Case: 6:69-cv-07941-BB

EXHIBIT I

• By-Laws for the Acequia de Chamita
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Acequia de Chamita
Established 1598
First Acequia in the USA

PO Box 930
San Juan Pueblo,
New Mexico 87566

By Laws and Rules and Regulations of the Chamita Community Ditch

These Bylaws are the official bylaws for the Acequia de Chamita; they supercede any existing or previously adopted bylaws for this Acequia.

Article I. Name of Acequia
The name of this acequia is Acequia de Chamita. The place of business for the Acequia de Chamita is in Chamita, New Mexico.
Mailing address is: Acequia de Chamita
P O Box 930
San Juan Pueblo,
New Mexico 87566

Article II Purpose of the Organization
The major purpose for which this organization was created is to serve as the community body that manages and operates the activities of the acequia. These activities include, but are not limited to, water apportionment and distribution, maintenance of the acequia and its structures, and promoting agricultural activities and agricultural interests.

The surface irrigation water has been and will always be locked into the land for productive use, including water for animals. Traditionally, the entire community hauled water in buckets and barrels for watering of gardens and trees above the ditch in the Chamita Village. It will continue to be our tradition as long as there is abundant water in the acequia.

The unlined ditch and the continued irrigation of the lands will sustain the vegetation on the lands, the replenishing of the aquifer, and provide evaporation of the surface water for cloud formation.

Article III History and Definitions
The history of acequia development in New Mexico is rooted in the regions 400 year old Mexican and Spanish eras. Don Juan de Onate established the Acequia de Chamita in August 11, 1598. The Constitution of the United States and the Treaty of Guadalupe Hidalgo, guarantee and "double guarantee" the Historic Rights of the Water the Land, the Acequia and the Parciantes, God given rights.

The treaty did not require the measurement or adjudication of water to Chamita or San Juan Pueblo. We claim a full ditch and any unused water flows back into the Rio Grande.

The Acequia de Chamita provides irrigation water from the Rio Chama for the community of Chamita and the San Juan Pueblo. The point of diversion from the Rio Chama, in the Bartoleme Sanchez Grant, is located approximately 1.5 miles northwest from the junction of U.S. Highway 285 and State Road 74, New Mexico coordinate system, Central Time Zone, X=536,680 and Y=1,850,000. The ditch is approximately 4 miles long and empties into the Rio Grande at a point of the northwest corner of the Historic San Juan-Rio Grande Bridge.

The ditch right-of-way shall be 15 feet to both sides from the center or a total of 30 feet, as per tradition.

Because of the Mexican and Spanish heritage many of the words and phrases still used today in conjunction with acequias are Spanish words. In this article, the most significant of these words are defined along with their English equivalent.
1. Acequias (Ditches)

Acequias can best be defined in terms of their physical features, their political status, and their purposes. As physical structures, acequias are described as trenches or ditches excavated on the surface of the earth; in political terms, acequias are associations of water users, their principal function is to allocate and distribute water.

2. Propietarios o Parcientes (Owners of Irrigated lands)

Parcientes are the owners of the private land served by the acequia. As landowners, they are also the common owners of the acequia and they are its general membership. The acequia can exist only through their participation, and it exists primarily for their benefit.

3. Mayordomo (Steward/Superintendent)

The mayordomo functions as the chief officer of the acequia. He or she is elected bi-annually by the general membership and works under direction of the commission. The mayordomo is principally in charge of allocating and distributing the water, and also directs all the work that is performed on the ditch and its structures.

4. La Comision (the Commission)

The commission is composed of 3 parcientes, elected bi-annually by the general membership. It is customary for the commission to organize itself by selecting one member as chairperson, one as secretary, and one as treasurer. These comisionados (commissioners) function principally as the board of directors for their acequia. Their duties include overseeing the work of the mayordomo, and setting the assessments, which create the revenue for payment for the acequia operations. As is the case of most boards of directors, their principal function is to set policy and oversight.

Article IV Los Propietarios o Parcientes (General Membership)

1. Membership Requirements:

The general members of this acequia, the Acequia de Chamita shall be those propietarios who own land entitled to irrigation water from this acequia.

2. General Duties, powers, and responsibilities of the propietarios are those commonly associated with membership in any political organization that exists for the common good of its members.

3. Special Duties and Responsibilities:

   a. Provide labor—All propietarios must provide labor for cleaning and maintaining their acequia and structures as assigned by the mayordomo.

   b. Elect Comisionados—It is the responsibility and duty of the propietarios general members of the organization to regularly elect the comisionados.

   c. Participate at meetings—All propietarios should attend the annual meetings or any other general membership meetings of their acequia. They are to participate in the discussion and elections, and are to serve as comisionados if elected, by their fellow propietarios.

4. Rights and Privilege

All members of the acequia who are in good standing shall enjoy equal and similar privileges, based on individual acre rights. Some of these privileges include, but are not limited to:

   a. The right to water and the services provided by the acequia.

   b. The right to vote on matters that concern the acequia.

   c. The right to be considered for nomination and election, to the comission.

5. Termination of Membership

Membership in this acequia will terminate automatically when a propietario no longer owns land entitled to irrigation from this acequia.

Article V La Comision (The Commission)

1. Number and Election
La Comision of the acequia must have 3 members. These 3 comisionados are selected in a vote by the proprietarios of the acequia at the bi-annual meeting.

2. Eligibility Requirements and Qualifications
In order to hold office, a prospective comisionado must first qualify as a proprietario in good standing and must be able to be bonded from Acequia Funds.

3. Term of Office/Compensation
The comisionados serve a term of two years, elected bi-annually every odd year. As long as they are still proprietarios, they may stand again for re-election at succeeding bi-annual meetings. Comisionados are to be reimbursed for their actual expenses while performing acequia duties.

4. General Duties, Powers and Responsibilities
The general duties, powers and responsibilities are:

a. La Commission has general control and supervision over the business affairs of the acequia, and the comision has general power to act for the acequia in any manner not prohibited by law or these bylaws.

b. They set the policies regarding fatigue work or tasks of all parties owning water rights in the acequia.

c. They have the power to contract on behalf of the acequia, including contracts for obtaining irrigation water, but these water contracts must be ratified by a vote of the majority of the proprietarios.

d. La Comision makes all necessary assessments to provide funds for payment of the mayordomo's salary and other legitimate expenses related to the proper conduct and maintenance of the acequia as approved by the membership.

e. La Comision must provide each parciente with a copy of the by-laws as approved by the Parcientes.

f. The comisionados are also the representatives of the acequia in all civil cases for or against the acequia.

5. Specific Duties, Powers, and Responsibilities:

a. Provide year-end report—The comisionados are responsible for making a year-end report to the members at the annual meeting. This report should detail previous balance, inflows, outflows, and current balance of the previous year.

b. Provide a detailed report on how the acequia functioned during the year.

c. Direct the activities of the mayordomo—the comision will oversee the work and performance of the mayordomo.

d. Arrange for annual meeting—The comisionados shall provide for an annual meeting.

6. Removal
Comisionados will be removed from office and their term declared vacant if they neglect or refuse to perform their duties, powers, and responsibilities. In order to remove offending comisionados, a meeting of the general membership must be called. Adequate public notice that a meeting has been called for this purpose must be given (Article VII Section 2). The decision of whether or not to remove a comisionado will be decided by a majority of votes (Article VII Section 4).

7. Vacancies
When a comisionado dies or resigns, the remaining comisionados must fill the vacancy by appointing another proprietario as interim comisionado until the next election.

Article VI El Mayordomo (the Steward/Superintendent)

1. Number and How and When Elected
The acequia shall have a minimum of one mayordomo, who shall be elected biannually by the general membership.

2. Eligibility Requirements/Qualifications
The mayordomo must be one of the parcientes, that is, he or she must own land entitled to irrigation water from the acequia he or she serves. Also, the mayordomo must be in good physical and mental health.

3. Term of Office/Compensation
Mayordomos shall assume the duties of their office sometime between the time they are elected and not later than the first Monday of the month following the bi-annual meeting, and shall serve in that capacity until their successor is elected and takes over the duties. The pay of the mayordomo shall be determined by the general membership at the bi-annual meeting. As of the year 2000, the compensation of the mayordomo shall be $300 per month, divided by the number of months set and agreed to by the General Membership at the bi-annual meeting. Payments shall be made as agreed to by Mayordomo and Comisionados.

