licensed boat without a boatman 10s for the whole day.

Time or distance to be at the option of the employer.

In case of flood in river being so declared by the said Inspector of Boats the above fares to be doubled.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No. XIV.

Regulation of the Council of the Borough of Greymouth made under Subdivision No. 4. of Part No. 10. of the 13th Schedule of the "Municipal Corporations Act, 1867," for the licensing of Pedlars and Hawkers trading within the Borough of Greymouth.

IN pursuance of section 88 of Part 10 of the 13th Schedule of the "Municipal Corporations Act, 1867," the Council of the Borough of Greymouth make the following Regulation that is to say:—

- 1. Every person trading as or desiring to carry on the business of a Pedlar or Hawker within the Borough of Greymouth shall apply to the said Council for a license as a Pedlar or Hawker and the Council shall if it see fit so to do grant such license.
- 2. Every such license as aforesaid shall be an annual one and shall be in force for twelve months from the day of issue of same.
- 3. The fee to be paid for every such license as aforesaid shall be £2.

4. The Town Clerk shall cause the names of all persons to whom a license to trade as a Pedlar or Hawker has been granted to be entered in a book to be kept for that purpose.

Passed by the said Council this fifth day of March, A.D. one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

REGULATION No XV.

Regulation of the Council of the Borough of Greymouth made under Part No. 3. of the 13th Schedule of the "Municipal Corporations Act, 1867," and under the provisions of the "Greymouth Quays Act, 1869," for appointing the times during which goods shall be suffered to remain upon any wharf jetty or pier on the River Grey under the management and control of the Council for appointing the rates and tolls to be paid in respect of goods landed shipped or deposited warm or from such wharf pier or jetty.

In pursuance of the authorities contained in or conferred by section No. 1 of Part No. 3 of the 13th Schedule of the "Municipal Corporations Act, 1867," and by the "Greymouth Quays Act, 1869," or either of them the Council of the Borough of Greymouth make the following Regulations:—

The following rates and tolls shall be demanded due and payable upon or in respect of the goods articles and things mentioned in the Schedule following landed shipped or deposited upon or from Mawhera or Richmond Quays respectively or any other wharves jetties quays or piers on the River Grey within the limits of the Borough of Greymouth under the sole control and

management of the Council of the Borough of Greymouth:—

Schedule.

Coals a charge of 1s. per ton.

Bran a charge of 2s. per sixty bushels.

Bricks a charge of 5s. per thousand.

Cattle a charge of 2s. 6d. per head. Horses a charge of 2s. 6d. each.

Hides a charge of 1d. each.

each.

Palings a charge of 2s. per thousand. Poultry a charge of 1d. per head.

Sawn timber a charge of 1d. per hundred superficial feet.

Shingles a charge of 6d. per thousand Sheep and pigs a charge of 3d. each. Slates a charge of 3s. per thousand. Vehicles (two wheeled) a charge of 2s. 6d.

Vehicles (four wheeled) a charge of 5s. each. All parcels a charge of 3d. each.

All other goods wares and merchandise a charge of 2s. per ton ship's measurement.

The wharfage rates on all goods landed or deposited on the said Mawhera or Richmond Quays or any such other wharf pier jetty or quay as aforesaid under the control of the said Council shall be paid and the goods removed within twenty-four hours after the same have been so landed or deposited otherwise the same may be stored by the proper officer of the Council at the expense of the owner of such goods and the same shall not be delivered up until the wharfage rates and expenses thereon have been duly paid and satisfied.

Passed by the said Council this fifth day of March, A.D., one thousand eight hundred and seventy-five.

(L.S.) G. W. MOSS, Mayor.

J. C. MOORE, Councillor.

JOHN A. WHALL, Town Clerk.

These Regulations supersede those published in Provincial Gazette, No. 12, of the 13th May, 1875.

Printed by Reid & Co., at the "West Coast Times" Office, Weld-street, Hokitika, authorised printers for the time being for the Government of Westland.