



IMPOUNDING ORDINANCE 1872.

IN THE THIRTY-FIFTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XXX., No. 365.

ANALYSIS :

- | | |
|---|---|
| <p>Title.
Preamble.
1. Short Title.
2. Ordinances repealed.
3. Superintendent to establish Pounds.
4. And to appoint poundkeepers.
5. Poundkeeper to give security.
6. Pounds to be kept secure clean and supplied with water.
7. Poundkeepers' fees and charges.
8. To be demanded received and accounted for by poundkeeper.
9. Rates of ordinary damage.
10. Cattle trespassing may be impounded on his own ground by the owner or occupier of land trespassed on.
11. Or at once taken to the public pound.
12. Notice of impounding to be left at nearest Police Station.
13. Penalty for otherwise impounding.
14. Poundkeeper to keep a copy of this Ordinance and board of pound fees and charges displayed.
15. And also a pound book.
16. And to permit inspection thereof.
17. Poundkeeper responsible for safe custody of cattle impounded.
18. Keeper of pound to post thereon description of cattle impounded.
19. Notice to be given to owner of cattle impounded.
20. If the cattle be branded and the brand registered and the owner otherwise unknown a notice to be sent to the person so registering.
21. Cattle not released to be sold by auction.
22. When the issuing of the order of sale is deferred poundkeeper to give notice of new.
23. Place time and mode of sale. Poundkeeper may order sale of cattle sooner.</p> | <p>24. Poundkeeper may fix upset price at auction sale of impounded cattle.
25. Proceeds of sale how to be applied.
26. Instead of impounding cattle the party aggrieved may sue for damages.
27. Or may waive assessed damages and proceed for special damages.
28. Penalties for rescue or commission of pound breaches.
29. Poundkeeper may use any adjoining place when necessary for feeding watering or keeping cattle.
30. Penalty for neglect of duty on part of poundkeeper.
31. Stray cattle not to be taken away without notice to occupier of land they are on.
32. Entire animals wandering at large.
33. Occupants of runs may impound.
34. Cattle trespassing to be impounded and not to be released except on payment of expenses and penalty.
35. Sufficient fence.
36. Cattle trespassing in towns.
37. Cattle tethered in towns.
38. Maximum penalty.
39. Fines to be recoverable in a summary way.
40. Present pounds and poundkeepers excepted.
41. Interpretation of terms used in this Ordinance.
42. When feed is chargeable.
43. Poundkeeper to have brand book.
44. Time of impounding restricted.
45. Powers of Superintendent to be vested in President of City Council.
46. Publicans not to be poundkeepers.
47. District road boards and wardens may appoint officers.
48. When fees are chargeable.
Schedules 1 to 7.</p> |
|---|---|

AN ORDINANCE to amend and consolidate the law relating to the Impounding Title.
of Cattle in the Province of Otago. [31ST MAY, 1872.]

WHEREAS it is expedient to amend and consolidate the law relating to Preamble.
the Impounding of Cattle in the Province of Otago :

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago by and with the advice and consent of the Provincial Council thereof as follows :—

1. The short title of this Ordinance shall be the "Impounding Short Title.
Ordinance 1872."

2. The several Ordinances of the Superintendent and Provincial Council Ordinances repealed
of the late Province of Southland specified in the first schedule hereto and

the several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the second schedule hereto shall be and the same are hereby repealed.

Superintendent to establish pounds.

3. It shall be lawful for the Superintendent to appoint convenient places within the said Province for establishing erecting and maintaining Public Pounds and from time to time whenever it may seem expedient to abolish any Pounds already established or to be established under this Ordinance and establish other Pounds.

And to appoint poundkeepers.

4. It shall be lawful for the Superintendent from time to time to appoint some fit and proper person to be keeper of any such pound and to remove any such poundkeeper and appoint a fit and proper person in his place: Provided that until such appointments respectively all pounds and poundkeepers established and appointed at the passing of this Ordinance shall be deemed to be pounds and poundkeepers established and appointed under this Ordinance and subject to the provisions hereof.

Poundkeeper to give security.

5. Every poundkeeper shall give security for the due performance of the duties of his office by bond to the amount of fifty pounds by himself and two sureties being substantial householders of the Province.

Pounds to be kept secure clean and supplied with water.