4. General Duties, Powers, and Responsibilities
The mayordomo shall perform all the duties assigned to him or her by the acequia bylaws, and shall perform all the duties assigned to him or her by the comisionados.

5. Specific Duties, Powers and Responsibilities
   a. Acequia Cleaning and Maintenance
      The mayordomo will direct the cleaning, maintenance, and construction of the acequia, including the head gates, bridges, and other structures, which are the responsibility of the Acequia.
   b. Distribution of water
      It is the responsibility of the mayordomo to distribute and allocate the water of the acequia. Amount of acreage with established water rights shall be the determining factor in apportioning the water of the acequia under the direction of the Comision.
   c. Regular Reporting to the Comision
      The mayordomo will report on all activities and actions he or she has performed as requested by the comisionados.

6. Removal
   A mayordomo of this acequia may be removed for any of the following reasons:
   a. Failure or refusal to perform the duties required of him or her.
   b. Failure to conduct himself or herself with propriety and justice.
   c. Accepting bribes in the form of money, property or other favors.
   d. Malfeasance.
   In order to remove a mayordomo, a meeting of the general membership must be called. Adequate public notice that a meeting has been called for this purpose must be given (See Article VII Section 2). The decision of whether or not to remove a mayordomo will be decided by a majority vote of all members present at the meeting.

7. Vacancies
   When a vacancy occurs in the office of the mayordomo, the comision shall have the power to appoint another parciente as mayordomo. This mayordomo shall hold office until his or her successor is elected by the general membership at the next annual meeting and assumes the responsibility of the office.

8. Temporary leave of Absence
   Upon declaration of leave by Mayordomo, La Comision shall appoint a Comisionado or a parciente to temporarily replace the mayordomo until his return.

Article VII Meetings of the Propietarios o Parcientes (General Membership)
1. Annual Meetings/Notice Requirements
   The annual meeting of the propietarios shall be held on the first Monday of December of each year. The notice of the annual meeting should be mailed to each member of the acequia, directed to the address shown on the books and records, and at least 10 days prior to the meeting. The election of the Comision and Mayordomo shall be held on the odd numbered years, bi-annually.

2. Special Meeting/Notice Requirements
   Special Meetings of the parciientos of the acequia may be called at any time by the comisionados, or upon request of the general members. The purpose of every special meeting shall be stated in the notice and no other business can be transacted except as is specified in the notice.
   Notice of special acequia meetings must be given by notice mailed to each member of record and directed to the address shown on the books/records of the ditch association at least 10 days prior to the meeting. This notice must include the date, time, location, and purpose of the meeting.

3. Agenda
   The chairperson of the comision will prepare the agenda for all general membership meetings after consulting with the parciientos regarding their ideas for agenda items, but it must include these agenda items:
   a. Call to order
   b. Roll call of members
   c. Reading of notice of meetings
   d. Presentation and approval of minutes of last meeting
   e. Presentation of the acequia's financial status report
   f. General activities and status report by comisionados
   g. Election of comisionados and Mayordomo
   h. Approval or disapproval of mayordomo’s report
   i. Presentation of new ideas to and by the membership

4. Voting Rights
   Each propietario, who owns land entitled to irrigation water from this acequia, will have one vote per acre. Voting rights will be allocated as one vote per acre.

5. Proxy Voting
   Proxy Voting will be allowed at meetings of the propietarios provided that the member has assigned his or her voting rights through a written and signed instrument presented to the comision before the meeting. Proxy rights must be submitted on a calendar year basis. Only one proxy vote per member will be allowed.

6. Quorum
   Those members present at a general membership meeting shall constitute a quorum when there are at least 20% of the acreage present. At special general membership meetings, a quorum shall also be at least 20% of the acreage.
   A quorum once attained at either regular or special general membership meetings shall be deemed to continue until adjournment. Once a quorum has been established the actions of the majority shall constitute actions of the membership.
   A Proxy can constitute a Quorum. Only one proxy vote per member will be allowed.

Article VIII Meetings of the Comision
1. Regular Meetings/Notice Requirements
   Meetings of the comision should be held on a regular, frequent, and public basis. Notice of these meetings should be provided to each of the parciientos. Responsibility for this rests with the commission.

2. Special Meetings/Notice Requirements
Special meetings of the comision can be called at any time provided that at least 2 comisionados are present. Any one of the comisionados may request that the chairperson call a special meeting if in his or her opinion a need for such a meeting exists.

In the event that the chairperson refuses to call such a meeting, the remaining 2 comisionados may call and convene the meeting and take action on the matter or matters for which the meeting was called, provided that prior notice of the proposed meeting was provided to the chairperson.

3. Agenda

The chairperson of the comision should prepare the agenda for all meetings of the comision after consulting with the other 2 comisionados for their ideas of agenda items. All comision meeting agendas should, at minimum, include the following items:

a. Call to order
b. Roll call of members
c. Reading of notice of meeting
d. Presentation and approval of minutes of last meeting
e. Recognition of new business.

4. Voting Rights

Voting by comisionados shall be on a "one person-one vote" basis.

5. Proxy Voting

Proxy Voting will not be allowed at meetings of the comision.

6. Quorum

A quorum of the comision shall consist of 2 comisionados.

7. Vacancies

In case a vacancy shall occur among the comisionados by death, resignation or otherwise, the remaining comisionados shall fill such vacancy by appointment, and the appointee shall hold that office until his or her successor is regularly elected and qualified.

Article IX Management and Operations

1. Water Distribution and Allocations

Water Distribution and allocation, on a day-by-day basis, is the responsibility of the mayordomo. The mayordomo must strive to distribute the water equitably while at the same time taking into consideration special needs and circumstances. Amount of acreage with established rights shall be the determining factor for apportioning the water.

2. Assessments

The comision of this acequia shall have the authority to impose assessments of all water users for the purpose of retiring certain debts, including but not limited to:

a. Repairs or Construction of bridges, head gates, etc.
b. Ditch cleaning
c. General maintenance
d. Legal fees

These assessments shall be imposed in proportion to the amount of acreage irrigated by individual parciantes. On major capital improvements the commission will seek the approval of the membership.

3. Delinquencies

Parciantes, who after due notice fail or refuse to provide labor or pay assessments assigned to them, shall be determined by the comision to be delinquent. The comision will direct the mayordomo to deprive any and all delinquent parciantes of the use of water from the acequia until such time as the comision determines that the propietario is no longer delinquent.

4. Interference with the Acequia
Article X Specific Duties of the Comision

During the first meeting following their election, the comisionados shall organize by electing one of their numbers as chairperson, another as secretary and another as treasurer.

1. Duties of the chairperson
   The chairperson shall preside at all meetings of the membership and the comision. He/She shall coordinate the comision's conduct and supervision of the acequia's affairs and shall perform such additional duties as may be assigned to him or her by the comision.

2. Duties of the Secretary
   The secretary shall record or cause to be recorded the minutes of all proceedings. He or she also assures proper custody of all records other than financial, and shall assure that all certificates and other documents are properly kept and filed. In the absence of the chairperson, the secretary shall assume the duties of the chairperson.

3. Duties of the Treasurer
   In general, the treasurer shall be responsible for all funds and securities of the acequia. The treasurer maintains a proper record of the receipts and disbursements of the comision. The secretary and the Treasurer of the comision will prepare and present written reports to the comision and the membership regarding:
   a. All money received
   b. All money owed to the acequia
   c. All money spent
   d. All money owed by the acequia
   e. Balance the bank book
   These reports shall be presented whenever requested by the comisionados, at the annual membership meeting, and are open to view upon request.

Article XI Water Transfers

All water provided by the Acequia de Chamita, through the Acequia ditch, is intended solely to benefit and irrigate the lands of the members of the Acequia de Chamita and the community. Our water supply is limited by drought. Its continued use on member lands is essential to the welfare of the community. The water available to the members of this organization for use is regarded as
appurtenant to the land on which the water is used. Sale of these lands is understood to carry with it the right to continued historic beneficial use of the water supply. No user may sell, lease, devise, or otherwise transfer use of this water to other lands or other uses without approval of 51% of all members of this Association.

