



AUCKLAND PROVINCIAL GOVERNMENT GAZETTE.

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CONTRACTS FOR THE PROVINCIAL GOVERNMENT.

Superintendent's Office, Auckland,
June 9th, 1854.

TENDERS for the undermentioned Articles for the Colonial Hospital and Asylum, (in addition to those advertised on the 6th inst.,) will be received at this Office until Noon on MONDAY, 19th June next.

Fowls, each
Eggs, per dozen
Fine Flour, Butter,
Suet, Tobacco, Pepper } per lb.
Sherry Wine } at per 2 gallons.
Gin, Ale }
Mould Candles } at per lb.
Whiting }
Sperm Oil, at per gallon.

R. H. WYNYARD,
Superintendent.

Superintendent's Office, Auckland,
June 9th, 1854.

TENDERS will be received at this office until noon on MONDAY, June 19th, for furnishing the Provincial Government with the undermentioned Supplies, in such quantities as may be required, during the six months commencing on the 1st July, next, upon the usual conditions.

MEDICINES.

Acaciæ Pulvis	" Belladonnæ
Acetum Colchici	" Coniui
" Scillæ	Ferri Citras
Acidum Aceticum fort.	" Iodidum
" Hydrocyanici	" Sesquicarbonas
" ditto (Scheele's)	Ferrum Tartarizatum
" Tartaricum	Gallipots
" Citricum	Graduated Glass Measures
" Nitricum	Gentianæ Radix
" Hydrochloridum	Honey
" Sulphuricum	Hydrargyrum c. Creta
" Benzoicum	" Bichloridum
Aluminis Pulvis	" Chloridum
Anthemidis Flores	" Iodidum
Antemonii Potass. Tart.	Ipecacuanhæ Pulvis
Argenti Nitras	Jalapæ Pulvis
Balsamum Copaibæ	Iodine
Bismuthi Trisnitras	Limejuice
Calumbæ Radix	Linseed Meal
Confectio Rosa Caninæ	Lint
Corks (bottle)	Liquor Ammoniz fortius
" (pbials)	" Potassæ
Creosote	" Potassæ Arsenic
Cretæ Preparata	" Plumbi Diacetatis
Cubebæ Pulvis	Magnesiæ Carbonas
Cupri Sulphas	" Sulphas
Elaterium	" Morphiz Murias
Emplastrum Adhæsivum	Oleum Jecoris Aselli
" Roborans	" Juniperi
" Lyttæ	" Lini
Essentiæ Menthæ Piperitæ	" Tiglii
Extract. Colocynth. comp.	" Olivæ Optimæ
" Gentianæ	Oleum Ricini E. I.
" Humuli	Opii Gummaum
" Hyosciami	" Pulvis
" Lactuæ	Pilula Aloe e. Myrrha
" Papaveris	" Galbani Comp.
" Taraxici	" Hydrargyri

Pilula Plomeri	Sulphur Precipitat.
" Rhei Comp.	Syringes, Male (pewter)
" Scillæ Comp.	" Female (pewter)
Plumbi Iodidum	Tinctura Catechu
" Acetas	" Colchici
Potassii Nitratris Pulvis	" Ferri Sesquicochl.
" Sulphas	" Opii
" Bitartras	" Opii Camph.
Potassii Iodidum	" Rhei Comp.
Pulvis Antimon Comp.	" Scillæ
" Scammonæ	" Iodinii
" Myrrhæ	" Assafætida
" Scillæ	" Cardamom. Co.
" Doveri	" Castorei
" Confect. Aromat.	" Digitalis
" Cretæ Comp. c.	" Gentianæ Co.
" Opii	" Guaiaci Vol.
" Digitalia	" Hyosciami
" Secalis Cornuti	" Kino
Quinine	" Lavendulæ Co.
Rasces Quassia	" Lyttæ
Rhei Pulvis	" Myrrhæ
Sarsaparilla	" Sennæ Comp.
Sennæ Folia	" Valerianæ Amm.
Skins of leather for Plasters	" Zingiberis
Sodæ Sesquicarbonas	Tow (fine)
" Potasse tart.	" (coarse)
" Biboratis Pulvis	Unguentum Æruginis
" Ammonia Comp.	" Hydrag. fort.
" Ætheris Nitrici	" Nitrat
" Sulph.	" Sulphuris Comp.
" Rectif.	Vinum Antimon. Tart.
" Juniperi	" Ipecacuanhæ
" Nucis Moschaicæ	" Opii
" Rosmarini	" Colchici
Spiritus Terebinth Rectif.	Zinci Acetas
" Vini Rectif.	" Sulphas. puris.
Sponges	Zingiberis Pulvis.
Strychnine	

R. H. WYNYARD,
Superintendent.

Superintendent's Office, Auckland,
10th June, 1854.