6. Every such pound shall be properly fenced and adapted as far as may be for keeping cattle infected with any contagious disease separate from those in health and if any poundkeeper shall knowingly keep or permit to be kept any cattle infected with any contagious disease in the same enclosure with cattle not so infected or shall fail to keep the said pound clean or in good order or the cattle which shall be impounded therein supplied with sufficient wholesome food and water every such poundkeeper shall for every such neglect forfeit and pay any sum not exceeding twenty pounds

Poundkeepers' fees and charges.

7. The fees to be taken and charged by any poundkeeper as and for pound fees and the price to be charged and paid for the sustenance of cattle impounded shall be those specified in the third schedule hereunto annexed: And it shall be lawful for the Superintendent from time to time by notification in the Provincial Government *Gazette* to fix all such other reasonable fees as shall be taken and charged by any poundkeeper for any matter or thing required to be done by him or others under or by virtue of this Ordinance and not herein specially provided for: Provided always that it shall also be lawful for the Superintendent by notification as aforesaid to increase reduce or otherwise vary all or any of the said fees and charges as occasion may require.

To be demanded received and accounted for by poundkeeper.

8. It shall be lawful for the keeper of any public pound to demand and receive for the impounding of any cattle of the several descriptions which shall be impounded therein and for feeding and maintaining the same whilst impounded and for giving notice thereof to the owner and for all other matters and things which are by this Ordinance required to be done all such fees and charges as are hereby authorised or as shall at any time be authorised to be taken and charged as herein provided and such fees and charges shall be duly and faithfully accounted for and paid over by such poundkeeper once in every quarter of a year on or before the first day of January April July and October respectively to the Provincial Treasurer to be applied to the public uses of the Province and the poundkeeper shall submit his accounts to the officer in charge of the nearest police station to be audited by him and shall make an affidavit or declaration before the nearest magistrate to the correctness of his account quarterly: Provided always that it shall be lawful for the Superintendent unless the Provincial Legislature shall otherwise appoint from time to time to appoint and declare that such fees and charges or any proportion thereof shall go and be applied by any such poundkeeper in full payment or to account of salary and remuneration.

9. The rates specified in the fourth schedule hereto annexed may be legally claimed and obtained by the owner or occupier of any lands for the trespass of any cattle thereon without proof of special damage.

Rates of ordinary damage.

10. It shall be lawful for the owner or occupier of any land enclosed by a substantial fence upon which land any cattle the owner whereof shall be known to him shall be found trespassing to impound and detain the same in any convenient place upon his lands if he shall think fit so to do provided that he shall within twenty-four hours of such impounding give or cause to be given to the owner of the said cattle the like notice as is hereinafter required to be given to the keeper of any public pound by any person sending cattle thereto: Provided also that he shall keep and maintain the said cattle whilst so impounded and shall not keep them so impounded longer than three whole days of twenty-four hours each but shall at the expiration of such three days if not sooner released upon payment of his lawful charges drive or send the said cattle to the public pound nearest or most convenient to the said land and cause them to be lodged therein: And provided further that any person impounding cattle on his own land as aforesaid shall not be entitled to demand or receive any compensation for damage done by the said cattle save and except for such damage as was done before the first mentioned impounding or any fee or charge for impounding except at such rate as shall by law be chargeable by the keeper of the nearest public pound for feeding and maintaining the same: Provided also that nothing herein contained shall be deemed to bar or defeat any claim demand action or complaint for the recovery at common law of damages for trespass or trespasses made done or committed upon lands or hereditaments not fenced or otherwise enclosed within the meaning of this Ordinance or any other Ordinance for the time being in operation regulating the Impounding of Cattle.

Cattle trespassing may be impounded on his own ground by the owner or occupier of land trespassed on.

11. It shall also be lawful for such owner or occupier upon whose land so enclosed any cattle shall be found trespassing to drive or send the said cattle to the public pound nearest or most convenient to the said land and he shall in a written memorandum specify to the keeper of the pound the number and kinds of the cattle impounded and the name of the owner if he be known or supposed owner or otherwise state that the owner is wholly unknown to him the place where the said cattle were trespassing and the amount of the damage claimed for the trespass.

Or at once taken to the public pound.