Article XI  Water Banking (To be voted at a later date)

These Bylaws were officially voted on and passed by unanimous approval by the membership at the meeting held on December 1, 2003 of the Chamita Aoequita Association.

These By-Laws were approved by Majority at the Annual Meeting held on December 1, 2003.

President       Alex Serrano
Secretary        Richard N. Belanger
Treasurer        Marjorie Cook  3-30-04

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EXHIBIT

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• The Laws of the Indies: The Ordinances of Settlement of 1573
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Laws of the Indies

From PlanningWiki

The Laws of the Indies (Leyes de Indias in Spanish) are a set of guidelines signed by King Phillip II of Spain to instruct Spanish colonists on how to create and expand towns in Spanish America. They codified the city planning process and represented some of the first attempts at a general plan. The last revision of the growing text was signed in 1573 and published in 1681 with the addition of the detailed guidelines for colonists. These laws were heavily influenced by Vitruvius' Ten Books of Architecture and Alberti's treatises on the subject.

Contents

- 1 History
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- 3 Examples of cities implemented with The Laws
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History

In the New World, with Native Americans (Indians) all around them, the colonists did not know where or how to build communities in which to live. To assist in the establishment of presidios (military towns), missions, and pueblos (civillian towns), King Phillip II developed the Laws of the Indies, a comprehensive guide comprising of 148 ordinances to aid colonists in locating,
building, and populating settlements. Signed in 1573, the Laws of the Indies are seen as the first wide-ranging guidelines towards design and development of communities. It also incorporated the ban against "New Christians"[1] on settling in the Americas.

The Laws of the Indies are a reivisitation of a document to regulate Indian contact with Spaniards. The Laws of Burgos (1512), signed by King Ferdinand II of Aragon, focused upon the welfare of the conquered Native Americans. It was revised into the New Laws of the Indies (1542) by Charles I and quickly revised again, after resistance was met from colonists, in 1552. The current and last known revision was decreed in 1573 and published in 1681, when it included the Ordinances Concerning Discoveries. In the final Ordinances, any unauthorized operations against Native Americans were forbidden.[2] Also in the last edition, the Ordinances Concerning Discoveries, examples and explanations could be found on how to set up, both physically and logistically, a colonial town.

After Northern Spanish colonies became a part of the United States, the Laws became influential to other later documents. "The [Laws of the] Indies were influential in subsequent regulations guiding development in the United States, particularly the 1785 Land Ordinance, which introduced the mile square grid, townships and sections as organizing devices."[3]

About the Laws

In the final edition of The Laws of the Indies, plans were set forth for settlers in high detail on every facet of creating a community. These regulations are included in a body of 143 others (totaling 148) configuring any settlement according to the rule of Spain and its colonies. This continued as a precedent in all towns of Spanish control until the relinquishing of the land to others, as in the case of the American colonies and their growth; however, the Laws of the Indies still serve as an example to design guidelines for communities today.

The Laws, translated from Spanish into English, are as follows:

ORDINANCES FOR THE DISCOVERY, THE POPULATION AND THE PACIFICATION OF THE INDIES

Don Felipe etc.- To the Viceroy, presidents, audiencias and governors of our new Indies and to all those others concerned let it be known: That in order that the discoveries and new settlements and pacification of the land and provinces that are to be discovered, settled, and pacified in the Indies be done with greater facility and in accordance with the service to God Our Lord, and for the welfare of the natives, among other things, we have prepared the following ordinances.

1. No person, regardless of state or condition, should, on his own authority make a new discovery by sea or land, or enter a new settlement or hamlet in areas already discovered. If he were found without our license and approval or by those who had our power to give it, he would face a death penalty and loss of all his possessions to our coffers. And, we order to all our viceroyes, audiencias, and governors and other justices of the Indies, that they give no license to make new discoveries without previous consultation with us and only after having obtained our permission; but we do consent that in areas already discovered, they can give license to build towns as necessary, adhering to the order that in so doing they must keep to the laws of February regarding settlements in discovered lands, [and] then they should send us a description.

2. Those who are in charge of governing the Indies, whether spiritually or temporally, should inform themselves diligently whether within their districts, including lands and provinces bordering them, there is something to be discovered and pacified, of the wealth and quality, [and] of the peoples and nations who inhabit there; but do this without sending to them war personnel nor persons who can cause scandal. They [the governors] should inform themselves by the best means available; and likewise, they should obtain information on the persons who are best suited to carry out discoveries - and with those who are best fit for this purpose, they [the governors] should inform themselves by the best means available, and likewise, they should obtain information on the persons who are best suited to carry out discoveries - and with those who are best fit for this purpose, they [the governors] should confer
and make arrangements, offering them the honors and advantages that justly, without injury to the natives, can be given them -and- before carrying out what has been arranged or has been learned, give narratives to the viceroy and the audiencias and also send them to the Council, which, after looking at the case, will issue a license to proceed with the discovery, which should be carried out in the following order:

3. Having made, within the confines of the province, a discovery by land, pacified it, and subjected it to our obedience, find an appropriate site to be settled by Spaniards- and if not, [arrange] for the vassal Indians so they be secure.

4. If the boundaries of the settlement are populated, utilizing commerce and ransom, go with vassal Indians and interpreters to discover those lands, and with churchmen and Spaniards, carrying offerings and ransoms and peace, try to learn about the place, the contents and quality of the land, the nation(s) to which the people there belong, who governs them, and carefully take note of all you can learn and understand, and always send these narratives to the Governor so that they reach the Council [Consejo de Indies].

5. Look carefully at the places and ports where it might be possible to build Spanish settlements without damage to the Indian population.

6-12. (These ordinances provide guidelines for discoveries that are made by sea.)

13. Persons who participate in discoveries, whether by land or by sea, should take possession, in our name, of all lands and provinces they might reach and, upon setting foot on to land, perform the necessary ceremonies and writs, thus providing public evidence and faithful testimony.

14. Once the discoverers arrive at newly discovered provinces or lands, together with the officials, they should name each land, each province, and the mountains and principal rivers they might encounter as well as the settlements and towns they might find or that they may begin.

15-31. (These ordinances instruct the Spaniards on the formal issues of encountering, greeting, teaching, and punishing the native Indian population.)

City Planning Ordinances

32. Before discoveries are duly recognized, no new population settlements are permitted, whether in the discovered areas or in those still to be discovered, but in those parts which are already discovered, pacified, and subjected to our mandate, population settlements, both of Spaniards and of Indians, should be ordered having permanence and giving perpetuity to both groups as specified in the fourth and fifth books [of the Laws of the Indies], especially in those parts dealing with population settlements and with land allotments.

33. Having populated and settled the newly discovered area, pacified it, and subjected it to our mandate, efforts should be made to discover and populate adjacent areas that are being discovered for the first time.

34. In order to populate those areas that are already discovered, pacified, and under our mandate, as well as areas that might be discovered and pacified in the course of time, the following sequence should be adhered to: choose the province, county, and place that will be settled, taking into consideration the health of the area, which will known from the abundance of old men or of young men of good complexion, natural fitness and color, and without illness; and in the abundance of healthy animals of sufficient size, and of healthy fruits and fields where no toxic and noxious things are grown, but that it be good climate, the sky clear and benign, the air pure and soft, without impediment or alterations and of good temperature, without excessive heat or cold, and having to decide, it is better that it be cold.

35. And they should be in fertile areas with an abundance of fruits and fields, of good land to plant and harvest, of grasslands to grow livestock, of mountains and forests for wood and building materials for homes and edifices, and of good and plentiful water supply for drinking and irrigation.
36. And that they should be populated by Indians and natives to whom we can preach the gospels since this is the principal objective for which we mandate that these discoveries and settlements be made.

37. And they should have good access and outlet by sea and by land, and also good roads and passage by water, in order that they may be entered and departed easily with commerce, while bringing relief and establishing defenses.

38. Once the region, province, county, and land are decided upon by the expert discoverers, select the site to build a town and capital of the province and its subjects, without harm to the Indians for having occupied the area or because they agree to it of good will.

