- (a) any gypsy to operate;
- (b) fortune-telling or palmistry reading except when the moneys obtained for such fortune-telling or palmistry reading are for charitable or philanthropic purposes;
- (c) any kind of slot mothine;
- (d) "high pitch men" who operate "jam auctions";
- (e) any of the following games:

dice, crown and anchor, shell roll-downs, bucket, three-card monty, disc, swing ball, punch board, coin table, money wheels, nail games, or any game which involves the tossing of coins;

- (f) any game for which no prize is given;
- (g) doubling or pyramiding of prizes won at any game;
- (h) a charge of over twenty-five cents for any game;
- (f) the operator of any game to re-purchase any prize won by a player at such a game;
- (j) indecent burlesque shows including muscular dancing;
- (\*) any newspaper or magazine subscription agents except local persons known to the officers of the society;

such society may have its claim to receive a grant under the provisions of section 24 of *The Agricultural Societies Act*, 1939, forfeited for the next ensuing year.

#### RENTAL OF SPACE

Z. Every society that during the holding of the annual exhibition of the society rents space on its lands and premises for circus, theatrical and arrobatic performances, shows and exhibitions and for other similar forms of attraction and, subject to the provisions of section 1 of these regulations, for any game of chance shall collect the amount charged for such space before the space is occupied by any lessee provided that the provisions of this section shall not apply when a society rents its space to a lessee that hus five or more separate attractions, including at least one mechanical rife.

#### PRIZE MONEYS

3. Every society that has awarded and paid in prize moneys for horse races, running races and trials of speed in any year an amount, less the entry fees for the same, greater than twenty-five per centum of the total amount of moneys awarded and paid in prize moneys for agricultural purposes in the same year by such society in connection with the holding of its annual exhibition, may have the amount of the grant it would otherwise be entitled to receive under the provisions of *The Agricultural Societies Act*, 1939, reduced by twenty per centum during the next ensuing year.

### DUTIES OF SECRETARY

4. Every society shall cause the secretary or some other officer specially charged with such duty, to keep a book or books wherein shall be recorded,---

- (a) copy of the deed, if any, and other title papers to the lands and premises of such society;
- (b) copy of the minutes, resolutions and by-laws of such society;
- (c) statement of the reciepts and expenditures of such society including the auditor's reports;

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- (d) names and addresses of the directors and other officers of such society from year to year;
- (e) the names and addresses of the persons from year to year who have become members of such society for a period of at least five years from the year such persons became members of such society;
- (f) a list of the prize moneys awarded and paid by such society, including the names and addresses of the persons to whom the prize moneys were paid, for a period of at least five years from the date such prize moneys were awarded and paid.

#### DUTIES OF OFFICERS

5. It shall be the duty of the officers of every society to observe and carry out the provisions of the Act and these regulations.

#### COMMENCEMENT

6. Sections 1, 2, 4 and 5 of these regulations shall come into force on the day upon which these regulations are approved by Order-io-Council, and section 3 of these regulations shall come into force on the first day of July, 1940.

#### THE COMMUNITY HALLS ACT, 1920

O. Reg. 67/44. General. New. Made-July 13th, 1920. Filed-October 26th, 1944, 3.00 p.m.

#### NAME

1. Every hall or athletic field for which a grant is made under this Act shall include the word "Community" as part of the name thereof, and the hall shall be known as a Community Hall, and such name shall be displayed in a prominent and permanent manner.

#### BOARD OF MANAGEMENT

2. Where it is proposed to establish a community ball or athletic field or both under this Act the council of the municipality shall appoint a board of management in accordance with section 8 of the Act for each such hall or athletic field or both and such board shall handle all matters pertaining to the construction of such hall and planning of such grounds and shall recommend all payments in connection with such hall or grounds.

#### MONEYS COLLECTED

3. All moneys collected for the purposes of this Act shall be deposited with the treasurer of the municipality or the treasurer of the board and shall be paid out by him for the purposes of the Act only on the recommendation of the board.