12. Every person driving or sending cattle to the public pound under the authority of either of the two immediately preceding sections of this Ordinance shall in writing give notice at the police station nearest to the said pound of the number and description of such cattle and such notice may be sent by post in a letter registered in terms of the regulations of the post office in force at the time.

Notice of impounding to be left at nearest police station.

13. If any owner or occupier of land or other authorised person wilfully and maliciously shall impound any cattle in any pound or place not authorised by this Ordinance or in any manner contrary to the provisions hereof every person so offending shall forfeit and pay a fine not less than five pounds and not exceeding twenty pounds for every such offence.

Penalty for otherwise impounding.

14. The keeper of every public pound shall have and preserve at or near to the said pound a copy of this Ordinance and also erect and maintain in some conspicuous part of the pound under his charge a white board having painted thereon in legible black letters a table of all such fees and charges as he may be authorised to demand and receive and if he shall fail or neglect to maintain the same or shall permit any false statement to appear thereon he shall be liable to a fine of five shillings for every day during which he shall fail or neglect to maintain the same or shall permit any false statements to appear thereon.

Poundkeeper to keep a copy of this Ordinance and board of pound fees and charges displayed.

And also a pound book.

15. Every such poundkeeper shall also keep a pound-book ruled marked and divided into columns as near as may be in the form in the sixth Schedule to this Ordinance annexed and shall enter in the said book in a legible hand the particulars of all cattle lodged in the pound specifying the day and hour as near as may be when and the cause for which and by whom the same were respectively impounded the time and mode of giving notice of the said impounding as by this Ordinance required and also when and in what manner the same were released and by whose order and to whom delivered and the particulars of all sales and of the proceeds thereof and the said entries shall be made at the time the said acts were respectively done or as soon after as possible but not after any dispute concerning such entry shall have arisen and if any poundkeeper shall wilfully delay making any entry or shall knowingly make any false entry in the said pound-book or shall wrongfully erase or destroy any entry previously made therein he shall forfeit and pay for every such offence a sum not exceeding twenty pounds: The pound-book shall be audited and certified to by the officer in charge of the nearest police station at the time the poundkeeper's quarterly account is audited as before provided.

And to permit inspection thereof.

16. The copy of this Ordinance and the table of fees charges and rates required to be kept by every keeper of a public pound as aforesaid and his said pound-book shall at all reasonable times be produced by him and be open for the inspection of any person desiring to see the same without fee and the said poundkeeper if required shall grant extracts signed by himself from the said pound-book upon payment of one shilling for every such extract not exceeding one hundred words and sixpence for every subsequent number of words not exceeding one hundred and if any poundkeeper shall neglect or refuse to allow such inspection or to grant such extracts upon his lawful fee for the same being first paid or offered he shall forfeit and pay for every such default a sum not exceeding five pounds.

Poundkeeper responsible for safe custody of cattle impounded.

17. The keeper of every public pound shall receive and detain in his custody any cattle lodged in such pound and shall be responsible to the owner thereof for every loss or damage sustained by the wilful act or the neglect of such poundkeeper or his servants and the said poundkeeper shall and may detain all cattle so impounded until the sum for which the same were impounded together with the lawful fees and charges shall be paid or tendered or until he shall receive notice of the decision or order of a Court of competent jurisdiction or the written order of the person impounding such cattle to deliver the same on payment being made of the lawful fees and charges exclusive of any damages that may be claimed.

Keeper of pound to post thereon description of cattle impounded.

18. The keeper of every such pound shall also whenever and so often as any cattle shall be impounded immediately post a written notice on the gate or some other conspicuous part of the pound setting forth a description of such cattle and such notice shall remain so posted until the said cattle shall have been claimed or otherwise disposed of by due course of law and every such poundkeeper who shall neglect within twenty-four hours of the impounding to post such notice and every person who shall when any such notice has been posted remove the same while effective without the authority of the poundkeeper shall for every such offence forfeit and pay any sum not exceeding five pounds.

Notice to be given to owner of cattle impounded.