39. The site and position of the towns should be selected in places where water is nearby and where it would be possible to demolish neighboring towns and properties in order to take advantage of the materials that are essential for building; and, [these sites and positions should be suitable] also for farming, cultivation, and pasturage, so as to avoid excessive work and cost, since any of the above would be costly if they were far.

40. Do not select sites that are too high up because these are affected by winds, and access and service to these are difficult, nor in lowlands, which tend to be unhealthy; choose places of medium elevation that enjoy good winds, especially from the north and south, and if there were mountains or hills, these should be in the west or in the east, and if there should be a need to build in high places, do it in areas not subjected to fog; take note of the terrain and its accidental features and in case that there should be a need to build on the banks of a river, it should be on the eastern bank, so when the sun rises it strikes the town first, then the water.

41. Do not select sites for towns in maritime locations because of the danger that exists of pirates and because they are not very healthy, and because in these [locations] there are less people able to work and cultivate the land, nor is it possible to instill in them these habits. Unless the site is in an area where there are good and principal harbors, among these, select for settlement only those that are necessary for the entry of commerce and for the defense of the land.

42. Having selected the site for capital towns in each county, determine the areas that could be subjected and incorporated within the jurisdiction of the head town [English approximation: county seat] as farms, ranches, and gardens, without detriment to Indians and natives.

43. Having selected the area, province, and site where the new settlement is to be built, and having established the existing opportunities for development, the governor in whose district [the site] is or borders upon should decide whether the site that is to be populated should become a city, town, or village settlement. In compliance with his decision, it should form a Council [and] commonwealth [republica] and name corresponding officials and members in accordance with stipulations in the “Book of the Republic of Spaniards” [Libro de la República de Españoles]. Thus in case it were to become a metropolitan city, it should have a judge with title and name of adelantado [title often given to the governor of a province, probably interim governor], or governor, or principal mayor; a corregidor; or ordinary mayor, who would have insollidum jurisdiction and who jointly with the regiment would carry on the administration of the commonwealth [with the help also of the officers of the Royal Exchequer [Hacienda Real], twelve magistrates [regidores], two executors, two jurors for each parish, one general procurer, one scribe of the Council, two public scribes [one for mines, another for registers], one main town crier, one broker for commercial transactions, two ushers to diocesan or suffragan bishops, eight [lower] magistrates, and other such essential officials. For the towns and villages, [there should be] an ordinary mayor, four magistrates, one constable, one scribe for the Council and a public scribe, and a majordomo.

44-88. (These ordinances dictate the legislative, legal and fiduciary regulations.)

89. The persons who were placed in charge of populating a town with Spaniards should see to it that, within a specified term, assigned for its establishment, it should have at least thirty neighbors, each one with his own house, ten cows,
four oxen or two oxen and two young bulls and a mare, and it should have [also] a clergyman who can administer sacraments and provide the ornaments to the church as well as the necessary implements for the divine service; if this is not accomplished, he should lose everything already built or formed and he will incur a fine of a thousand gold pesos.

90. The aforesaid stipulations and territory should be divided as follows:

Separate first the land that is needed for the house plots [solares] of the town, then allocate sufficient public land and grounds for pasture where the cattle that the neighbors are expected to bring with them can obtain abundant feed, plus another portion for the natives of the area.

The rest of the grounds and territory should be divided into four parts: one is for the person in charge of building the town, the other three should be subdivided into thirty lots for the thirty neighbors of the town.

91. Land and boundaries for the new settlement cannot be given nor taken at a seaport nor anywhere where it can ever be redundant and detrimental to the Crown nor to the country because such sites will be reserved for us.

92. We define a neighbor as the son, daughter or children of a new settler or his relatives to and beyond the fourth degree that have different households and families and, if they are married, each of them has his own household.

93-98. (These ordinances deals with various topics ranging from town officials, nearby mines, to taxes on items carried along to start a new town.)

99. Those who have made a commitment to build the said town, who after having succeeded in carrying out its settlement, as an honor to them and to their descendants [and in] their laudable memory as founders, we pronounce them hijosdalgo [illustrious men of known ancestry]. To them and to their legitimate heirs, in whatever place they might reside or in any other part of the Indies, they will be hijosdalgo, that is, persons of noble ascendency and known ancestry.

100. Those who should want to make a commitment to building a new settlement in the form and manner already prescribed, be it of more or less than 30 neighbors, (know that) it should be of no less than twelve persons and be awarded the authorization and territory in accordance with the prescribed conditions.

101. If there is no person with the duty to select a site for a new settlement and there are enough married men who agree to create a new settlement wherever they are directed to locate it, as long as they are no less than ten married men they can do it and will be given land and boundaries accordingly and they will have the right to choose among themselves mayors and yearly councilmen.

102. Having chosen a site for a new settlement, as a colony, a frontier town, a town proper, a district seat, or a village, the Council and the Indies governor will not be satisfied by the mere fact of possession and continuity of rule and order from the start and will make them responsible for its development.

103. After the governor sites a new settlement of the proper hierarchy, the city or people who settle it will also settle with each of the persons that had registered or comes to register for the new settlement, and the person responsible for the town must select urban lots, farm, and pasture lands for the person willing to populate the town, who shall receive the amount of peonias and caballerias on which he is willing and able to build as long as no one is awarded more than five peonias nor three caballerias if given the latter.

104. A peonia is an urban lot 46 feet wide and 92 feet deep, land that will yield 156 bushels of either wheat or barley, 15.8 bushels of corn, land sized for two days of plowing for a vegetable garden, land sized for eight days of plowing to plant unirrigated trees, and pasture land for ten fertile sows, twenty cows, five mares, one hundred sheep, and twenty goats.

105. A caballeria is an urban lot 92 feet wide and 184 feet deep, and the rest is equivalent to five peonias which is land that will yield 780 bushels of wheat or
barley for bread, 78 bushels of corn, land sized for ten days of plowing for a 
vegetable garden, land sizes for forty days of plowing to plant unirrigated trees, 
pasture land for fifty fertile sows, one hundred cows, twenty mares, five 
hundred sheep, and one hundred goats.

108. The caballeria, both the urban lots and the pasture and farm lands shall 
be clearly marked and surveyed in a defined area and the peonias, both the 
urban lots and farm lands shall be marked and divided, and the pasture land will 
be common to all.

107. Those who accept settlement in the caballerias and peonias must build in 
their urban lots and live in their homestead and select the planting cycle of their 
farms, and plant them and populate the pastures with cattle within the 
assigned time period and shall declare what will be accomplished within each 
period or they will lose their lots, lands and a monetary fine for the state, and 
must publicly accept these terms by way of a performance bond.

108. (This ordinance continues to elaborate upon requirements for maintaining 
caballerias and peonias.)

109. The governor who authorizes the settlement of a new town or concedes 
rights for an existing town to be populated anew, by means of his own authority 
or by making a request, should ascertain that those who have made a 
commitment to settle in a new town comply with the terms of the agreement, and 
that the pastures and. The magistrates and Council procurer should initiate due process against the 
settlers who are bound up by a specified term and who have not complied with 
it to make them meet the terms, and those who might have left should be 
prosecuted, seized, and brought back to the town in order that they comply 
with the terms of settlement, and if they were in another jurisdiction, a 
requisitioning order should be issued in order that justice be done under penalty 
of Our Lord.

110. Having made the discovery, selected the province, county, and area that 
is to be settled, and the site in the location where the new town is to be built, 
and having taken possession of it, those placed in charge of its execution are 
to do it in the following manner: On arriving at the place where the new 
settlement is to be founded - which according to our will and disposition shall be 
one that is vacant and that can be occupied without doing harm to the Indians 
and natives or with their free consent - a plan for the site is to be made, 
beginning with the main square from which streets are to run to the gates and 
principal roads and leaving sufficient open space so that even if the town 
grows, it can always spread in the same manner. Having thus agreed upon the 
site and place selected to be populated, a layout should be made in the 
following way:

111. Having made the selection of the site where the town is to be built, it 
must, as already stated, be in an elevated and healthy location; [be] with 
means of fortification; [have] fertile soil and with plenty of land for farming and 
pasturage; have fuel, timber, and resources; [have] fresh water, a native 
population, ease of transport, access and exit; and [be] open to the north wind; 
and, if on the coast, due consideration should be paid to the quality of the 
harbor and that the sea does not lie to the south or west; and if possible not 
near lagoons or marshes in which poisonous animals and polluted air and water 
bread.