TENDERS will be received at this Office until noon on **MONDAY, 26th instant**, from persons desirous of furnishing the Provincial Government with the following articles, for use in the Colonial Hospital:—

- 40 Blankets
- 25 Rugs
- 40 Sheets
- 60 Yards Ticking
- 36 Shirts, cotton (blue striped)
- 12 Shirts, blue, (woollen)
- 12 Pairs Stockings (worsted)
- 12 " Shoes
- 8 " Trowsers (canvas)
- 18 Night Caps, red, (woollen)
- 3 Towels, fine
- 8 Towels, coarse
- 18 Pieces Tape
- 200 Needles
- 50 Needles (darning)
- $\frac{1}{2}$ lb. Worsted
- $\frac{1}{2}$ " Thread
- 18 Reels Cotton
- $\frac{1}{2}$ lb. Pins
- 50 yards Calico
- 18 " Flannel
- 2 pairs Curtains
- 50 Rings, for do.
- 6 Urinals (bedridden)
- 4 Bedpans
- 6 Basons, tin

- 2 Scrubbing Brushes, long
- 2 " " hand
- 2 Brooms, hair
- 3 Tubs, Washing
- 5 Buckets
- 4 Cans, tin
- 12 Tin Plates, deep
- 6 Quart Pannikins
- 10 Pint "
- 1 Hand Saw
- 3 Looking Glasses
- 4 Lamps
- 5 Fine Tooth Combs
- 1 Axe, American
- 8 Spoons
- Knives and Forks, 6 each
- 2 Saucepans
- 1 Fryingpan, large, oval.

For samples of the articles and any other information, application may be made at the Colonial Hospital.

Tenders to be in duplicate, sealed, and endorsed "Tenders for Articles for Colonial Hospital."

R. H. WYNYARD,
Superintendent.

Superintendent's Office, Auckland,
10th June, 1854.

TENDERS will be received at this Office until noon on **MONDAY, 26th inst.**, from persons desirous of furnishing the Provincial Government with the following articles, for use in the Lunatic Asylum.

- 18 Blankets
- 18 Rugs
- 12 Shirts, cotton (blue striped)
- 18 Shirts, blue (woollen)
- 18 Pairs Shoes
- 18 Do. Stockings (worsted)
- 18 Do. Trowsers (canvas)
- 60 Yards Ticking
- 18 Sheets
- 30 Yards Calico
- 8 Do. Canvas
- 8 Do. Blue Serge
- 60 Do. Blue Dungaree
- 30 Do. Flannel
- 1 lb. Thread
- $\frac{1}{2}$ lb. Pins
- 200 Needles
- 50 Ditto (darning)
- 10 Reels of Cotton
- 1 lb. Worsted
- 12 Pieces Tape
- 4 Fine Tooth Combs
- 2 Rack Combs
- 2 Razors
- 1 pair Scissors
- 2 Scrubbing Brushes, long
- 2 " " hand
- 2 Buckets
- 1 Whitewash Brush
- 9 Spoons, metal
- 18 Tin Plates, deep
- 8 Pint Pannikins
- 1 Hand Saw

- 3 Dozen Shirt Buttons
- 3 " Trowser do.
- 4 Mops
- 1 Dust and Ashes Box
- 1 Saucepan (3 gallons)
- 1 Tin Can (3 gallons)
- 6 Cloth Caps.

For samples of the articles and any other information, application may be made to the House Surgeon, Colonial Hospital.

Tenders to be in duplicate, sealed, and endorsed "Tenders for Articles for Lunatic Asylum."

R. H. WYNYARD,
Superintendent

IMPOUNDED at the Public Pound, Hundred of Auckland, Newmarket, for Tresspassing on enclosed Paddock at Onehunga:—

Four Black and White Small Barrows,
Four Sandy ditto.

If not claimed, to be sold at the Pound at noon, on the 7th day of July next, agreeable to the provisions of the Impounding Ordinance, Vic. 11, Sec. 8, No. 6.

JOSEPH OSBORNE,
Pound-keeper.

Public Pound,
12th June, 1854.

