- Release. Article 40th. The master, however, of the cattle seized is authorized to release the same upon payment of the fines and the cost of their food and keep, upon giving security to the satisfaction of an Inspector and causing a copy of such security to be served by a bailiff upon the other party.
- Estimation of damages Article 41st. Damages shall be estimated by one of the Inspectors required for that purpose, he shall do it with all convenient speed, shall visit the locality, summon the party in default, if he be known and reside in the Municipality, either by verbal notice or by notice left at his domicile, shall summon the witnesses and examine them upon oath, and if they refuse to appear, there shall be compelled to do so by order of the Judge under the 10 legal penalties, and the said Inspector shall make his report to the plaintiff who shall sue out the execution thereof before the Judge who is authorized to decide all matters in dispute, and for that purpose to adopt all the proceedings which he may find necessary to render justice to the parties.
- Arrangement, Articles 42nd. If the parties shall compromise or arrange the matter, 15 the judge may order the execution either of the arrangement or the compromise and of the report thereon.
- In case owner unknown. Article 43rd. If the master of the cattle taken in the act of committing damage be unknown, the person who shall have seized them shall give notice to the Secretary-Treasurer of the Municipality in which the cattle 20 shall have been found, and he shall sell them by auction after having given public notice.
- Proceeds. Article 44th. Out of the proceeds of the sale he shall pay to the party aggrieved whatever he can justly claim; in such case the Secretary-Treasurer is authorized to accept the estimation made by the Inspector without 25 the intervention of the Judge, and the surplus shall be returned to the master of the cattle if he shall claim the same, within one year from the date of sale, if not it shall be deposited in the funds of the Corporation of the Municipality to form part thereof.

Dangerous Animals.

Idiots and dangerous animals. Article 45th. Persons who shall allow idiots or madmen under their charge 30 or dangerous or vicious animals, to go at large, or who shall excite or shall not have restrained them when attacking or pursuing passengers or sheep, shall be liable to a fine of not less than one nor more than ten dollars, although no harm or damage may have resulted.

Mad dogs. Article 46th. Any person who shall see a dog at large in his field chas- 35 ing or known to be in the habit of chasing sheep, or who shall see elsewhere than on his masters property a dog at large, and supposed to be attacked with hydrophobia, may kill such dog or prosecute the master of such dog, who shall be condemned either to kill him or confine him for a certain time, under penalty of a fine of one dollar for every day he shall 40 refuse to execute the judgment.

Public Health.

Dead animals. Article 47th. The bodies of dead animals shall be buried, on the day of their death, at a depth of a least four feet, under penalty of a fine of five dollars for every day of delay, and it shall be lawful for the Secretary-