112. The main plaza is to be the starting point for the town; if the town is 
situated on the sea coast, it should be placed at the landing place of the port, 
but inland it should be at the center of the town. The plaza should be square or 
rectangular, in which case it should have at least one and a half its width for 
length inasmuch as this shape is best for fiestas in which horses are used and 
for any other fiestas that should be held.

113. The size of the plaza shall be proportioned to the number of inhabitants, 
taking into consideration the fact that in Indian towns, inasmuch as they are 
new, the intention is that they will increase, and thus the plaza should be 
decided upon taking into consideration the growth the town may experience. 
[The Plaza] shall be not less than two hundred feet wide and three hundred feet 
long, nor larger than eight hundred feet long and five hundred and thirty feet
wide. A good proportion is six hundred feet long and four hundred wide.

114. From the plaza shall begin four principal street: One [shall be] from the middle of each side, and two streets from each corner of the plaza; the four corners of the plaza shall face the four principal winds, because in this manner, the streets running from the plaza will not be exposed to the four principal winds, which would cause much inconvenience.

115. Around the plaza as well as along the four principal streets which begin there, there shall be portals, for these are of considerable convenience to the merchants who generally gather there; the eight streets running from the plaza at the four corners shall open on the plaza without encountering these porticoes, which shall be kept back in order that there may be sidewalks even with the streets and plaza.

116. In cold places, the streets shall be wide and in hot places narrow; but for purposes of defense in areas where there are horses, it would be better if they are wide.

117. The streets shall run from the main plaza in such manner that even if the town increases considerably in size, it shall not result in some inconvenience that will make ugly what needed to be rebuilt, or endanger its defense or comfort.

118. Here and there in the town, smaller plazas of good proportion shall be laid out, where the temples associated with the principal church, the parish churches, and the monasteries can be built, [in] such [manner] that everything may be distributed in a good proportion for the instruction of religion.

119. For the temple of the principal church, parish, or monastery, there shall be assigned specific lots; the first after the streets and plazas have been laid out, and these shall be a complete block so as to avoid having other buildings nearby, unless it were for practical or ornamental reasons.

120. The temple of the cathedral [principal church] where the town is situated on the coast shall be built in part so that it may be seen on going out to sea and in a place where its buildings may serve as a means of defense for the port itself.

121. Next, a site and lot shall be assigned for the royal council and cabildo house and for the custom house and arsenal, near the temple, located in such a manner that in times of need the one may aid the other; the hospital for the poor and those sick of noncontagious diseases shall be built near the temple and its cloister; and the hospital for the sick with contagious diseases shall be built in such a way that no harmful wind blowing through it may cause harm to the rest of the town. If the latter be built in an elevated place, so much the better.

122. The site and building lots for slaughter houses, fisheries, tanneries, and other business which produce filth shall be so placed that the filth can easily be disposed of.

123. It shall be of considerable convenience if those towns that are laid out away from seaports, inland, be built if possible on the shore of a navigable river, and attempts should be made to place the town on the side from which the cold north wind blows and that buildings that cause filth be placed on the side of the river or sea below the town.

124. The temple in inland places shall not be placed on the square but at a distance and shall be separated from any other nearby building, or from adjoining buildings, and ought to be seen from all sides so that it can be decorated better, thus acquiring more authority; efforts should be made that it be somewhat raised from ground level in order that it be approached by steps, and near it, next to the main plaza, the royal council and cabildo and customs houses shall be built. [These shall be built] in a manner that would not embarrass the temple but add to its prestige. The hospital for the poor who are not affected by contagious diseases shall be built near the temple and near its cloister, and the [hospital] for contagious diseases shall be built in an area where the cold north wind blows, but arranged in such a way that it may enjoy the south wind.
125. The same plan shall be observed in any inland place without shore, taking considerable care to ascertain the availability of those conveniences that are required.

126. In the plaza, no lots shall be assigned to private individuals; instead, they shall be used for the buildings of the church and royal houses and for city use, but shops and houses for the merchants should be built first, to which all the settlers of the town shall contribute, and a moderate tax shall be imposed on goods so that these buildings may be built.

127. The other building lots shall be distributed by lottery to the settlers, continuing with the lots closer to the main plaza, and the lots that are left shall be held by us for assignment to those who shall later become settlers, or for the use that we may wish to make of them, and so that this may be ascertained better, the town shall maintain a plan of what is being built.

128. Having made the plan of the town and having distributed building lots, each of the settlers shall set up his tent on his plot if he should have one. For this purpose the captains should persuade settlers to carry them, and those who did not bring one should make their huts of easily available local materials, so that they may have shelter, and everyone as soon as possible shall make a palisade or ditch encircling the plaza so that they may not be harmed by Indians or natives.

129. Within the town, a commons shall be delimited, large enough that although the population may experience a rapid expansion, there will always be sufficient space where the people may go to for recreation and take their cattle to pasture without them making any damage.

130. Adjoining the commons there shall be assigned pasture ground for the work oxen and for the horses as well as for the cattle for slaughter and for the usual number of cattle that the settlers must have according to these Ordinances, and in a good number so they can be admitted to pasture in the public lands of the Council; and the rest [of the adjoining land] shall be assigned as farm lands, which will be distributed by lottery in such a number that the [farm lots] would be as many in number as the lots in the town; and if there should be irrigated lands, lots shall be cast for them and they shall be distributed in the same proportion to the first settlers according to their lots; the rest shall remain for ourselves so that we may assign it to those who may become settlers.

131. In the farmlands that may be distributed, the settlers should immediately plant the seeds they brought with them and those they might have obtained at the site; to this effect it is convenient that they go well provided; and in the pasture lands, all the cattle they brought with them or gathered should be branded so that they may soon begin to breed and multiply.

132. Having planted their seeds and made arrangements for the cattle in such number and with good diligence in order to obtain abundant food, the settlers shall begin with great care and efficiency to establish their houses and to build them with good foundations and walls; to this effect they shall go provided with moids or planks for building them, and all the other tools needed for building quickly and at small cost.

133. They shall arrange the building lots and edifices placed thereon in such a manner that when living in them they may enjoy the winds of the south and north as these are the best; throughout the town arrange the structures of the houses generally in such a way that they may serve as defense or barrier against those who may try to disturb or invade the town, and each house in particular shall be so built that they may keep therein their horses and work animals and shall have yards and corrals as large as possible for health and cleanliness.

134. They shall try as far as possible to have the buildings all of one type for the sake of the beauty of the town.

135. The faithful executors and architects as well as persons who may be deputed for this purpose by the governor shall be most careful in overseeing that the above ordinances be executed; and they shall hurry in their labor and building so that the town may be completed in a short time.
136. If the natives should resolve to take a defensive position toward the [new] settlement, they should be made aware of how we intend to settle, not to do damage to them nor take away their lands, but instead to gain their friendship and teach them how to live civilly, and also to teach them to know our God so they learn His law through which they will be saved. This will be done by religious, clerics, and other persons designated for this purpose by the governor and through good interpreters, taking care by the best means available that the town settlement is carried out peacefully and with their consent. But if they [the natives] still do not want to concur after having been summoned repeatedly by various means, the settlers should build their own town without taking what belongs to the Indians and without doing them more harm that it were necessary for the protection of the town in order that the settlers are not disturbed.

137. While the town is being completed, the settlers should try, inasmuch as this is possible, to avoid communication and traffic with the Indians, or going to their towns, or amusing themselves or spilling themselves on the ground [sensual pleasures?]; nor should the settlers allow the Indians to enter within the confines of the town until it is built and its defenses ready and houses built so that when the Indians see them they will be struck with admiration and will understand that the Spaniards are there to settle permanently and not temporarily. They [the Spaniards] should be so feared that they [the Indians] will not dare offend them, but they will respect them and desire their friendship. At the beginning of the building of a town, the governor shall name one person who will occupy himself with the sowing and cultivation of the land, planting wheat and vegetables so that the settlers can be assisted in their maintenance. The cattle that they brought shall be put out to pasture in a safe area where they will not damage cultivated land nor Indian property, and so that the aforesaid cattle and its offspring may be of service, help, and sustenance to the town.

