

THE CORPORATION OF TOWNSHIP OF WESTMEATH BY-LAW NO. 69-20

Being a by-law to adopt the estimates of all sums required during the year and to strike the rates of taxation for the year

WHEREAS the Council of the Corporation of the Township of Westmeath has in accordance with The Municipal Act considered the estimates of the municipality and of the Boards and Commissions of the municipality and it is necessary that the following sums be raised by means of taxation for the year 1969.

General Purposes	\$ 43,869.60
County Purposes	41,631.74
Public School	42,830.00
Separate School	7,821.77
High School	79,965.00

AND WHEREAS the Assessment Roll made in 1968 and upon which the 1969 taxes are to be levied was finally revised by the Court of Revision.

AND WHEREAS the amount of Assessment entitled to benefit, hereinafter referred to as residential and farm, and the amount of assessment not entitled to benefit, hereinafter referred to as commercial and business from Unconditional Grants in accordance with Sections 294 and 297 of the Municipal Act, is as follows:

Assessment entitled to Benefit \$ 2,367,905.00 (Residential and Farm)

Assessment not entitled to Benefit 98,165.00 (Commercial and Business)

AND WHEREAS The Assessment of each of the bodies for which it is necessary to levy rates is as follows:

	Residential and Farm	Commercial and Business	<u>Total</u>
Public School (T.S.A.)	\$2,061,065.00	\$90,010.00	\$2,151,075.00
Separate School (R.C.S.S.#2)	119,180.00	2,000.00	121,180.00
Separate School (C.R.C.S.#4)	187,660.00	2,165.00	189,825.00
High School (Pembroke)	1,508,725.00	33,447.00	1,542,172.00
High School (Cobden & Eganville)	552,340.00	56,563.00	608,903.00

AND WHEREAS the amount of the Unconditional Grant is \$8,990.00 which is the equivalent of 3.80 mills on the Assessment entitled to Benefit.

THEREFORE The Council of the Corporation of the Township of Westmeath ENACTS AS FOLLOWS:

1. That the estimates be adopted and the following amounts be levied therefore in the manner as set out hereinafter

General Purposes		\$ 34.,879.60
County Purposes		41,631.74
Public School		42,830.00
Separate School		7,821.77
High School	,	79,965.00

2. There Shall be levied and collected upon the assessable lands, buildings, and businesses within the Corporation of the Township of Westmeath the following rates for the year 1969:

	Residential & Farm (Mills)	Commercial (Mills)
Public School Rate (T.S.A.) High School Rate (Pembroke) General Rate County Rate Westmeath Street Lights	19.86 39.3 14.0 17.0	22.0 43.6 17.8 17.0 _3.9
Consolidated Rate	94.0	104.3
Outside Street Lighting Area	90.1	100.4

	Residential & Farm (Mills)	Commercial (Mills)
Public School Rate (T.S.A.) High School Rate (Cobden & Eganville) General Rate County Rate	19.8 31.4 14.0 17.0	22.0 34.8 17.8 <u>17.0</u>
Consolidated Rate	Residential & Farm (Mills)	91.6 (Commercial (Mills)
Separate School Rate (R.C.S.S.#2) High School Rate (Pembroke) General Rate County Rate Westmeath Street Lights	25.5- 39.3- 14.0- 17.0- 3.9-	28.3 43.6 17.8 17.0 3.9
Consolidated Rate Outside Street Light Area	99.7 95.8	110.6 106.7
	Residential & Farm (Mills)	Commercial (Mills)
Separate School Rate (C.R.C.S.#4) High School Rate (Pembroke) General Rate County Rate Lapasse Street Lights	25.0 39.3 14.0 17.0 12.3	27.7 43.6 17.8 17.0 <u>12.3</u>
Consolidated Rate	107.6	118.4
Outside Street Light Area	95.3	106.1

- 3. The taxes shall become due and payable on the ..20th. day of ...December...19 ..69..
- 4. A penalty of ...4...% shall be charged on all current taxes remaining unpaid on the .20th... day of ...December ...19 .69.
- 5. The collector is hereby authorized to mail or cause to be mailed the notice of taxes due to the address of the residence or place of business of the person to whom notice is required to be given.

- 6. All taxes may be paid at any of the offices of the Bank of Nova Scotia located at Pembroke, Beachburg & Cobden, all in the Province of Ontario.
- Where a tenant of lands, owned by the Crown or in which the Crown has an interest, has been employed either within or outside the municipality by the same employer for not less than 30 days, such employer shall pay over to the Collector on demand out of any wages, salary, or other renumeration due to such employee the amount then payable for taxes under this by-law and such payment shall relieve the employer from any liability to the employee for the amount paid.
- 8. The Collector and Treasurer are hereby empowered to accept part payment from time to time on account of any taxes due.
- 9. This by-law shall come into force and effect upon the date of the final reading thereof.

READ a first and second time this .2.7.... day of June..... 1969.

APPROVED
DEPT. OF MUNICIPAL AFFAIRS

Carl Flether
Head of Council

JUL 3 1969

REGIONAL SUPERVISOR MUNICIPAL ADMINISTRATION BRANCH

D.a. Hell

READ a third time and finally passed this .27.... day of June....1968.

Carl Fletcher Head of Council

D. a. Hell

rates of taxation

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