

charges attending such distress and sale ; and the imposing of any such fine or penalty, on any person, shall, in no wise, release the person from performing any duty required from him by this By-Law ; but he shall be liable to perform the same at any time within the current year, when called upon so to do, as though no such fine had been imposed ; and in case a sufficient distress cannot be found, then it shall and may be lawful for the Magistrate, before whom such person is convicted, to commit him to the Common Jail of the County, for any time not exceeding six days, in case the fine and costs are not sooner paid.

And be it further enacted, by the authority aforesaid, That every Pathmaster within the Municipality of Caradoc, shall severally make a correct return of all persons within their respective divisions who are liable to work on the highways, and of the labor performed or unperformed by any person liable to perform or commute for the same, and also of the moneys that have come into his hands by virtue of his office, and of the expenditure of the same, which return shall be certified in writing appended thereto, and they shall deliver the same to the Clerk of the Municipality on or before the first day of August in each year ; and every Pathmaster, who shall neglect to make his return as aforesaid, shall, for every such offence, forfeit and pay to the use of the Municipality, a sum not exceeding twenty dollars, which sum and costs attending conviction shall be recovered in the same manner as other forfeitures are now by law recovered and collected.

Passed this fourteenth day of May, in the year of our Lord, one thousand, eight hundred and fifty-nine.

Signed,

EDWARD HANDY,
CLERK.

Signed,

ARCHD. CAMPBELL,
REEVE.

BY-LAW No. 100.

A By-Law of the Municipal Corporation of the Township of Caradoc, entitled, "A By-Law to regulate the running at large of animals, and for prescribing the duties of Pound-keepers and Fence-viewers with regard thereto, within the Municipality of Caradoc."

WHEREAS, it is expedient and necessary to exercise the authority vested in us by the 359th sec. of the 54th chap. of the Consolidated Statutes for Upper Canada, it is therefore enacted by the Municipal Council of the Township of Caradoc, in open council assembled :

1. That from and after the passing of this By-Law, no horse, colt, bull, stag, ram, goose, duck, breachy animal (known to be so), or swine under fifty pounds weight, shall be allowed to run at large within the limits of this Municipality. And, in the event of any such animal being found running at large, contrary to the foregoing provisions, it shall and may be lawful for any person, resident in the Township, to impound the same, although no damages be claimed ; such animal to be dealt with by the Poundkeeper, in the same manner as herein provided, in cases in which damages are claimed. And when any of the above enumerated animals is impounded for damage done thereby, it shall not be necessary to inquire into the lawfulness of the fence, around the premises, on which such damage was done.

2. It is further enacted, by the authority aforesaid, That a fence built of sound materials, and not less than five feet in height, (if a wicket fence, the wicket to be two and a-half feet from the centre line), the space between the boards or rails, for the first two feet, not exceeding five, and, for the remainder of the height, eight inches, shall be considered a lawful fence. But four feet and a half shall, in all cases, be considered a sufficient height for board and picket fences : and four feet (independent of the riders) for fences with stakes and riders.

3. It is further enacted, That when horses or horned cattle break over a fence, it shall be sufficient that the Fence-viewers find that the said fence corresponds with the requirements of this By-Law, as to height only ; and when swine break through a fence, it shall be unnecessary for the Fence-viewers to find as to the height of the said