138. Having completed the erection of the town and the buildings within it, and not before this is done, the governor and settlers, with great care and holy zeal, should try to bring peace into the fraternity of the Holy Church and bring on to our obedience all the natives of the province and its counties, by the best means they know or can understand, and in the following manner:

139. Obtain information of the diversity of nations, languages, sects, and prejudices of the natives within the province, and about the lords they may pledge allegiance to, and by means of commerce and exchange, [the Spaniards] should try to establish friendship with them [the Indians], showing great love and caressing them and also giving them things in barter that will attract their interest, and not showing greediness for their things. [The Spaniards] should establish friendship and alliances with the principal lords and other influential persons who would be most useful in the pacification of the land.

140. Having made peace and alliance with [the Indians lords] and with their republics, make careful efforts so that they get together, and then [our] preachers, with utmost solemnity, should communicate and begin to persuade them that they should desire to understand matters pertaining to the holy Catholic faith. Then shall begin our teaching [efforts] with great providence and discretion, and in the order stipulated in the first book of the holy Catholic faith, utilizing the mildest approach so as to entice the Indians to want to learn about it. Thus you will not start by reprimanding their vices or their idolatry, nor taking away their women nor their idols, because they should not be scandalized or develop an enmity against the Christian doctrine. Instead, they should be taught first, and after they have been instructed, they should be persuaded that on their own will they should abandon all that runs contrary to our holy Catholic faith and evangelical doctrine.

141-147 (These ordinances further deal with the conversion of the native Indian population).

148. The Spaniards to whom the Indians are entrusted [encomendados], should seek with great care that these Indians be settled into towns, and that, within these, churches be built so that the Indians can be instructed into Christian doctrine and live in good order. Because we order you see to it that these Ordinances, as presented above, be incorporated, complied with, and executed, and that you make what in them is contained be complied with and
executed, and never take action or move against them, nor consent that others take action or move against either their content or form, under penalty of our Lord.

Dated in the Woods of Segovia, the thirteenth of July, in the year fifteen hundred and seventy-three, I the King; the Licenciado Otalaza, the Licenciado Diego Gasca de Alazar; the Licenciado Gamboa, the Doctor Gomez de Santillan.


Examples of cities implemented with The Laws

- Santa Fe, New Mexico
- Álamos, Mexico
- Albuquerque, New Mexico
- Tucson, Arizona
- Fernandina, Florida
- Laredo, Texas

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Categories: Legislation

Retrieved from "http://planningwiki.cyburbia.org/Laws_of_the_Indies"

Categories: Planning history | Urban design | Zoning and land use regulation

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**Sources**


**External links**

- *Recopilación de leyes de los reynos de Indias* (http://www.congreso.gob.pe/ntley/LeyIndiaP.htm) Spanish language, PDF, facsimile version of the compilation on site of the Congress of the Republic of Peru.

**See also**

- Laws of Burgos
- New Laws
- Urban planning

Categories: History of Arizona | History of New Mexico | Land use | Legal codes | Legal history of Spain | Urban planning by country | Spanish Texas

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EXHIBIT K

- Laws of the Indies: Ordinances of 1573
  - Divided into categories for application
LAWS OF THE INDIES: ORDINANCES OF 1573
Ordinances of 1573 that pertain to no harm to the Indians

#2. Those who are in charge of governing the Indies, whether spiritually or temporally, should inform themselves diligently whether within their districts, including lands and provinces bordering them, there is something to be discovered and pacified, of the wealth and quality, [and] of the peoples and nations who inhabit there; but do this without sending to them war personnel nor persons who can cause scandal. They [the governors] should inform themselves by the best means available; and likewise, they should obtain information on the persons who are best suited to carry out discoveries - and with those who are best fit for this purpose, they [the governors] should inform themselves by the best means available; and likewise, they should obtain information on the persons who are best suited to carry out discoveries - and with those who are best fit for this purpose, they [the governors] should confer and make arrangements, offering them the honors and advantages that justly, without injury to the natives, can be given them - and before carrying out what has been arranged or has been learned, give narratives to the viceroy and the audiencias and also send them to the Council, which, after looking at the case, will issue a license to proceed with the discovery, which should be carried out in the following order:

#5. Look carefully at the places and ports where it might be possible to build Spanish settlements without damage to the Indian population.

#15-31. (These ordinances instruct the Spaniards on the formal issues of encountering, greeting, teaching, and punishing the native Indian population.)

#32. Before discoveries are duly recognized, no new population settlements are permitted, whether in the discovered areas or in those still to be discovered, but in those parts which are already discovered, pacified, and subjected to our mandate, population settlements, both of Spaniards and of Indians, should be ordered having permanence and giving perpetuity to both groups as specified in the fourth and fifth books [of the Laws of the Indies], especially in those parts dealing with population settlements and with land allotments.

#38. Once the region, province, county, and land are decided upon by the expert discoverers, select the site to build a town and capital of the province and its subjects, without harm to the Indians for having occupied the area or because they agree to it of good will.

#42. Having selected the site for capital towns in each county, determine the areas that could be subjected and incorporated within the jurisdiction of the head town [English approximation: county seat] as farms, granges, and gardens, without detriment to Indians and natives.

#90. The aforesaid stipulations and territory should be divided as follows:
LAWS OF THE INDIES: ORDINANCES OF 1573
Ordinances of 1573 that pertain to no harm to the Indians

Separate first the land that is needed for the house plots [solares] of the town, then allocate sufficient public land and grounds for pasture where the cattle that the neighbors are expected to bring with them can obtain abundant feed, plus another portion for the natives of the area. The rest of the grounds and territory should be divided into four parts: one is for the person in charge of building the town, the other three should be subdivided into thirty lots for the thirty neighbors of the town.

#110. Having made the discovery, selected the province, county, and area that is to be settled, and the site in the location where the new town is to be built, and having taken possession of it, those placed in charge of its execution are to do it in the following manner. On arriving at the place where the new settlement is to be founded - which according to our will and disposition shall be one that is vacant and that can be occupied without doing harm to the Indians and natives or with their free consent - a plan for the site is to be made, dividing it into squares, streets, and building lots, using cord and ruler, beginning with the main square from which streets are to run to the gates and principal roads and leaving sufficient open space so that even if the town grows, it can always spread in the same manner. Having thus agreed upon the site and place selected to be populated, a layout should be made in the following way:

#113. The size of the plaza shall be proportioned to the number of inhabitants, taking into consideration the fact that in Indian towns, inasmuch as they are new, the intention is that they will increase, and thus the plaza should be decided upon taking into consideration the growth the town may experience. [The Plaza] shall be not less that two hundred feet wide and three hundred feet long, nor larger than eight hundred feet long and five hundred and thirty feet wide. A good proportion is six hundred feet long and four hundred wide.

#136. If the natives should resolve to take a defensive position toward the [new] settlement, they should be made aware of how we intend to settle, not to do damage to them nor take away their lands, but instead to gain their friendship and teach them how to live civilly, and also to teach them to know our God so they learn His law through which they will be saved. This will be done by religious, clerics, and other persons designated for this purpose by the governor and through good interpreters, taking care by the best means available that the town settlement is carried out peacefully and with their consent, but if they [the natives] still do not want to concur after having been summoned repeatedly by various means, the settlers should build their own town without taking what belongs to the Indians and without doing them more harm that it were necessary for the protection of the town in order that the settlers are not disturbed.

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LAWS OF THE INDIES: ORDINANCES OF 1573
Ordinances of 1573 that pertain to no harm to the Indians

permanently and not temporarily. They [the Spaniards] should be so feared that they [the Indians] will not dare offend them, but they will respect them and desire their friendship. At the beginning of the building of a town, the governor shall name one person who will occupy himself with the sowing and cultivation of the land, planting wheat and vegetables so that the settlers can be assisted in their maintenance. The cattle that they brought shall be put out to pasture in a safe area where they will not damage cultivated land nor Indian property; and so that the aforesaid cattle and its offspring may be of service, help, and sustenance to the town.