City Council Chamber,
Auckland, June 12th, 1854.

THE following Bye-Laws, enacted by the Auckland City Council, and assented to by His Honour the Superintendent, are now published in accordance with the provision contained in the 39th Section of the "Auckland City Council Act," and will come into operation at the expiration of one month after this date.

WALTER LEE,
Chairman City Council.

CITY BYE-LAWS.

Lord's Day.
Hawkers and Pedlars.
Nuisances.
Public Works.
Unwholesome Food.
Highways.
Cruelty to Animals.
Carters.
Public Entertainment.
Public Lodging Houses.
Houses of Ill-Fame.
Arsenic, &c.

BYE-LAWS to make provision in certain respects for the good order, health, and convenience of the CITY OF AUCKLAND.

WHEREAS by an Act of the Superintendent and Provincial Council of the Province of Auckland, passed in the seventeenth year of the reign of Her Majesty Queen Victoria, intitled, "An Act to provide for the Municipal Government of the City of Auckland," it was amongst other things enacted that the City Council should have power from time to time,

to make and ordain Bye-Laws for the good order, health, and convenience of the City of Auckland. And whereas it is expedient that the said power should be exercised as hereafter provided: Be it therefore ordained and declared by the Auckland City Council in Council assembled as follows:—

LORD'S DAY.

1. Any person who shall keep open any shop, store, or other place of business, on the Lord's Day for the purpose of trade or dealing, shall forfeit and pay for every such offence any sum not exceeding five pounds. Provided always that apothecaries and druggists shall be at liberty to keep open their shops at any hour; and Government Contractors till 9 o'clock in the morning for contract purposes, and licensed publicans between the hours of 1 o'clock in the afternoon and 7 o'clock in the evening, as prescribed by the Licensing Ordinance, No. 12 of Session 2.

2. Any person playing at any game or other diversion in any street, by-way, or public thoroughfare, or other public place within the City, on the Lord's Day, shall, for every such offence, forfeit and pay any sum not exceeding five pounds.

3. If any persons shall assemble together in any street, by-way, public thoroughfare, or other public place within the City, on the Lord's Day, to the disturbance of any congregation of worshippers, every such person shall be liable to a penalty not exceeding five pounds.

4. The owner of any public billiard room, theatre, or other public place of amusement, suffering any person to play, therein on the Lord's Day, shall be liable to a penalty not exceeding ten pounds.

HAWKERS AND PEDLARS.

1. No person shall act as a Hawker or Pedlar of manufactured goods, wares, or merchandise, without having first obtained a license from the City Council, which license shall be in the form in the Schedule A hereto annexed, and shall be signed by the Chairman and the Treasurer, and shall continue in force until the 31st day of December next ensuing the date thereof. Such license shall be issued to any person applying for the same who shall produce a certificate of good character signed by two electors of the City of Auckland, upon payment of a sum at the rate of thirty shillings per annum. And every person who shall act as a Hawker or Pedlar without having obtained a license as hereinbefore provided shall forfeit any sum not exceeding five pounds.

2. All persons so licensed are hereby required to have legibly written or printed on their packs or carts, in Roman letters at least one inch in length, the words "Licensed Hawker," together with the number of the license; and every such person in default thereof, shall forfeit and pay for every offence a sum not exceeding five pounds.

3. Any Hawker or Pedlar refusing or neglecting to shew his license (when requested) to

any constable or to any person authorised by the City Council to inspect the same, or to any purchaser of his goods, shall forfeit a sum not exceeding two pounds.

NUISANCES.

