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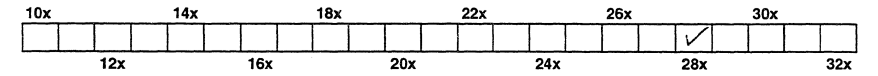
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346.

BILL.

An Act to prevent the cruel and improper treatment of Cattle and other Animals, and to amend the Law relating to impounding the same.

Received and read, first time, Wednesday, 18th March, 1857. Second reading, Tuesday, 24th March, 1857.

(500 Copies.)

Hon. MR. PRINCE.

TOBONTO : Leader Steam Press Print.

BILL

An Act to prevent the cruel and improper treatment of Cattle and other Animals, and to amend the Law relating to impounding the same.

THEREAS accidents have arisen from improperly driving Cattle, Preamble. and many cruelties are practised by improperly driving and conveying Cattle to, at and from public markets and otherwise, and by severely beating and binding them, as well as by keeping and detaining ⁵ them without food and nourishment for a considerable time, to the great and needless increase of the sufferings of dumb animals, and to the demoralization of the People, and whereby the lives and property of Her Majesty's subjects are endangered and injured : And whereas it is expedient to prevent as far as possible the cruel and improper treatment of 10 Cattle and other animals, and to make divers provisions in regard there to: Therefore Her Majesty &c.

That if any person shall, from and after the passing of this Act, wantonly, Fenalty on percruelly, or unnecessarily beat, bind, ill-treat, abuse or torture any Horse, cruely to Mare, Gelding, Bull, Ox, Cow, Heifer, Steer, Calf, Mule, Ass, Sheep,

- 15 Lamb, Pig, or other Cattle, or any Poultry, or any Dog, or domestic Animal or Bird, or if any person who shall drive any Cattle or other animal shall, by negligence or ill-usage in the driving thereof be the means whereby any mischief, damage, or injury shall be done by any such cattle or other animal, every such offender being convicted of any or either of
- ²⁰ the said offences before any one Justice of the Peace for the City, Town, District or County in which any such offence shall have been committed. shall, for every such offence, forfeit and pay (over and above the amount Damages for in-jury caused by of the damage or injury, if any, done thereby, which damage or injury penalty and dashall and may be ascertained and determined by such Justice,) such a sum forced,
- ²⁵ of money not exceeding nor less than with costs, as to such Justice shall seem meet; or the offender shall in default of payment be committed to the common Gaol or House of Correction for the City Town, District or County in which such offence shall have been committed there to be imprisoned for any time not exceeding fourteen days; provided
- 30 that nothing in this Act contained shall prevent or abridge any remedy by action against the employer of any such offender where the amount of the damage is not sought to be recovered by virtue of this Act.

II. And whereas cruelties are sometimes practised by reason of keeping Cattle, &c., impounded to be and detaining Horses, horned Cattle, Pigs, and other cattle and animals upplied with tood, water and ⁵⁵ impounded and confined without food, water and shelter, for a length of shelter. time, for remedy thereof, be it enacted, that from and after the passing of

