Pounds and ford, and to

Brantford,

to Pounds be, and the

icient yards
s as may be
ng at large,
vnship, and
uch animals
where such,

r times furcient food, mimals may y day he renalty of not be recovered

rany animal ereafter, deserting forth he owner for been done by a not so furnation he shall reawful fees or animals, the fence were law the owner only, at agreeme with a segreeme with a segreeme.

hat I (or we)
I or animals
nich the said
said A. B.,
s now put in
e c in part."

5th—That if the owner of the animal or animals so impounded shall within twenty four hours next after the delivery of the statement required by the next preceding section, dispute the amount of damages so claimed or the lawfulness of the fence within which the damage was done, the Pound-keeper shall forthwith call in three of the nearest Fence-viewers to determine the matter in dispute, and they or any two of them shall, within 24 hours after being so called on, deliver to such pound-keeper a statement in writing containing their award in the matter so referred to them. And for each of their services, if less than half a day engaged, shall receive and be paid the sum of 50 cents, and if more than half a day engaged the sum of \$1; and any such Fence-viewer refusing or neglecting to attend or perform his duties when so called on, shall incur and be liable to a fine or penalty of \$2, to be recovered as hereinafter provided.

6th-That in all cases where the damages so claimed shall exceed the sum of \$5, and no objection is man, the reto by reason of the owner being unknown, and not are of such impounding, it shall be the duty of the Po to cause such damages to be ascertained in the same in rided in the next preceding section; but in all cas 2 owner is known it shall be the duty of the Pouna notify him forthwith of the impounding, after which the proceedings provided for by this section shall be necessary unless such owner disputes the amount of damages or the lawfulness of the fence, in the manner provided for in the next preceding section of this

7th—That upon payment of all damages claimed or awarded, as the case may be, and of all fees and charges due to such Pound-keeper and Fence-viewers it shall be the duty of the Pound-keeper to deliver to the owner or owners the animal or animals impounded; but in the event of the Fence-viewers finding the fence to be an unlawful one, and that the animal or animals were lawfully running at large, then he shall deliver the same to the owner or owners, on payment of the lawful fees and charges only, at the same time delivering to such owner or owners the agreement taken in pursuance of the 4th section hereof, together with a certified copy of the award of the Fence-viewers, and thereupon such owner or owners shall be entitled to recover from the person or persons impounding such animal or animals the amount of fees and charges so paid as aforesaid in the manner hereinafter provided.

8th—That if at the expiration of 15 days after the impounding of any animal or animals the same shall not have been redeemed