1. It shall be lawful for the Inspector of Nuisances from time to time, as he shall see occasion, to give to the occupier of any house, or premises, or in case there be no occupier, to the owner thereof, directions to cleanse, white-wash, and purify such house or premises if the same shall be in a dirty or unwholesome state; and if such occupier or owner shall neglect to comply with such directions within seven days after notice in writing signed by such Inspector shall have been left at such occupier or owner's place of abode, he shall forfeit and pay for every subsequent day's neglect a sum not exceeding two shillings and sixpence.
2. Any person casting dirt or rubbish into any sewer, watercourse, or well in use, or into any tank for the preservation of water, or obstructing or diverting the passage of any sewer or watercourse, shall forfeit for every such offence a sum not exceeding five pounds, and shall also pay over and above such penalty the costs of cleansing or repairing the same.
3. Any person beating carpets, flying kites, throwing glass, earthenware, hoops, rubbish, ashes, offal, slops, or any dead animal, or animal remains, or offensive matter of any kind, upon any public street, highway, or other public place, or suffering any animal or offensive matter to remain before his premises, or slaughtering any beast in, upon, or near any public street, highway, or other public place so that any blood or filth shall flow thereon, shall for every such offence forfeit any sum not exceeding forty shillings.
4. No person shall keep any swine within the City of Auckland, eastward of Nelson-street, under a penalty not exceeding twenty shillings per head for every day such swine shall be so kept.
5. Any privy manure or rubbish heap becoming offensive, the Inspector of Nuisances may by a written order direct the same to be removed by the occupier upon whose premises the same shall be, or if such premises be unoccupied, then by the owner thereof; and any occupier or owner respectively refusing to remove such nuisance or neglecting to remove the same within forty-eight hours after the Inspector of Nuisances shall have given such order as aforesaid shall forfeit a sum not exceeding ten pounds.
6. Owners or occupiers of houses neglecting to keep clean all private passages and yards, or permitting the contents of privies or the escape of any night soil, or any other offensive matter, to flow into any adjoining premises, or on any street or highway so as to cause a nuisance, shall forfeit and pay a sum not exceeding ten pounds.
7. Any person carting night soil to any other place within the City, except to such place as shall have been appointed by the City Surveyor for the deposit of the same, shall forfeit and pay any sum not exceeding ten pounds.
8. Any person filling any cart, wheelbarrow, or other vehicle with night soil, or emptying any privy, or driving any cart or other vehicle laden with night soil, except between twelve o'clock at night and five o'clock in the morning, shall forfeit and pay for every such offence a sum not exceeding ten pounds.
9. Any person leaving any carcase on the shores of the Harbour within the limits of the City shall forfeit a sum not exceeding five pounds.
10. The occupier of any house or building who shall neglect to keep clean the chimney thereof, and any person who shall wilfully set fire to any chimney for the purpose of cleansing the same, or for any other purpose, shall for every such neglect or offence forfeit and pay any sum not exceeding ten pounds.
11. It shall be lawful for the City Surveyor, or any person nominated in writing by him for the purpose, to inspect and examine at any reasonable time any chimney which the City Surveyor may have reason to suspect to be in a foul or dangerous condition. And any person who shall refuse to permit any such inspection or examination, shall for every such offence forfeit and pay any sum not exceeding five pounds.
12. In case any chimney within the limits of the city shall take fire, the occupier of the house or building to which the same shall belong, shall forfeit and pay any sum not exceeding ten pounds: unless it be proved to the satisfaction of the Justice before whom the complaint shall be heard that the said chimney had been swept throughout within three calendar months immediately preceding the time when such fire shall have taken place, and that it did not occur through any other gross negligence. The City Surveyor, or some other person authorised by the City Council in that behalf, is alone authorised to lay an information for an offence against this regulation.
13. Any person wilfully setting fire to any shavings, or other rubbish, or to any bush, fern, scrub, flax, grass, or other vegetation, whether the same be cut or growing within the limits of the city, so as to endanger the safety of any building or buildings, shall for every such offence, forfeit and pay any sum not exceeding ten pounds.
14. Any person letting off fireworks within the City shall forfeit and pay any sum not exceeding five pounds.
15. Any funnel or pipe belonging to any furnace, stove, or oven, shall in every part thereof be not less than six inches clear of all wood, and every other combustible substance, and shall be carried up to a height of at least two feet above the ridge of the roof of the building to which the same belongs. The occupier of any house or building setting up any pipe or funnel not in accordance with this regulation, or permitting the same to be used, or to be kept up for one week after the City Surveyor shall have required in writing the same to be removed, shall for every such offence forfeit and pay any sum not exceeding ten pounds;

and it shall be lawful for the City Council to authorise any person or persons to take down and remove any funnel or pipe which shall be set up or kept up contrary to the provisions hereof. And any person obstructing any person or persons so authorised as aforesaid in taking down and removing any such pipe or funnel, shall forfeit and pay for every such offence any sum not exceeding ten pounds.