19. When any impounded cattle shall not be followed to the pound or immediately claimed by the owner thereof or by some one on his behalf the keeper of the said pound shall within twenty-four hours of the impounding send notice in writing to the owner if he be known which notice shall be delivered to such known owner or his agent or overseer personally or left at the usual place of residence of such owner agent or overseer provided the known owner agent or overseer reside within three miles of the said pound

and if the said known owner shall reside at a greater distance and have no known agent or overseer residing within three miles such notice may be sent through the Post Office by registered letter to the place of residence of such owner his agent or overseer and every such notice shall contain the same particulars as are required to be given to the poundkeeper by the person impounding the same and shall also contain notice of the time when and the place where the said cattle will be sold if not sooner released from the said pound and also the sum of money for which the same were impounded ; And if neither owner nor agent nor overseer be known to the said poundkeeper he shall cause the like notice to be posted at the nearest police station and a notice in the form or to the effect in the seventh Schedule hereunto annexed to be inserted in the Provincial Government *Gazette* and a newspaper in circulation within the Province which shall severally be published next after the expiration of the said twenty-four hours and in which it shall be possible to cause the same to be inserted : Provided that when the cattle impounded under the provisions of this Ordinance shall consist of sheep goats swine or calves and be not more than two in number it shall not be necessary to give any other notice of such impounding than by affixing notice thereof on the pound and at the nearest police station in manner hereinbefore directed.

20. When any cattle are impounded the owner of which is unknown if such cattle be branded with any brands or marks it shall be the duty of the keeper of the pound wherein they have been lodged within twenty-four hours thereafter to use all necessary means for ascertaining whether the said brands or marks are registered in the register of brands and if so registered the said poundkeeper shall immediately deliver or cause to be delivered to the person in whose name it shall appear that any such brand or mark is so registered or to his known agent or overseer or leave or cause to be left at the usual place of abode of such person his agent or overseer provided such person his agent or overseer reside within three miles of the pound a like notice to that posted at the police station and if such person his agent or overseer reside at a greater distance than three miles such notice may be sent through the post office by registered letter to the place of residence of such person his agent or overseer.

If the cattle be branded and the brand registered and the owner otherwise unknown a notice to be sent to the person so registering.

21. If any impounded cattle shall not be released from the pound within seven clear days after notice shall have been served as aforesaid or within fourteen clear days after such notice shall have been posted as aforesaid it shall be lawful for the poundkeeper to fix a day for the sale of such cattle and to sell the same as hereinafter provided.

Cattle not released to be sold by auction.

22. The said poundkeeper shall give notice of such sale to the owner registered person agent or overseer personally or at his usual place of abode or through the post-office or by such public notice as aforesaid as the case may require and as hereinbefore provided for giving the original notice of impounding in such cases respectively : Provided always that when any delay and suspension of sale shall be necessary in consequence of the neglect of the said poundkeeper the costs of all further proceedings and notice as well as of the future feeding and maintaining of the said cattle shall be borne by the said poundkeeper.

When the issuing of the order of sale is deferred poundkeeper to give notice of new.

23. All sales shall take place at the public pound at the hour of noon of the day named in the *Gazette* under the nineteenth section and shall be by auction to the highest bidder and may be conducted by the poundkeeper notwithstanding that he shall not have taken out a license as an auctioneer and not more than ten head of sheep or goats or two pigs or one horse or one head of any other cattle shall be put up for sale in one lot and neither the person who impounded the said cattle nor the keeper of the said pound shall either personally or by any other person purchase any of the said cattle

Place time and mode of sale.

Poundkeeper may order sale of cattle sooner.

or any interest therein upon pain that every person so offending shall forfeit and pay for every such purchase contrary to the true intent and meaning hereof the sum of five pounds to be recovered in a summary way over and above restitution of the animals so purchased: Provided that if it shall appear to the poundkeeper that the proceeds of the sale of any cattle impounded may not be sufficient to satisfy the lawful fees and charges due to the poundkeeper if such cattle shall be maintained in the pound until the day of sale as hereinbefore provided it shall be lawful for such sale to take place upon any day he shall think fit earlier than the day of sale hereinbefore directed provided that a notice of such earlier sale shall have been published in a local paper.

Poundkeeper may fix upset price at auction sale of impounded cattle.

24. It shall be lawful for the keeper of any pound conducting a sale by auction of any impounded cattle to fix an upset price for such cattle not exceeding the amount of the fees and charges due to himself in respect thereof and to offer such cattle for sale at such upset price and if at such auction no higher bid shall be made for such cattle than the upset price at which the same shall be put up such cattle shall thereupon become and be the absolute property of the keeper of the pound at such upset price.

