cents or all first

every

s per

head iours

putwhen and such per

gular mies, aties, ad of ks in Laws and ed by been than ided. oney overmary force,

ting ty or , are comnt of Law,

n the

any person, including the person giving or making such information or complaint, shall be a competent witness, whether entitled to any part of the pecuniary penalty or consideration involved in the adjudication or not.

Passed in Council the 31st day of May, 1869.

WM. TURNBULL, Reeve. [L.S]

JNO, CAMERON, Township Clerk.

BY-LAW No. 246,

To repeal all By-Laws heretofore passed relating to the restraining or regulating the running at large of horses and other animals within the Township of Brantford, and to substitute and make other provisions in that behalf.

The Corporation of the Township of Brantford, in Council assembled, enacts as follows, that is to say:—

1st—That all By-Laws heretofore passed as aforesaid, shall be and the same are hereby repealed, and the following provisions are hereby enacted and substituted instead thereof:

2nd—That it shall not be lawful for the owners of any horses, bulls, cattle, sheep, boars, pigs or swine of any age or description to allow or permit the same to run at large.

3rd—That all persons having the charge, care or control, whether os owners or otherwise, of any animal hereby prohibited from running at large, who shall permit or suffer the same to run at large, shall be liable to a fire or penalty for every such offence of not exceeding the sum of \$5, and the imposition of any such fine or penalty, shall not relieve such animals themselves from the operation of any By-Law of the said Township relating to Pounds and Pound-keepers for or on account of any trespass or damage committed or done by them by reason of their being so permitted and suffered to run at large.

4th—That all fines or penalties imposed under the authority of this By-Law may be recovered and enforced, in case of non-payment, by summary proceedings, under the Summary Convictions Act before any Justice of the Peace having competent jurisdiction within the said Township, and in the event of their being no sufficient distress, the offender may be committed to the common gaol