16. Every furnace or other fireplace belonging to any factory, kiln, iron works, foundry, smithy, or bakehouse, shall be securely protected from endangering the safety of the building or buildings belonging or adjoining thereto; and shall have a smoke chimney or flue constructed of incombustible material connected therewith, which shall be carried up to the height of at least six feet above the ridge of the building belonging thereto, or to such other height as local circumstances may require, to be determined by the City Council. And any occupier of any factory, iron works, foundry, smithy, or bakehouse, who shall use, or cause or permit to be used, any furnace, fireplace, chimney, or flue, which shall not be in accordance with the regulation prescribed in this clause, shall forfeit and pay for every such offence any sum not exceeding five pounds.

17. The occupier of any premises who shall use, or cause or permit to be used, any kiln, or oven, for the burning of coke, which shall not have a chimney for the purpose of carrying off the smoke, at least twenty feet high above the crown of the arch, shall for every such offence forfeit and pay any sum not exceeding five pounds.

PUBLIC WORKS.

1. Any person damaging or destroying any public building, erection, bridge, sewer, drain, fountain, pump, cock, waterpipe, road, footway, tank, or other public work, or property, shall pay for repairing the same, and if the damage shall have been done wilfully, the party offending shall, in addition to paying the cost of repair, forfeit a sum not exceeding ten pounds.

2. The City Surveyor may mark upon the walls of any house, or dwelling, or building, the name of the square, street, crescent, or lane, in which such house, or dwelling, or building, may be situated; and any person defacing or destroying any such mark shall forfeit and pay for every such offence a sum not exceeding ten shillings.

UNWHOLESOME FOOD.

1. Any person exposing or offering for sale any meat, fish, or vegetable, which after due examination shall be condemned by the Inspector of Nuisances as unfit for human food, shall be fined, for the first offence, a sum not exceeding five pounds, and for every subsequent offence a sum not exceeding ten pounds, and all such meat, fish, or vegetables, shall be seized and disposed of as the Inspector of Nuisances shall direct. And any expense attending the disposal of the same, shall be defrayed by the person exposing the same for

sale, and may be recovered by summary proceedings by the Inspector of Nuisances, and the sum so recovered shall be paid by him to the Treasurer of the City as part of the public funds thereof.

HIGHWAYS.

1. Any person permitting any goods, wares, merchandise, empty casks, cases, or any other thing whatever to remain upon any carriage way or footway, for a longer time than may be reasonably necessary in the course of removing the same, or suffering any vehicle to remain upon any carriage way for a longer time than may be necessary to load or unload the same, so as by any such means to obstruct the free passage of any such carriage way or footway, or placing or leaving timber, stones, or building materials on any carriage way or other footway, without having first obtained for the purpose a written permission from the City Surveyor, shall forfeit a sum not exceeding forty shillings for every such offence. The Inspector of Nuisances, or any Constable is hereby empowered to seize, and remove any property causing such obstruction as aforesaid, and to detain the same in some place to be set apart for the purpose, until the expense (to be ascertained and fixed by the City Surveyor or some person authorised by the City Council in that behalf) of removing and detaining the said property shall be paid. If the property seized be perishable, and be not claimed within twenty-four hours, it may then be forthwith disposed of as the Chairman of the City Council, or in his absence any other member of the said Council shall direct. And if the property so seized be not perishable, and be not claimed within one week, after being duly advertised in one at least of the newspapers published in Auckland, at the time, it may forthwith be sold by public Auction. The proceeds arising from the sale of any such property shall be paid to the Treasurer of the City, as part of the public funds thereof.

2. Moveable Awnings may be placed in front of Shops provided, such awnings shall be seven feet high from the footway, and that the posts be placed at the outer edge of such footway, any person offending against this regulation shall be fined a sum not exceeding five shillings for every day such offence shall continue.

3. Any person bathing in the harbour, within the East point of Freeman's Bay, and Eden-street, between the hours of 8 o'clock in the morning and 7 o'clock in the evening, shall forfeit and pay a sum not exceeding one pound.

4. Any person indecently exposing his or her person within the bounds of the City, shall forfeit and pay any sum not exceeding ten pounds. And any person making use of any profane, abusive, obscene, or threatening language, or demeaning himself or herself in any way so as to provoke a breach of the peace, shall forfeit a sum not exceeding five pounds.

5. Any person hauling, or drawing, any timber, except upon a wheeled carriage, or

suffering any timber to trail from a wheeled carriage upon the streets or highways of the City, or who shall split firewood or work at any trade, or handicraft, on any public footway or highway, or who shall wilfully encumber or obstruct the same in any way not before described; shall for every such offence forfeit a sum not exceeding two pounds, over and above any damage occasioned thereby, to be ascertained and fixed by the City Surveyor, and paid to the City Council as part of the Public Funds, to be disposed of by them.

