

*Attention is Specially Drawn to the Following Sections of 'The Animal Contagious Diseases Act, 1903,' R.S.C., 1906.*

Section 3.—Every owner of animals and every breeder of or dealer in animals, and every one bringing animals into Canada shall, on perceiving the appearance of infections or contagious disease among animals owned by him or under his special care, give immediate notice to the minister and to the nearest veterinary inspector of the Department of Agriculture, of the facts discovered by him as aforesaid.

2. Any veterinary surgeon practising in Canada shall, immediately on ascertaining that an animal is labouring under an infectious or contagious disease, give similar notice to the minister and to the nearest veterinary inspector.

Section 37.—Every person who brings or attempts to bring into any market, fair or other place, any animal known by him to be infected with or labouring under any infectious or contagious disease, shall, for every such offence, incur a penalty not exceeding two hundred dollars.

Section 23.—Whenever under this Act a place has been constituted an infected place, no live animal, nor the flesh, head, hide, skin, hair, wool or offal of any animal or any part thereof, nor the carcass nor any remains of any animal, nor any dung of animals, nor any hay, straw, litter or other thing commonly used for and about animals, shall be removed out of the infected place, without a license signed by an inspector appointed as aforesaid until said place has been released by order of the minister.

Section 41.—Every person who refuses to admit any inspector or other officer into any place or premises or any steamship, vessel or boat, or any carriage, car, truck, horsebox or other vehicle used for the carriage of animals, or who obstructs or impedes the execution of any order or regulation made by the Governor in Council or the Minister under this Act, shall, for every such offence, incur a penalty not exceeding one hundred dollars; and the inspector or other officer may apprehend the offender and take him forthwith before a justice of the peace to be dealt with according to law; but no person so apprehended shall be detained in custody, without the order of a justice, longer than twenty-four hours.

Section 46.—Every person who violates any provision of this Act, or of any regulation made by the Governor in Council or by the minister, under the authority of this Act, in respect to which no penalty is hereinbefore provided, shall, for every such offence, incur a penalty not exceeding two hundred dollars.