### SITE AND PLANS

4. The site proposed and the plans and specifications for a community hall or athletic field shall be approved by the Minister.

#### **ACCOMMODATION**

5. Every hall shall include an assembly room with movable seats, stage and such other equipment as may be approved by the Minister and shall also include accommodation for library and reading room where required by the Minister. 6. Every hall crected under this Act shall be available for any public gathering of an educational, fraternal, religious or social nature or for the discussion of any public question, and no organization shall be denied the use of the hall for religious, fraternal or political reasons.

7. The board shall regulate and control the use of the hall or athletic field or both and shall have the care and management thereof, and, subject to the Act and these regulations, shall make such rules as are necessary for the proper conduct of each, and shall have power to fix such charges as are necessary for the purposes of proper maintenance.

### READING ROOM; LIBRARY

8. Where reading room and library are provided they shall, subject to the regulations of the board, as to hours and discipline, be open to all.

#### GRANT

9. The government grant as provided by the Act shall be paid to the treasurer of the municipality on certificate of such officer as may be designated by the Minister setting forth that the terms of the Act and these regulations have been complied with.

10. The ball or grounds may provide accommodation for purposes other than those called for under the Act, but the government grant shall be payable only on the cost of such portion of the building or grounds as may be used for the purposes herein coumerated.

## ATHLETIC FIELD

11. Unless athletic accommodation is otherwise provided for, an athletic field shall be provided with each community hall and any athletic grounds provided under this Act must be of an area adequate to accommodate the needs of the community to be served and shall have such envipment as may be approved by the Minister and shall be managed and controlled in the same manner as a community ball.

12. Every athletic field shall be available for pitnics, sports, school fairs, public meetings and other community gatherings of any kind.

### AGREEMENT WITH MINISTER

13. Every board appointed under this Act shall enter into an agreement with the Minister for the currying out of the terms of this Act and these regulations and any person or organization considering themselves aggricved may have the right to appeal to the Minister.

#### APPLICATION OF REGULATIONS

14. These regulations shall apply to all balls or athletic grounds started after the date hereof, but nothing in there regulations shall preclude the recognition and payment of grants in cases where halls or grounds have been started before the date of these regulations, providing that the spirit of the Act is complied with. COMMUNITY HALLS.

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# CHAPTER 284.

# The Community Halls Act.

1. In this Act,-

Interpretation. "Minister."

- (a) "Minister" shall mean Minister of Agriculture;
- (b) "Regulations" shall mean regulations made under the "Regulaauthority of this Act. R.S.O. 1927, c. 247, s. 1.

**2.**—(1) The Minister may grant aid to the municipal cor-Granting poration of a township or incorporated village for the purpose township or of assisting in providing for a community hall or the establish-community ment and laying out of an athletic field, but such grant shall athletic not exceed an amount equal to twenty-five per centum, of the field. cost of the building or that part of the building designed for a community hall or of the cost of the athletic field, nor shall such grant exceed the sum of \$2,000, but grants may be made for the establishment of more than one community hall or athletic field by the corporation of any one township. R.S.O. 1927, c. 247, s. 2 (1).

(2) The Minister may make a grant to the amount set forth Community in subsection 1 to assist in providing for a community hall in grant to. any town where, in the opinion of the Minister, such community hall may serve the purposes of the inhabitants of town-ships adjacent to such town. 1934, c. 54, s. 5.

(3) The grant shall be payable out of such sums as may be How grants appropriated by the Legislature for the purpose of aiding in <sup>payable.</sup> the establishment of community halls. R.S.O. 1927, c. 247, s. 2 (2).

**3.** All the property acquired for the purposes of this Act Property shall, except as hereinafter provided, be vested in the municipal corporation. corporation of the township or incorporated village. R.S.O. 1927, c. 247, s. 3.