6. All areas, cellar doors, and coal-holes, opening in any street, highway, or public place, shall be well and securely guarded with iron gratings having bars not more than one inch apart, or with trap doors, or other sufficient covering, so as to prevent danger to passengers; and the occupier of any premises not so guarding any area, cellar door, or coal hole, shall forfeit and pay for every such offence any sum not exceeding five pounds.

7. Any person leaving any such grating, trap door, or other covering open, for a longer time than necessary for taking in or delivering goods, or during such time as may be necessary, not having the same properly guarded, and every occupier of the premises where any such grating, trap door, or other covering shall be so left open or unguarded, and every occupier of premises who shall not keep any such grating, trap-door, or covering in good repair, shall for every such offence forfeit a sum not exceeding five pounds. The Inspector of Nuisances or any constable, may prosecute any person so offending.

8. No person shall make any cellar, or any opening door, or window, in or under any footway, without a written permission from the City Surveyor; and any person doing so without such permission, shall forfeit a sum not exceeding five pounds, over and above the expense of remedying or removing such cellar, opening door, or window, the Inspector of Nuisances, or any constable, may lodge information against any person so offending.

9. All wells shall be securely covered, and the occupant of the house to which any well may belong, and if there be no occupant then the owner of the well, failing to do so, shall forfeit a sum not exceeding two shillings and sixpence for every day any such well shall remain open and uncovered. The Inspector of Nuisances or any Constable may prosecute any person so offending.

10. All persons digging or suffering to remain open holes for vaults, foundations, cellars, wells, or for any other purpose, shall cause the same to be securely fenced in, and should the said excavation be in any public highway, a light shall be kept burning upon the said enclosure from sunset to sunrise, and any person neglecting or refusing to fence in or have a light burning as aforesaid, shall forfeit and pay for every such offence a sum not exceeding five pounds. The Inspector of Nuisances or any constable may prosecute any person so offending.

11. No person shall erect any scaffolding, hoard, or other enclosure on any highway, without the permission, in writing of the City Surveyor, and every such permission shall express the time the said scaffolding, hoard, or enclosure may be continued set up; Any person erecting or setting up such scaffolding, hoard, or enclosure without such permission, or continuing the same a longer time than specified, shall be subject to a penalty not exceeding ten shillings for setting up the same, and ten shillings for every day the same shall be continued, and the said Surveyor may cause any such scaffolding, hoard, or enclosure, to be pulled down and removed, and if the materials are not claimed, and the expense of pulling down and removing the same (to be fixed by the City Surveyor) paid within five days they shall be sold by order of the said City Surveyor, and the proceeds paid to the Treasurer of the City as part of the public funds thereof; the Inspector of Nuisances or any constable may prosecute any person so offending.

12. Any person breaking, injuring, or extinguishing, any lamp set up for public convenience or removing or destroying any survey mark, level, or other mark, set up by the City Surveyor, or by any other public authority, or who shall tear down or deface any notice, or placard posted by any public authority shall pay the expense of replacing the same or repairing the damage done, and also forfeit and pay for every such offence a sum not exceeding five pounds.

13. Any person who shall wantonly disturb any inhabitant, by ringing any door bell, or by knocking at any door, or who shall wantonly deface, injure, or remove any door plate, bell, knocker, lamp, signboard, or other property, shall forfeit and pay any sum not exceeding five pounds over and above the cost of replacing the same or repairing the damage done.

14. Any person desirous of blasting any rock or stone within the limits of the City, of Auckland, shall give notice in writing to the City Surveyor, who shall within twenty-four hours appoint in writing the time when the same may take place, and give such other directions in writing as he may think necessary; any person blasting or causing to be blasted any rock, or stone, at any other time than that appointed by the City Surveyor, or in any manner not in conformity with his directions shall forfeit and pay a sum not exceeding ten pounds. The Inspector of Nuisances or any Constable may prosecute any person so offending.

15. Any person digging or opening any drain, or sewer or breaking up any Carriage or footway without permission of the City Surveyor shall forfeit for every such offence a sum not exceeding five pounds. The Inspector of Nuisances or any Constable may lodge information against any person so offending.