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confine, or cause to be impounded or confined, any Horse, horned Cattle, Sheep, Pigs, or other cattle, in any common Pound, open Pound, or close Pound, or in any inclosed place, (and it shall and may be lawful for any person to confine any Cattle, Poultry, or other animals in any inclosed 5 place when found trespassing, where the common Pound of the City, Town, Township or place wherein the distraining occurs is not secure) shall, and he is hereby required to find, provide and supply such horse or other cattle or animal so impounded or confined, daily, with good and sufficient food, water, shelter, and nourishment, for so long a time as such horse, or other 10 recoverable, by cattle or animal shall remain and continue so impounded or confined as aforesaid; and every such person who shall so find, provide and supply any such horse, or other cattle or animal with such daily food, water. shelter and nourishment as aforesaid, shall and may, and he and they are hereby authorized and empowered, to recover of and from the owner or 15 owners of such cattle or animal not exceeding double the value of the food and nourishment so supplied to such cattle or animal as aforesaid, by proceeding before any one Justice of the Peace within whose jurisdiction such cattle or animal shall have been so impounded and supplied with food as aforesaid, in like manner as any penalty or forfeiture, or any damage or 90 injury may be recovered under and by virtue of any of the powers or authorities in this Act contained, and which value of the food and nourishment so to be supplied as aforesaid, such Justice is hereby fully authorized and empowered to ascertain, determine, and enforce, as aforesaid; and Or by Sale of the every person who shall have so supplied such food, shelter and nourish 25 ment as aforesaid, shall be at liberty, if he shall so think fit, instead of proceeding for the value thereof as last aforesaid, after the expiration of not less than four clear days from the time of impounding the same, to sell any such Pig, and after the expiration of not less than eight clear days from the time of impounding the same, to sell any such Horse or other cattle 30 or animal, openly in the place wherein the same shall be so impounded or confined as aforesaid, or openly at any public market, street, or other public place, (after having given three days public written or printed notice thereof, by affixing such notice upon the Door of the School House, or of any Church, Chapel, or other public place in the City, Town, Village, 35 Township or place wherein the distress was made,) for the most money that can be then got for the same, and to apply the produce in discharge of the value of such food and nourishment so supplied as aforesaid, and Distribution of Oi the value of such food and hourseling and impounding or confining such proceeds of sale the expenses of driving or conveying and impounding the same. horse or other cattle or animal, and of such sale and attending the same, 40 or incidental thereto, as well as the damage done by such horse or other cattle or animal to the property of the person at whose suit the same was distrained, (such damage not to exceed five pounds in any case, and which the Justice is hereby fully authorized and empowered to ascertain, determine, and enforce, as aforesaid), rendering the overplus, if any, to the 45 owner of such horse, cattle or animal.

Penalty for not providing such food, &c.

III. In case any such person or Pound-keeper who shall so impound or confine, or cause to be impounded or confined, or keep impounded or confined any such horse or other cattle or animal as aforesaid, shall refuse or

neglect to find, provide, and supply such daily good and sufficient food, water, shelter and nourishment to such cattle and animal so impounded and confined as aforesaid, he and they shall for every day during which he or they shall so refuse or neglect to find, provide and supply the same as 5 aforesaid, forfeit and pay a sum not less than *five* shillings nor more than *twenty* shillings, which last sum and sums of money shall and may be recoverable by proceeding before any one Justice of the Peace, in like able.

ture, damage, or injury, as hereinbefore mentioned.

10 IV. And for the more easy and effectual apprehension of all offenders Apprehension of against this Act, be it enacted, That when and so often as any of the said taxed. offences shall happen, it shall and may be lawful to or for any constable or other peace-officer, or for the owner of any such horse, cattle or animal, upon view thereof, or upon the information of any other person (who

- 15 shall declare his or their name or names and place or places of abode, to the said constable or other peace-officer), to seize and secure by the authority of this Act, and forthwith and without any other authority or warrant, to convey any such offender before any one Justice of the Peace within whose jurisdiction the offence shall have been committed, to be 20 dealt with according to law; and such Justice shall forthwith proceed to
- examine upon oath any witness or witnesses who shall appear or be produced to give information touching any such offence, which oath the said Justice is hereby authorized and empowered to administer.

V. If any person who shall be apprehended, for having committed any Committal of persons appre-25 offence against this Act shall refuse to discover his name and place of abode hendet and reto the Justice before whom he shall be brought, such person refusing their names, &c. shall immediately be delivered over to a constable or other peace-officer, and shall by him be conveyed to the common Gaol or House of Correction for the City, Town, District or County within which the offence shall have 30 been committed, or in which the offender shall have been apprehended, there to remain for a space not exceeding one calendar month, or until he shall make known his name and place of abode to the said Justice.

