For Horses, each, per day	-				-	•	0	25
For Ducks and Gaese, each	h. per day			•	•	•	0	01
	3RD-	FOR OTHE	R DUTI	ES.				
For notifying Fence-viewe	rs and ow	ners, eacl	h -				\$0	05
For each mile of necessary travel (both ways) to serve such notice						-	0	05
For advertising in newspaper (not including printer's bill) .						-		50
For posting Notices					-	-	0	50
For selling each lot		-	-	-	-	•	6	50
	FENO	CE-VI	EWE	RS.				
For each day employed, e					-		\$1	00
For any time less than ha	lf a day ea	ch		-	-	•	0	50
				1 7 101		Dalama		-1-4

16. It is further enacted by the author ty aforesaid, That all Bylaws inconsist ent with, or repugnant to, this By-law, are hereby repea ed. Passed this 1st day of October, in the year of our Lord, 1864.

Signed,

Signed, J. FERGUSON,

CLERK.

THOS. NORTHCOTT REEVE.

STATUTES FOR UPPER CANADA. CONSOLIDATED

CHAPTER LVII.

An Act respecting Line Fences and Water Courses.

Her Majesty, by and with the advice and consent of the Legislative Council and

Assembly of Canada, enacts as follows : 1. Each of the parties occupying adjoining tracts of land, shall make, keep up, and repair, a just proportion of the Division or Line Fence, on the line dividing such

tracts, and equally on either side thereof. 2. Any Fence coming within the meaning of a lawful fence in my By-law of the Municipal Council in that behalf is to be considered a lawful fence, and when no auch By-law exists, any Fence-viewers, when called upon, are to exercise their own judgment, and decide what they consider to be a lawful fence. 3. The owner of the whole or part of a Division or Line Fence, which forms

part of the Fence, inclosing the occupied or improved land of another person, shall not take down or remove any part of such fence :

1. Without giving at least twelve months' previous notice of his intention to the owner or occupier of such adjacent enclosure.

2. Nor unless such last mentioned owner or occupier, after demand made upon him, in writing, by the owner of such fence, refuses to pay therefor a sum to be deter-mined, as provided in the next sub-section.

3. Nor, if such owner or occupies will pay to the owner of such Fence, or any part thereof, such sum as three Fence-viewers, or a majority of them in writing, determine to be the reasonable value thereof.

When any land which has laid uninclosed or in common, is afterwards inclosed or improved, the occupier shall pay to the owner of the Division or Line Fence standing upon the divisional line between such land and the enclosure of any other occupant or proprietor, a just proportion of the value thereof.

When a water fence, or a fence running into the water, is necessary, the same

is also to be made in equal parts, unless the parties otherwise agree. 6. When lands belonging to, or occupied by, different persons, are divided from each other by any river, brook, pond or creek, which of itself is not a sufficient barrier, and it is impracticable to fence upon the true boundary line, the fence shall be set up on one side of the river, brook, pond, or creek, or partly on oneside and partly on the other, as may be just.

When it is the joint interest of parties resident, to open a Ditch or Water Course, for the purpose of letting off surplus water from swamps or low miry lands, in order to enable the owners or occupiers thereof to cultivate or improve the same such several parties shall open a just and fair proportion of such Ditch or Water Course, according to their several interests.