

t food, water, and
that such animal
defined. R. S., c.

n who furnishes
nd shelter, may
the owner of the
allowance for his
n the premises.

eper, or person
r causes to be
nal as aforesaid,
de and supply
nt food, water
for every day
lects, forfeit a
or more than

EP.

214.)
ny dog which
ounding any
o.

ny action of
the circum-
mentioned,
nd give this
nce. R. S.,

writing, on
ce, for any
nties, that
i or county,
his posses-
s previous,
any sheep,
summons,
hortly the
iring such
rtain time
to such
h accord-

onvicted,
wning or
has wor-
eep, the
r for the

killing of such dog (describing the same accord-
ing to the tenor of the description given in the
complaint and in the evidence), within three
days, and in default thereof may, in his dis-
cretion, impose a fine upon such person, not
exceeding twenty dollars, with costs; and all
penalties imposed under this section shall be
applied to the use of the Municipality in which
the defendant resides. R. S., c. 194, s. 14.

SEC. 14.—No conviction under this Act shall
be a bar to any action by the owner or possessor,
as aforesaid, of any sheep for the recovery of
damages for the injury done to such sheep in
respect of which such conviction is had. R. S.,
c. 194, s. 15.

SEC. 15.—The owner of any sheep or lamb
killed or injured by any dog shall be entitled to
recover the damage occasioned thereby from
the owner or keeper of such dog, by an action
for damages or by summary proceedings before
a Justice of the Peace.

SEC. 16.—The owner or keeper of any dog
or dogs to whom notice is given of any injury
done by his dog or dogs to any sheep or lamb,
or of his dog or dogs having chased or worried
any sheep or lamb, shall, within forty-eight
hours after such notice, cause such dog or dogs
to be killed; and for every neglect so to do he
shall forfeit a sum of two dollars and fifty cents
for every such dog, and a further sum of one
dollar and twenty-five cents for each such dog
for every forty-eight hours thereafter, until the
same is killed, if it is proved to the satisfaction
of the Justice of the Peace before whom pro-
ceedings are taken for the recovery of such
penalties that such dog or dogs has or have
worried or otherwise injured such sheep or
lamb; but no such penalties shall be enforced
in case it appears to the satisfaction of such
Justice of the Peace that it was not in the
power of such owner or keeper to kill such dog
or dogs. R. S., c. 194, s. 17.

SEC. 17.—In case the owner of any sheep or
lamb so killed or injured proceeds against the
owner or keeper of the dog that committed the
injury, before a Justice of the Peace, as pro-
vided by this Act, and is unable on the convic-
tion of the offender, to levy the amount ordered
to be paid, for want of sufficient distress to levy
the same, then the Council of the Municipality
in which the offender resided at the time of the