**4.**—(1) The council of the township or village may by  $_{By-law}$ . by-law provide for the establishment of a community hall or athletic field in accordance with the provisions of this Act, and may acquire by purchase or otherwise real and personal property for that purpose, and may enter into an agreement with the council of any adjoining township or village for the joint use of the community hall or athletic field by the inhabitants of the municipalities upon such terms as to contribution to the cost of the hall or athletic field and as to the maintenance thereof as may be agreed upon, but notwithstand-

Agreement with adjoining municipality.

By-law for acquiring land in another municipality.

ing any such agreement, the aid to be granted under this Act shall not exceed the amount mentioned in section 2, (2) The by-law may provide for acquiring land and establishing a community hall or athletic field or both in an adjacent or contiguous village or township, but real property so acquired or held in an adjacent or contiguous municipality shall not be exempt from taxation by the corporation of the municipality

in which it is situate unless the council of such last mentioned municipality by by-law declares that such real property shall be so exempt.

Exempting such lands from taxation.

(3) The council of a municipality in which a community hall or athletic field is established by the council of another municipality may grant such total or partial exemption from taxation as the council may deem proper and may enter into an agreement with the corporation of the municipality establishing the community hall or athletic field for granting such exemption. R.S.O. 1927, c. 247, s. 4 (1).

Debentures. (4) The corporation of the township or village may issue Rev. Stat. debentures for the purposes of subsection 1 in the manner provided by The Municipal Act. R.S.O. 1927, c. 247, s. 4 (2); 1932, c. 53, s. 27.

When athletic field or community hall need not be established.

c. 266.

Action by school section for establish

5. It shall not be necessary for the council of a township or village to establish an athletic field in connection with the establishment of a community hall, or to establish a community hall in connection with the establishment of an athletic field and the Minister may grant aid under this Act without requiring the establishment of an athletic field or of a community hall where he is of opinion that adequate accommodation is otherwise provided. R.S.O. 1927, c. 247, s. 5.

**6.**—(1) Upon a petition being presented to the council of a township, signed by more than one-half the number of ratement of hall payers in any school section or school sections in the township and praying that the council of the township may pass a by-law for the establishment of a community hall, or a community hall and athletic field, or an athletic field, for such school section or sections, the council may pass a by-law for the establishment of such community hall, or community hall and athletic field, or athletic field, in any school section or in any village adjacent or contiguous thereto and may exercise the power conferred by section 4.

Issue of debentures.

(2) The moneys required for the establishment of a community hall, a community hall and athletic field or an athletic field under this section, may be raised by the issue of deben- $\frac{\text{Rev. Stat.}}{c. 266}$ . tures of the township in the manner provided by *The Municipal Act*, but it shall not be necessary to procure the assent of the ratepayers for the passing of any by-law for the issue of such debentures, and all moneys required to provide for sinking fund and interest on the debentures issued under this section or for any other purpose in connection with the establishment of a community hall, a community hall and athletic field, or an athletic field, for a school section shall be raised by special rate upon all property subject to municipal taxation in the school section or school sections, and the word "ratepayer" in this section shall mean persons assessed and liable to taxation for general municipal purposes.

(3) Where debentures are issued under this section, such Debentures debentures shall constitute a debt of the corporation of the to be a debt township to the holder of the debentures and the property liable to assessment and taxation in the school section or school sections shall be liable to the township as a whole for any amounts paid by the township on account of the debentures or interest thereon.

(4) Where a township council has passed a by-law for estab-Property lishing a community hall or a community hall and athletic field vested in for a school section or for school sections, the township council board of may, by by-law, upon request of the board of school trustees, trustees. vest the property in the said board, and the said board shall thereupon have power to hold such property and shall perform the functions of the board of management as set forth in section 7.

(5) In the case of a union school section composed of parts In union of two adjacent counties, the council of the municipality which school passes the by-law for the establishment of a community hall, or a community hall and athletic field, or an athletic field, shall have all the powers and perform all the duties which may be exercised or are to be performed under this Act in the same manner as if the whole of the school section were within the said municipality and the lands in the union school section shall, for the purposes of this Act, be deemed to lie wholly within and to be under the exclusive jurisdiction of the council so passing such by-law.