VI. The prosecution of every offence punishable under this Act shall suits.
be commenced within three calendar months next after the commission
³⁵ of the offence, and not otherwise; and the evidence of the party com-Evidence.
plaining shall be admitted in proof of the offence,

VII. In every case of a conviction under this Act where the sum which Committed of offender for non-shall be awarded for the amount of the damage or injury done, or which payment of payment of shall be imposed as a penalty by any such Justice as aforesaid, for any 40 offence contrary to this Act, shall not be paid either immediately, upon or after the conviction, or within such period as such Justice shall at the time of the conviction appoint, it shall be lawful for such Justice (unless where otherwise specially directed) to commit the offender to the common Gaol or House of Correction, there to be imprisoned only, or to be 45 imprisoned and kept to hard labour, according to the discretion of such Justice, for any term not exceeding fourteen days, where the amount of the sum awarded or the penalty imposed, or both (as the case may be) together with the costs, shall not exceed five pounds, and for any term

not exceeding two calendar months where the amount with costs shall exceed five pounds; the commitment to be determinable in each of the cases aforesaid upon payment of the sum or sums awarded and costs.

Summons to offen der in certain cases.

VIII. It shall be lawful for any one such Justice as aforesaid, in all 5 cases in which no other mode of proceeding is specially provided or directed by this Act, or in any case where any person shall not be conveyed before any Justice by the authority of this Act, upon information or complaint made by any person of any offence against the provisions of this Act, within fourteen days next after the commission of any such 10 offence, to summon the party accused to appear before such Justice, or before any other Justice of the Peace, at a time and place to be by him named, and either on the appearance of the party accused or in default Proceedings on thereof, it shall be lawful for such Justice or any other Justice, at the day appointed for his appearance. time and place to be appointed for such appearance, to proceed to exa-15 mine into the matter, and upon due proof made thereof by voluntary confession of the party, or by oath of one or more credible witness or witnesses, to award, order, give judgement, or convict for the damage or injury, penalty or forfeiture, as the case may be.

Form of convic-IX. In every case where there shall be a conviction for any offence 20 tion provided. contrary to this Act, the same shall be drawn or made out according to the form following or to the effect thereof, or as near thereto as may be :---

Be it remembered, that on the day of County, (or as the) The Form. case may be) of (in the year of Our Lord, at in A. B. is convicted the County (or as the case may be) of before me, J. P. one of Her Majesty's Justices of the Peace for the said County, (or as the case may be), for that he the said A. B. on the in the said in the year day of at did (here specify the offence), and I, the said J. P. do adjudge the said A. B. for his said offence, to forfeit and pay the sum of (here state the penalty actually imposed, or the penalty and also the amount of damages for the injury done, or as the rase may be), and also to pay the sum of for costs, and in default of immediate payment of the said sums to be

(and as the case may be) to be there kept imprisoned in the unless the said sums shall to hard labour for the space of be sooner paid: and I direct that the said sum of (the penalty) shall be paid as follows: that is to say, one moiety thereof to the of applied according of the said to be by ; and the other moiety thereof to C. D. of ta the prosecutor, (or as the case may be); and that the said sum of (the sum for the amount of injury done, if any sum is awarded) shall be paid to E. F. (or the said C. D. as the case may be); and I order that

the said sum of for costs shall be paid to the said C. D.

Given under my hand and seal, the day and year first above mentioned. J. P. [L. S.]

X. Any summons issued by any such Justice, requiring the appear-Bervice of Bumance of any offender against any of the provisions of this Act, shall be deemed and taken to be well and sufficiently served, in case either the summons or copy thereof, be served personally on such person as 5 aforesaid, or be left at his usual or last-known place of abode, in whatever county or place the same may be served or left.

XI. If any Constable or other Peace Officer shall refuse or neglect to renality on Peace serve or execute any such summons or warrant granted or issued by to serve any sumany such Justice of the Peace, pursuant to any of the provisions of this any warrant. 10 Act, every such Constable or Peace Officer so offending, and being convicted thereof upon the information of any person before any Justice of the Peace, shall forfeit any sum not exceeding *five pounds* as shall be awarded by such Justice, and in default of payment thereof shall be committed by such Justice to the County Gaol or House of Correction of

15 the City, Town, District or County, in which such Justice has jurisdiction, there to be kept for the space of time not exceeding one calendar month unless such penalty shall be sooner paid.