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#105. A caballeria is an urban lot 92 feet wide and 184 feet deep, and the rest is equivalent to five peonias which is land that will yield 780 bushels of wheat or barley for bread, 78 bushels of corn, land sized for ten days of plowing for a vegetable garden, land sizes for forty days of plowing to plant unirrigated trees, pasture land for fifty fertile sows, one hundred cows, twenty mares, five hundred sheep, and one hundred goats.

#106. The caballeria, both the urban lots and the pasture and farm lands should be clearly marked and surveyed in a defined area and the peonias, both the urban lots and farm lands shall be marked and divided, and the pasture land will be common to all.

#107. Those who accept settlement in the caballerias and peonias must build in their urban lots and live in their homestead and select the planting cycle of their farmlands and plant them and populate the pastures with cattle within the assigned time period and shall declare what will be accomplished within each period or they will lose their lots, lands and a monetary fine for the state, and must publicly accept these terms by way of a performance bond.

#108. (This ordinance continues to elaborate upon requirements for maintaining caballerias and peonias.)
#109. The governor who authorizes the settlement of a new town or concedes rights for an existing town to be populated anew, by means of his own authority or by making a request, should ascertain that those who have made a commitment to settle in a new town comply with the taking of seat in a proper manner. This should be done with great diligence and care. Also, the magistrates and Council procurer should initiate due process against the settlers who are bound up by a specified term and who have not complied with it to make them meet the terms, and those who might have left should be prosecuted, seized, and brought back to the town in order that they comply with the terms of settlement, and if they were in another jurisdiction, a requisitioning order should be issued in order that justice be done under penalty of Our Lord.

#110. Having made the discovery, selected the province, county, and area that is to be settled, and the site in the location where the new town is to be built, and having taken possession of it, those placed in charge of its execution are to do it in the following manner. On arriving at the place where the new settlement is to be founded - which according to our will and disposition shall be one that is vacant and that can be occupied without doing harm to the Indians and natives or with their free consent - a plan for the site is to be made, dividing it into squares, streets, and building lots, using cord and ruler, beginning with the main square from which streets are to run to the gates and principal roads and leaving sufficient open space so that even if the town grows, it can always spread in the same manner. Having thus agreed upon the site and place selected to be populated, a layout should be made in the following way:

#112. The main plaza is to be the starting point for the town; if the town is situated on the sea coast, it should be placed at the landing place of the port, but inland it should be at the center of the town. The plaza should be square or rectangular, in which case it should have at least one and a half its width for length inasmuch as this shape is best for fiestas in which horses are used and for any other fiestas that should be held.

#113. The size of the plaza shall be proportioned to the number of inhabitants, taking into consideration the fact that in Indian towns, inasmuch as they are new, the intention is that they will increase, and thus the plaza should be decided upon taking into consideration the growth the town may experience. [The Plaza] shall be not less that two hundred feet wide and three hundred feet long, nor larger than eight hundred feet long and five hundred and thirty feet wide. A good proportion is six hundred feet long and four hundred wide.

#114. From the plaza shall begin four principal street: One [shall be] from the middle of each side, and two streets from each corner of the plaza; the four corners of the plaza shall face the four principal winds, because in this manner, the streets running from the plaza will not be exposed to the four principal winds, which would cause much inconvenience.
LAWS OF THE INDIES: ORDINANCES OF 1573

Ordinances of 1573 that pertain to:
How the town, farm lots, and pastures are planned and laid-out

#119. For the temple of the principal church, parish, or monastery, there shall be assigned specific lots; the first after the streets and plazas have been laid out, and these shall be a complete block so as to avoid having other buildings nearby, unless it were for practical or ornamental reasons.

#121. Next, a site and lot shall be assigned for the royal council and cabildo house and for the custom house and arsenal, near the temple, located in such a manner that in times of need the one may aid the other; the hospital for the poor and those sick of non-contagious diseases shall be built near the temple and its cloister; and the hospital for the sick with contagious diseases shall be built in such a way that no harmful wind blowing through it may cause harm to the rest of the town. If the latter be built in an elevated place, so much the better.

#122. The site and building lots for slaughter houses, fisheries, tanneries, and other business which produce filth shall be so placed that the filth can easily be disposed of.

#124. The temple in inland places shall not be placed on the square but at a distance and shall be separated from any other nearby building, or from adjoining buildings, and ought to be seen from all sides so that it can be decorated better, thus acquiring more authority; efforts should be made that it be somewhat raised from ground level in order that it be approached by steps, and near it, next to the main plaza, the royal council and cabildo and customs houses shall be built. [These shall be built] in a manner that would not embarrass the temple but add to its prestige. The hospital for the poor who are not affected by contagious diseases shall be built near the temple and near its cloister, and the [hospital] for contagious diseases shall be built in an area where the cold north wind blows, but arranged in such a way that it may enjoy the south wind.

#126. In the plaza, no lots shall be assigned to private individuals; instead, they shall be used for the buildings of the church and royal houses and for city use, but shops and houses for the merchants should be built first, to which all the settlers of the town shall contribute, and a moderate tax shall be imposed on goods so that these buildings may be built.

#127. The other building lots shall be distributed by lottery to the settlers, continuing with the lots closer to the main plaza, and the lots that are left shall be held by us for assignment to those who shall later become settlers, or for the use that we may wish to make of them, and so that this may be ascertained better, the town shall maintain a plan of what is being built.

#128. Having made the plan of the town and having distributed building lots, each of the settlers shall set up his tent on his plot if have he should one. For this purpose the captains should persuade settlers to carry
them, and those who did not bring one should make their huts of easily available local materials, so that they may have shelter, and everyone as soon as possible shall make a palisade or ditch encircling the plaza so that they may not be harmed by Indians or natives.

#129. Within the town, a commons shall be delimited, large enough that although the population may experience a rapid expansion, there will always be sufficient space where the people may go to for recreation and take their cattle to pasture without them making any damage.

#130. Adjoining the commons there shall be assigned pasture ground for the work oxen and for the horses as well as for the cattle for slaughter and for the usual number of cattle that the settlers must have according to these Ordinances, and in a good number so they can be admitted to pasture in the public lands of the Council; and the rest [of the adjoining land] shall be assigned as farm lands, which will be distributed by lottery in such a number that the [farm lots] would be as many in number as the lots in the town; and if there should be irrigated lands, lots shall be cast for them and they shall be distributed in the same proportion to the first settlers according to their lots; the rest shall remain for ourselves so that we may assign it to those who may become settlers.

#131. In the farmlands that may be distributed, the settlers should immediately plant the seeds they brought with them and those they might have obtained at the site; to this effect it is convenient that they go well provided; and in the pasture lands, all the cattle they brought with them or gathered should be branded so that they may soon begin to breed and multiply.

#132. Having planted their seeds and made arrangements for the cattle in such number and with good diligence in order to obtain abundant food, the settlers shall begin with great care and efficiency to establish their houses and to build them with good foundations and walls; to this effect they shall go provided with molds or planks for building them, and all the other tools needed for building quickly and at small cost.

#134. They shall try as far as possible to have the buildings all of one type for the sake of the beauty of the town.