Proceeds of sale how to be applied.

25. It shall be lawful for every such poundkeeper to receive the price of any impounded cattle sold as aforesaid and to apply the same first in the payment of all lawful fees and charges due to himself secondly in the payment of the sum if any due to the party at whose instance the same were impounded and the residue he shall pay over to the owner of the cattle sold when he is known or to his known agent or overseer upon the same being demanded and take receipt for all payments made by him and if the owner of the cattle shall be unknown and have no known agent or overseer the said poundkeeper shall at the end of the quarter and when he makes his quarterly returns as provided for in section eight after the sale pay such residue into the hands of the Provincial Treasurer in trust for the party entitled thereto and the receipt of the said Treasurer shall be the legal discharge of the said poundkeeper for the amount named therein and in case no claim to the same shall be duly made within two years next after the said money shall have been so paid into the hands of the said Treasurer such money shall be subject to be appropriated to the public uses of the said Province by the local legislature thereof.

Instd of impounding cattle party aggrieved may sue for damages.

26. For the purpose of avoiding as far as may be the impounding of cattle it shall be lawful for any person upon whose land substantially fenced as aforesaid any cattle shall be found trespassing to take drive or send such cattle to their owner or his known agent or overseer and such owner agent or overseer is hereby required to pay the rates of damage specified in the said fourth Schedule as and for a satisfaction of the said trespass and if the owner of such cattle or some person on his behalf shall not pay the amount of such rates of damage upon the same being demanded it shall be lawful for the party aggrieved by such trespass instead of impounding the cattle to sue for such rates of damage and recover the same in any court of competent jurisdiction.

Or may waive assessed damages and proceed for special damages.

27. Nothing herein contained shall extend or be construed to prevent the owner or occupier of any land trespassed upon and being substantially fenced from waiving the ordinary damages herein provided and claiming in any competent court full satisfaction for any special damage sustained by him in consequence of any trespass.

Penalties for rescue or commission of pound breaches.

28. If any person shall rescue or attempt to rescue any cattle which shall have been lawfully seized for the purpose of being impounded or shall break down injure or destroy any pound legally erected whether any cattle shall be impounded therein or not or shall commit any pound breach or

rescue whereby any cattle of any description shall escape or be enlarged from any such pound every such person shall upon conviction of such offence be liable to suffer fine not exceeding twenty pounds and imprisonment with or without hard labour for any period not exceeding four calendar months.

29. Any poundkeeper may send any cattle which may have been impounded out of such pound at such times and to such places near to such pound as he may see fit for the purpose of feeding grazing or watering any such cattle or suitably keeping them when such pound is too small conveniently to hold the number of cattle required to be impounded therein provided all such cattle shall be placed and kept in some secure enclosure near the said pound and every such poundkeeper shall be personally responsible for the custody of such cattle in the same manner and shall be entitled to the same fees as if such cattle were lodged or kept in the pound.

Poundkeeper may use any adjoining place when necessary for feeding watering or keeping cattle.

30. If any poundkeeper shall take or demand any greater sum for the impounding of any cattle or for pound fees or for damages or for sustenance or for doing any matter or thing than such poundkeeper shall be authorised to take or shall fail to pay to the person impounding any cattle any damages such poundkeeper may have received from the owner of such cattle on account of any such impounding or shall neglect or fail to provide proper and sufficient sustenance for any cattle impounded or to take care thereof respectively or shall ride or use any cattle or if any such poundkeeper shall fail to comply with or shall offend against any of the provisions of this Ordinance for which a penalty is not expressly named or shall otherwise misconduct himself as a poundkeeper every such poundkeeper so offending shall on conviction forfeit and pay a penalty not exceeding twenty pounds besides being liable in any damages that may be justly due to the party injured by such misconduct.

Penalty for neglect of duty on part of poundkeeper.

31. It shall not be lawful for any person to drive any cattle from the land and out of the herds of any other person without first giving notice to such last mentioned person his agent or overseer of the time he intends to drive away such cattle and any person who shall fail to give such notice as hereby required or who shall enter upon any other person's lands for the purpose of driving any cattle or shall attempt to drive any cattle without giving such notice or who shall drive away any cattle other than his own or his master's or employer's from the land and out of the herds of any other person shall on conviction of every such offence forfeit and pay any sum not exceeding fifty pounds.