(6) The clerk of the said council shall forthwith after the Transmission of passing of the by-law imposing the special rates to pay the copy of by-law cost of the establishment of a community hall, or a community to other hall and athletic field, or an athletic field, as the case may be, palities. deliver or transmit by registered post to the clerk of the municipality in which is situate any land upon which a special rate Collection

section.

Payment

of share by other

munici-

palities.

has been imposed, a copy of the by-law, certified under his hand and the seal of the municipality to be a true copy.

(7) The rates required by the by-law to be levied and colof rates in union lected in any year upon land in any municipality other than that by the council of which the by-law is passed shall be collected by the council of such municipality in like manner as if such rates had been imposed by that council.

> (8) The corporation of a municipality other than that by the council of which the by-law is passed shall pay to the last mentioned municipality the sums which are to be levied and collected in that year under subsection 7, and such payments shall be made on demand therefor at any time after the 14th day of December in that year, and shall be made whether or not such rates have been collected from the persons liable to pay them.

Lands to remain liable.

(9) Such payments shall not relieve any lands specially assessed from the special rate thereon, but it shall remain liable for the special rate until it is paid. R.S.O. 1927, c. 247, s. 6.

Appointment **7.**—(1) Every community hall, community hall and athletic of board. field or athletic field established under this Act shall be under the management and control of a board appointed by the council, composed as follows,----

- (a) two members of the council; and
- (b) five members selected by the council from among the officers of the local organizations, for the use of which the hall or athletic field is established, and in selecting such representatives, the council shall have regard to the contribution by each organization to the erection and maintenance of the community hall or establishment and maintenance of the athletic field.

Vacancies on hoard.

(2) The council may fill any vacancy arising on the board from among the class of representatives in which the vacancy occurs.

Term of office.

(3) The representatives of the council shall be appointed annually, and shall hold office until their successors are appointed, and every other officer of the board shall hold office for two years from the date of his appointment and until his successor is appointed. R.S.O. 1927, c. 247, s. 7.

Grants in aid from

8. Any municipal corporation entering into an agreement other bodies, for the joint use of a community hall or athletic field, and any of the societies or other bodies by which the community hall may be used under the regulations, may make grants out of any moneys in their hands in aid of the erection and maintenance of a community hall or athletic field established under this Act. R.S.O. 1927, c. 247, s. 8.

9. The Minister shall have power to make grants to the Community healt in the school or high school in a township or incorporated village, solidated which provides athletic grounds of satisfactory area, and a community hall in or in connection with the school, on the same terms as herein set forth, except that such grounds and community halls shall be managed and conducted under the regulations of the Department of Education, and such property shall be vested in the board of the consolidated school, continuation school or high school provided always that the community halls and athletic grounds shall be available for the purposes permitted by the regulations. R.S.O. 1927, c. 247, s. 9.

10. The Lieutenant-Governor in Council, upon the recom-Regulations. mendation of the Minister, may make regulations respecting the terms and conditions upon which aid may be granted under this Act, the uses to which a community hall or athletic field may be put, and the accommodation which may be provided therein, and generally for the better carrying out of the provisions of this Act. R.S.O. 1927, c. 247, s. 10.

**11.**—(1) In territory without municipal organization, a Establishcommunity hall or athletic field may be established with the community approval of the Minister and subject to the regulations, by a athletic field board of public school trustees or a board of separate school innorganized trustees in connection with any school maintained by such territory.

(2) Where a community hall or athletic field is established Property to be vested under subsection 1, the property shall be vested in the board in school of school trustees, and the like grant may be payable to the school trustees as in the case of a community hall or athletic field established in a municipality and the terms of this Act shall otherwise apply. R.S.O. 1927, c. 247, s. 11.

12. Where under the provisions of this Act, aid has been Disposal granted to assist in building a community hall or to assist in establishing or laying out an athletic field out of sums appropriated by the Legislature for such purpose, such hall or athletic field shall not be sold or disposed of within ten years from the time the aid was granted without the approval of the Minister. 1934, c. 4, s. 2.

Sec. 12.