#135. The faithful executors and architects as well as persons who may deputed for this purpose by the governor shall be most careful in overseeing that the above [ordinances] be executed; and they shall hurry in their labor and building so that the town may be completed in a short time. #137. While the town is being completed, the settlers should try, inasmuch as this is possible, to avoid communication and traffic with the Indians, or going to their towns, or amusing themselves or spilling themselves on the ground [sensual pleasures?]; nor [should the settlers] allow the Indians to enter within the confines of the town until it is built and its defenses ready and houses built so that when the Indians see them they will be struck with admiration and will understand that the
Spaniards are there to settle permanently and not temporarily. They [the Spaniards] should be so feared that they [the Indians] will not dare offend them, but they will respect them and desire their friendship. At the beginning of the building of a town, the governor shall name one person who will occupy himself with the sowing and cultivation of the land, planting wheat and vegetables so that the settlers can be assisted in their maintenance. The cattle that they brought shall be put out to pasture in a safe area where they will not damage cultivated land nor Indian property, and so that the aforesaid cattle and its offspring may be of service, help, and sustenance to the town.
LAWS OF THE INDIES: ORDINANCES OF 1573
Ordinances of 1573 that pertain to:
Governor should research the land, provinces, etc before discovery is carried out and
send reports to the Viceroy

#2. Those who are in charge of governing the Indies, whether spiritually or temporally,
should inform themselves diligently whether within their districts, including lands and
provinces bordering them, there is something to be discovered and pacified, of the wealth
and quality, [and] of the peoples and nations who inhabit there; but do this without
sending to them war personnel nor persons who can cause scandal. They [the governors]
should inform themselves by the best means available; and likewise, they should obtain
information on the persons who are best suited to carry out discoveries - and with those
who are best fit for this purpose, they [the governors] should inform themselves by the
best means available; and likewise, they should obtain information on the persons who
are best suited to carry out discoveries - and with those who are best fit for this purpose,
they [the governors] should confer and make arrangements, offering them the honors and
advantages that justly, without injury to the natives, can be given them - and - before
carrying out what has been arranged or has been learned, give narratives to the viceroy
and the audiencias and also send them to the Council, which, after looking at the case,
will issue a license to proceed with the discovery, which should be carried out in the
following order:

#4. If the boundaries of the settlement are populated, utilizing commerce and ransom, go
with vassal Indians and interpreters to discover those lands, and with churchmen and
Spaniards, carrying offerings and ransoms and peace, try to learn about the place, the
contents and quality of the land, the nation(s) to which the people there belong, who
governs them, and carefully take note of all you can learn and understand, and always
send these narratives to the Governor so that they reach the Council [Consejo de Indias].
LAWS OF THE INDIES: ORDINANCES OF 1573
Ordinances of 1573 that pertain to:
Selecting an area with good land, water, etc.

#34. In order to populate those areas that are already discovered, pacified, and under our mandate, as well as areas that might be discovered and pacified in the course of time, the following sequence should be adhered to: choose the province, county, and place that will be settled, taking into consideration the health of the area, which will known from the abundance of old men or of young men of good complexion, natural fitness and color, and without illness; and in the abundance of healthy animals of sufficient size, and of healthy fruits and fields where no toxic and noxious things are grown, but that it be good climate, the sky clear and benign, the air pure and soft, without impediment or alterations and of good temperature, without excessive heat or cold, and having to decide, it is better that it be cold.

#35. And they should be in fertile areas with an abundance of fruits and fields, of good land to plant and harvest, of grasslands to grow livestock, of mountains and forests for wood and building materials for homes and edifices, and of good and plentiful water supply for drinking and irrigation.

#36. And that they should be populated by Indians and natives to whom we can preach the gospels since this is the principal objective for which we mandate that these discoveries and settlements be made.

#39. The site and position of the towns should be selected in places where water is nearby and where it would be possible to demolish neighboring towns and properties in order to take advantage of the materials that are essential for building; and, [these sites and positions should be suitable] also for farming, cultivation, and pasturage, so as to avoid excessive work and cost, since any of the above would be costly if they were far.

#40. Do not select sites that are too high up because these are affected by winds, and access and service to these are difficult, nor in lowlands, which tend to be unhealthy; choose places of medium elevation that enjoy good winds, especially from the north and south, and if there were mountains or hills, these should be in the west or in the east, and it there should be a need to build in high places, do it in areas not subjected to fogs; take note of the terrain and its accidental features and in case that there should be a need to build on the banks of a river, it should be on the eastern bank, so when the sun rises it strikes the town first, then the water.

#99. Those who have made a commitment to build the said town, who after having succeeded in carrying out its settlement, as an honor to them and to their descendants [and in] their laudable memory as founders, we pronounce them hijosdalgo [illustrious men of known ancestry]. To them and to their legitimate heirs, in whatever place they might reside or in any other part of the Indies, they will be hijosdalgo, that is, persons of noble ascendency and known ancestry.
#43. Having selected the area, province, and site where the new settlement is to be built, and having established the existing opportunities for development, the governor in whose district [the site] is or borders upon should decide whether the site that is to be populated should become a city, town, or village settlement. In compliance with his decision, it should form a Council [and] commonwealth [república] and name corresponding officials and members in accordance with stipulations in the "Book of the Republic of Spaniards" [Libro de la República de Españoles]. Thus in case it were to become a metropolitan city, it should have a judge with title and name of adelantado [title often given to the governor of a province, probably interim governor], or governor, or principal mayor; a corregidor, or ordinary mayor, who would have insolidum jurisdiction and who jointly with the regiment would carry on the administration of the commonwealth [with the help also of] three officers of the Royal Exchequer [Hacienda Real], twelve magistrates [regidores], two executors, two jurors for each parish, one general procurer, one scribe of the Council, two public scribes [one for mines, another for registers], one main town crier, one broker for commercial transactions, two ushers to diocesan or suffragan bishops, eight [lower] magistrates, and other such essential officials. For the towns and villages, [there should be] an ordinary mayor, four magistrates, one constable, one scribe for the Council and a public scribe, and a majordomo.

#89. The persons who were placed in charge of populating a town with Spaniards should see to it that, within a specified term, assigned for its establishment, it should have at least thirty neighbors, each one with his own house, ten cows, four oxen or two oxen and two young bulls and a mare, and it should have [also] a clergyman who can administer sacraments and provide the ornaments to the church as well as the necessary implements for the divine service; if this is not accomplished, he should lose everything already built or formed and he will incur a fine of a thousand gold pesos.

#111. Having made the selection of the site where the town is to be built, it must, as already stated, be in an elevated and healthy location; [be] with means of fortification; [have] fertile soil and with plenty of land for farming and pasturage; have fuel, timber, and resources; [have] fresh water, a native population, ease of transport, access and exit; [and be] open to the north wind; and, if on the coast, due consideration should be paid to the quality of the harbor and that the sea does not lie to the south or west; and if possible not near lagoons or marshes in which poisonous animals and polluted air and water breed.

LAWS OF THE INDIES: ORDINANCES OF 1573
Ordinances of 1573 that pertain to:
Given the title of Hijosdalgo

#99. Those who have made a commitment to build the said town, who after having
succeeded in carrying out its settlement, as an honor to them and to their descendants
[and in] their laudable memory as founders, we pronounce them hijosdalgo [illustrious
men of known ancestry]. To them and to their legitimate heirs, in whatever place they
might reside or in any other part of the Indies, they will be hijosdalgo, that is, persons of
noble ascendency and known ancestry.

#2. Those who are in charge of governing the Indies, whether spiritually or temporally,
should inform themselves diligently whether within their districts, including lands and
provinces bordering them, there is something to be discovered and pacified, of the wealth
and quality, [and] of the peoples and nations who inhabit there; but do this without
sending to them war personnel nor persons who can cause scandal. They [the governors]
should inform themselves by the best means available; and likewise, they should obtain
information on the persons who are best suited to carry out discoveries - and with those
who are best fit for this purpose, they [the governors] should inform themselves by the
best means available; and likewise, they should obtain information on the persons who
are best suited to carry out discoveries - and with those who are best fit for this purpose,
they [the governors] should confer and make arrangements, offering them the honors and
advantages that justly, without injury to the natives, can be given them - and - before
carrying out what has been arranged or has been learned, give narratives to the viceroy
and the audiencias and also send them to the Council, which, after looking at the case,
will issue a license to proceed with the discovery, which should be carried out in the
following order:

Ordinances of 1573 that pertain to:
Naming of discovered lands, provinces, rivers, etc.

#14. Once the discoverers arrive at newly discovered provinces or lands, together with the officials, they should name each land, each province, and the mountains and principal rivers they might encounter as well as the settlements and towns they might find or that they may begin.

Ordinances of 1573 that pertain to:
Perform ceremonies and writs in taking possession of lands

#13. Persons who participate in discoveries, whether by land or by sea, should take possession, in our name, of all lands and provinces they might reach and, upon setting foot on to land, perform the necessary ceremonies and writs, thus providing public evidence and faithful testimony.

Ordinances of 1573 that pertain to:
Vassalage of Indians

#3. Having made, within the confines of the province, a discovery by land, pacified it, [and] subjected it to our obedience, find an appropriate site to be settled by Spaniards—and if not, [arrange] for the vassal Indians so they be secure.