Stray cattle not to be taken away without notice to occupier of land they are on.

32. If any entire horse ass or mule shall be found wandering at large on land not being in the lawful occupation of the owner of such animal or if any bull shall be found wandering at large on land without the limits of a Hundred not being in the lawful occupation of the owner thereof such animal shall be liable to be impounded under the provisions of this Ordinance and the owner thereof shall be further liable to a penalty of not more than twenty pounds: Provided always that this shall not apply to such animals grazing within Hundreds the owners whereof have permission from the proper authority for animals over six months old.

Entire animals wandering at large.

33. Any person in occupation of land by lease or license granted by or on behalf of the Crown for pastoral purposes only is hereby empowered to impound any cattle trespassing thereon: Provided that it shall not be lawful for any occupier of any such land that is not enclosed with a substantial fence to impound any sheep unless such sheep be thereon contrary to the provisions of the "Sheep Ordinance 1867" or any Ordinance amending the same nor to impound any other cattle of any person who may be travelling therewith along any public road or thoroughfare passing through

Occupants of runs may impound.

such land or who may stop upon such land during one night or day for necessary rest provided that such cattle shall not be at a greater distance from such road or thoroughfare than three quarters of a mile and shall not be affected with any infectious disease: Provided also that nothing herein contained shall be held to affect any of the provisions of the said "Sheep Ordinance 1867" or any Ordinance amending the same.

Cattle trespassing to be impounded and not to be released except on payment of expenses and penalty.

34. Every constable is hereby empowered to impound any cattle found trespassing in breach of any law in force within towns or municipalities in the Province and such cattle shall be received into and kept in the pound to which they shall have been driven until released or sold under this Ordinance: Provided that if any cattle so impounded shall be claimed before the time of such sale by the owner thereof such cattle shall be released on payment of the expenses of driving in impounding and keeping such cattle together with any penalty that may have been inflicted in any Court of competent jurisdiction.

Sufficient fence.

35. For the purposes of this Ordinance a sufficient fence shall be deemed to be any fence of the description in the schedule annexed to any Fencing Ordinance in force in the Province of Otago.

Cattle trespassing in towns.

36. If any cattle shall be found wandering at large within the limits of any town the owner thereof shall be liable to a fine of not less than five shillings nor more than one pound for every head of cattle so trespassing and it shall be lawful for any one thereupon to impound such cattle and if such cattle shall do any damage to any property within the limits of such town the person suffering such damage may recover from the owner of such cattle either "ordinary damages" or "special damages" as he shall think fit to sue for.

Cattle tethered in towns.

37. If any cattle shall be found tethered in any street thoroughfare or other public place within the limits of any town also immediately adjoining to such street thoroughfare or public place so as to obstruct the same it shall be lawful for any person to impound such cattle and the owner thereof shall be liable to a fine of not less than five shillings nor more than one pound for every head of cattle so tethered.

Maximum penalty.

38. No penalty to be imposed in any one conviction under the provisions of this Ordinance shall exceed the sum of one hundred pounds.

Fines to be recoverable in a summary way.

39. All fines and penalties imposed under the authority of this Ordinance shall be recoverable in a summary way.

Present pounds and poundkeepers excepted.

40. Until further proceedings in that behalf in pursuance of this Ordinance as hereinbefore provided the public pounds at present by law established shall be taken and deemed to be public pounds and the poundkeepers thereof to be poundkeepers within the meaning and under the authority of this Ordinance.

Interpretation of terms used in this Ordinance.

41. In the construction and for the purposes of this Ordinance if not inconsistent with the context or subject matter the following terms shall have the respective meanings hereby assigned to them that is to say—

The term "cattle" shall be deemed and taken to mean and to include horses mares geldings colts fillies asses mules bulls cows oxen heifers steers calves rams ewes sheep lambs goats and swine: And the word "sheep" shall mean and include rams ewes wedders and lambs and the said terms shall be deemed and taken to apply to any one animal of the said several kinds.

The words "owner of cattle" shall be taken to mean the person having the lawful charge control and management of such cattle.