XII. All pecuniary penalties which shall be recovered before any Justice Application of of the Peace under the provisions of this Act shall respectively be divided,

20 paid, and distributed in the following manner (that is to say): one moiety thereof to the in which any of the offence aforesaid shall have been committed, to be by such

applied in

and the other moiety thereof, with full costs, to the person who shall inform 25 and prosecute for the same, or to such other person as to such Justice shall seem fit and proper; and that all and every sum or sums of money which shall or may be ascertained, determined, adjudged, and ordered by any Justice of the Peace under the authority of this Act, to be paid as the Orsums awarded amount of any damage or injury occasioned by the commission of any of 30 the offences hereinbefore mentioned, shall be paid to the person who shall or may have sustained such damage or injury according to the order or determination and at the discretion of any such Justice.

XIII. Upon the hearing of any information or complaint exhibited or Complainant &c. made under any of the provisions of this Act, any person giving or making to be a competent 35 such information or complaint, or other person, shall be deemed and is hereby declared to be a competent witness, notwithstanding he may be entitled to any part of the pecuniary penalty, on the conviction of any offender, upon any such information or complaint as aforesaid.

XIV. All actions and prosecutions which may be brought or commenced As to suits 40 against any person for anything done in pursuance or under the authority things done unof this Act, shall be commenced within one calendar month next after the fact committed, and not afterwards, and shall be brought and tried in the County or place where the cause of action shall arise, and not elsewhere ; and notice in writing of any such action and specifying the cause Notice. 45 thereof shall be given to the defendant fourteen clear days at least before the commencement of any such action ; and the defendant in such action Pleading this Act may plead the general issue, and give this Act and any other matter or

thing in evidence at any trial to be had thereupon; and if the cause of action shall appear to arise from or in respect of any matter or thing done in pursuance and by the authority of this Act, or if any such action shall be brought after the expiration of one calendar month, or shall be brought in any other County or place than as aforesaid, or if notice of such action K Tender of Amen-shall not have been given in manner aforesaid, or if tender of sufficient amends shall have been made before such action commenced, or if a sufficient sum of money shall have been paid into Court after such action commenced, by or on behalf of the defendant, the jury shall find a verdict (or if the case be not tried by Jury, judgment shall be given) for the defendant; 10 and if a verdict shall pass for the defendant, or if the plaintiff shall become As to costs in non-suit, or shall discontinue any such action, or if on demurrer or otherwise judgment shall be given against him, the defendant shall recover his full costs of suit as between attorney and client, and shall have the like remedy for the same as every defendant may have for costs of suit in 15 other cases at law; and although a verdict be given (or judgment be rendered) for the plaintiff in any such action, such plaintiff shall not have costs against the defendant unless the Judge or Judges before whom the trial shall be had shall certify his or their approbation of the action and of the verdict (if any) obtained thereupon. 20

Apreal from convictions &c, under this Act.

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such suits.

XV. In case any person shall consider himself aggrieved by adjudication or conviction made by any Justice of the Peace under the authority of this Act, such party shall and may appeal against such adjudication or conviction, on giving fourteen days' notice of such appeal, and of the cause and matter thereof to such Justice to the next quarter sessions, to 25 be held next after the expiration of the said fourteen days, in or for the town, city, riding, district, county or division within which such adjudication or conviction shall have been made, and such Court of Quarter Sessions shall hear and determine the said appeal in the same manner and form as appeals are usually conducted in the general Quarter Sessions in that part of the 30 Province in which the appeal shall be brought, and shall award to the party appealing against or supporting such adjudication or conviction, such costs as to them the said Justices shall seem reasonable.

Interpretation clause.

Cost

XVI. In order to avoid the repetition, and to prevent any misconstruction of the terms and expressions used in this Act, be it enacted, that wherever 35 in this Act, with reference to any person, cattle, animal, matter or thing, any word or words, is or are used, importing the singular number or the masculine or feminine gender only, yet such word or words shall be understood to include several persons or animals, as well as one person or animal, and females as well as males, and several matters or things as well as one matter 40 or thing, unless it be otherwise specially provided, or there be something in the subject or context repugnant to such construction, and that where the word "cattle" is used alone in this Act, the same shall be understood and taken for any horse, mare, gelding, bull, ox, cow, heifer, steer, calf, mule, ass, sheep or lamb, or any other cattle or domestic animal. 45