16. Drivers of waggons, carts, or drays, riding on the same without having some person on foot to guide the horse or horses or cattle harnessed thereto, (excepting carts drawn by one horse and guided with reins,) or any such driver remaining at a such distance or in such a situation as not to have the direction or control of the horse or horses or cattle harnessed to any waggon, cart, dray, carriage, or other vehicle whatever, (whether the same shall be at rest or in motion,) or any driver or rider leaving any horse standing without being secured, or some person in charge of the same, or not keeping on the left or near side of the street when passing any other person riding or driving, or wilfully preventing any other person from passing, or wilfully interrupting the free passage of any other person, shall, on conviction, forfeit for every such offence a sum not exceeding forty shillings.

17. Any person negligently, carelessly, or furiously riding or driving through the streets in a manner likely to endanger the safety of any other person, shall forfeit a sum not exceeding ten pounds.

18. Any person breaking in any horse or other beast of burden in any street or highway of the City, shall for every such offence be fined a sum not exceeding five pounds; and any person leading an entire horse through the streets or highways of the City, between the hours of six in the morning and nine at night, shall be fined for every such offence a sum not exceeding two pounds. The Inspector of Nuisances or any constable may prosecute any person so offending.

CRUELTY OF ANIMALS.

1. Any person wontonly and cruelly beating, illtreating, abusing, or torturing any domestic animal, or any horse, mare, gelding, bull, ox, cow, heifer, steer, calf, mule, ass, sheep, lamb, or other cattle, or improperly driving the same whereby any mischief shall be done to any person or property, shall for every such offence be subject to a fine not exceeding ten pounds.

2. Any person keeping or using any house, room, pit, ground, or other place for running, baiting, or fighting any dog, bull, or other animal (whether of a domestic or wild nature or kind,) or for cockfighting, shall be liable to a penalty not exceeding ten pounds, for every day he shall so keep and use the same. The Inspector of Nuisances or any constable may lodge information against any person so offending.

CARTERS.

1. The owner of every cart, dray, or waggon plying for hire, shall cause the same to be registered every year at the City Council Chambers, and shall obtain a separate license for every such cart, dray, or waggon, in the form of the Schedule B. hereto annexed, signed by the Chairman of the City Council, and countersigned by the Treasurer. The sum of twenty shillings shall be paid for every

such license, and the same shall expire on the 31st day of December next ensuing the date thereof.

2. The owner of any cart, dray, or waggon plying for hire without a license for the same having been first obtained shall pay for every offence a sum not exceeding forty shillings.

3. All persons having licensed carts, shall stand and ply for hire in lower Queen-street from its junction with Shortland-street towards the Wharf on the side of the street next to the water, but so, nevertheless, as not to obstruct the free passage of the Street; or in such other Street or place as the City Council shall from time to time direct or appoint; and any person contravening this regulation, shall forfeit for every such offence any sum not exceeding forty shillings.

4. The name of the owner, and number of license granted for any cart, dray, or waggon, shall be legibly painted on the same in letters at least one inch long, and of a proportionate breadth upon the right or off side. Any person attempting to evade the provisions of this regulation by any means whatsoever, shall forfeit for every such offence a sum not exceeding sixty shillings.

PUBLIC ENTERTAINMENT.

1. Any person who shall, act or perform for hire, gain, or reward, any interlude, tragedy, comedy, opera, stageplay, farce, burletta, melodrama, or pantomime, or any stagedancing tumbling or horsemanship, or any other entertainment of the stage whatsoever, in any Theatre or other building not duly licensed by the City Council, or who shall receive or take money, goods, or reward for the price of admission, or who being the owner or owners of any such Theatre or building shall wilfully permit the same to be used and applied to such purposes; without such license being first obtained as aforesaid, shall forfeit and pay for every such offence a sum not exceeding ten pounds.

2. The City Council may at anytime license any house or theatre for all or any of the purposes specified in the foregoing section, upon such terms and conditions and subject to any annual or other payment, as to the said Council shall seem met.

3. Every person who shall keep a public Billiard Table without having first obtained a license from the City Council shall forfeit and pay any sum not exceeding five pounds, for every day such table shall be so kept. A public billiard table license authorising the keeping of one such table or more, shall be granted under the hand of the Chairman of the City Council to any person applying for the same on payment of a fee of ten pounds, and shall be in force for twelve calendar months from the day of the date thereof.

PUBLIC LODGING HOUSES.

1. Any house (except the houses of licensed Publicans) in which travellers, wayfaring

men, and other such casual guests are provided with food or lodgings for hire, gain, or reward, shall be deemed to be a public lodging house. And every person who shall keep such a house, without having previously obtained a license for the same as hereinafter provided, shall forfeit and pay any sum not exceeding twenty shillings for every day such an offence shall be committed.

2. Any person desirous of obtaining a license to keep a public lodging house, shall deliver to the Clerk of the City Council an application in writing for the same, accompanied by a Certificate signed by three known and respectable householders, to the effect that the applicant is a fit and proper person to conduct such a house. Every such license shall, when the granting thereof be approved of by the City Council, be signed by the Chairman and countersigned by the Clerk, and shall be in force until the first day of January next following the issuing thereof: a fee of twenty shillings shall be paid to the City Treasurer for the same.

3. Every licensed lodging-house keeper as aforesaid shall be required to have placed over the door of his house, painted in legible characters, the words "Licensed Lodging House"; and shall provide clean and sufficient bedding for the comfort of persons lodging therein, and also cause proper means to be taken for the ventilation of the sleeping and other apartments; and shall for every breach of this regulation in any particular forfeit and pay any sum not exceeding twenty shillings. It shall be lawful for the Inspector of Nuisances, at all reasonable times, to inspect Public Lodging Houses, in reference to the cleanliness and ventilation of the same.

4. Any licensed lodging house keeper who shall permit any person or persons to be guilty of disorderly conduct in the house or premises specified in the license granted for the same, shall for every such offence forfeit and pay any sum not exceeding forty shillings.

HOUSES OF ILL FAME.

Every person who shall keep any house of ill fame or repute, shall for every such offence forfeit and pay any sum not exceeding ten pounds. And in order to facilitate the obtaining of convictions for this offence, the Inspector of Nuisances or any Constable, upon the information in writing of any two or more householders of the City, that any house is so conducted as to come under this character—or the Inspector of Nuisances without receiving such information, if he shall have reasonable grounds to believe that any house of this character exists within the City—is hereby authorized to enter therein at any hour and to examine the same.

ARSENIC, ETC.

1. Arsenic shall not be sold or supplied to any person, unless on the production of a Certificate from a Justice of the Peace that such Arsenic is required for the purpose of Sheep Dressing; and shall in no case be sold in any less quantity than 2 lbs: or without having first been coloured black. And any Druggist or other person who shall sell

or supply Arsenic to any person otherwise than as herein provided shall be liable to forfeit and pay for every such offence any sum not exceeding ten pounds.

2. Any Druggist or other person who shall sell or supply any poisonous drug or substance to any person without a written request or authority from a recognised medical practitioner, and without first affixing a label on the paper covering the same having the word "Poison" printed thereon in large plain letters, shall forfeit and pay for every such offence any sum not exceeding five pounds.

GENERAL.

1. Any fine, penalty, or forfeiture, imposed by these Bye-Laws for any offence for which the right to proceed has not been expressly given to an officer or person, may be sued and proceeded for by any person whomsoever. Any fine, penalty, or forfeiture imposed by these Bye-Laws, where the right to proceed has been specially given to any officer, constable, or other person, shall be sued or proceeded for by such officer, constable, or other person only.

2. Nothing in these Bye-Laws contained shall render or be deemed to render any person liable to any fine or penalty, exceeding the sum of ten pounds.

Passed by the Auckland City Council this eighteenth day of May, One Thousand Eight Hundred and Fifty-four.

WALTER LEE,
Chairman City Council.

J. MITCHELL,
Clerk City Council.

I hereby signify my assent to these Bye-Laws.

R. H. WYNYARD,
Superintendent.

SCHEDULE A.

City of Auckland, }
New Zealand, } No.
This is to certify that of
bath this day been duly licensed to carry on the
business of Hawker and Pedler in the City of Auckland until the 31st day of December next, subject to such bye-laws and regulations of the Council of the said City as may from time to time be passed concerning Licensed Hawkers and Pedlers.

Given under my hand this day of
A. B.
Chairman City Council.

Entered,
C. D.
Treasurer of the City Council.

SCHEDULE B.

City of Auckland, }
New Zealand, } No.
This is to certify that of
is authorised by this License to ply one
[Cart, Dray, or Waggon, as the case may be] for hire within the City of Auckland until the 31st day of December next, subject to such Rules and Regulations as may be from time to time made by the Council of the said City for the Regulating of Carters plying for hire.

Given under my hand, at the City Council Chamber in Auckland, this day of 185 .
A. B.,
Chairman of City Council.

Entered
C. D.,
Treasurer of City Council.