The word "town" shall be taken to mean any municipality or borough established under the "Otago Municipal Corporations Ordinance 1865" or under the "Municipal Corporations Act 1867" or any other Ordinance or Act establishing municipal corporations and the towns and townships established by the authority of the Provincial Government or by any private person who shall have deposited a plan thereof with the Registrar of Deeds.

The words "ordinary damages" shall be deemed to be the amount of damages in every case respectively according to the scale set forth in the fourth schedule annexed hereto.

The word "residence" of the owner of any cattle shall be taken to mean the nearest known residence or homestead in use by the owner of such cattle.

The word "occupier" of any land shall be taken to mean the person having the use or occupation of such land or holding a license from the owner for the depasturing cattle thereupon or the agent bailiff or servants of such person.

The term "poundkeeper" shall mean and include any person who may have the authorised charge of any pound whether such poundkeeper shall be gazetted as such poundkeeper or not or whether such poundkeeper shall hold any other office or have any other designation or not.

42. Any cattle which may be impounded shall not be liable for feed charges until they shall have been eight hours in the pound. When feed is chargeable

43. Every poundkeeper shall be furnished with a copy of the brand book in force for the time being in the district in which the pound under his charge is situated. Poundkeeper to have brand book.

44. No poundkeeper shall receive or allow any cattle to be impounded from sunset to sunrise unless they have been driven from a distance of at least five miles. Time of impounding restricted.

45. All powers vested by this Ordinance in the Superintendent shall upon the establishment of any county under the "Counties Ordinance" vest in and be exercised by the president of such County Council in so far as regards such county. Powers of Superintendent to be vested in President of City Council.

46. No person who is licensed as a publican shall be appointed a poundkeeper. Publicans not to be poundkeepers.

47. It shall be lawful for wardens of hundreds and district road boards to appoint officers who shall have power to seize and drive to the nearest pound all cattle found straying on hundreds or on roads: Provided always that in every such case of impounding the same procedure shall be followed as is before described in the case of impounding by private persons. District road boards and wardens may appoint officers.

48. It shall not be lawful for rangers of hundreds or other Government salaried officers to charge fees for driving except when assistance is required and the sum to be charged for such assistance shall not exceed twenty shillings per day and shall be regulated in terms of the Fifth Schedule annexed hereto. When driving fees are chargeable.

THE FIRST SCHEDULE.

Short Title of Ordinance.	Session and Number.	Date.
Cattle Trespass Ordinance 1866	29° Vict. No. 72	1866
Cattle Trespass Ordinance 1866 Amendment Ordinance 1867	30° Vict. No. 82	1867

THE SECOND SCHEDULE.

Short Title of Ordinance.	Session and Number.	Date
Impounding Ordinance 1862	26° Vict. No. 112	1862
Impounding Ordinance 1862 Amendment Ordinance 1865 ...	28° Vict. No. 200	1865
Impounding Ordinance Amendment Ordinance 1870 ...	33° Vict. No. 304	1870

THE THIRD SCHEDULE.

POUNDAGE FEES.

			s.	d.
For each Entire Horse above the age of 12 months	2	6
„ Mare, Gelding, Colt, Filly, Foal, Mule, Ass, Goat, or Pig	1	0
„ Bull, above the age of 12 months	2	6
„ Ox, Cow, Steer, Heifer, or Calf, for the first ten	0	6
„ Ditto ditto the next ten	0	4
„ Ditto ditto the next thirty	0	3
„ Ditto ditto above fifty	0	2
„ Ram, above the age of 9 months	1	0
For each Ewe, Wether, or Lamb, for the first twenty	0	2
„ Ditto ditto the next thirty	0	1½
„ Ditto ditto the next fifty	0	1
„ Ditto ditto above 100	0	0½

The above Fees to be paid for each day, or part of a day, during which the animal is kept in Pound.

CHARGES FOR FOOD.

			s.	d.
For every Entire Horse, and every Bull	3	0
„ Mare, Gelding, Mule, Ass, Colt, Filly, or Foal	2	0
„ Cow, Ox, Steer, or Heifer	1	0
„ Sheep or Lamb	0	3
„ Goat	0	4
„ Boar, Sow, or other Pig	1	0

The above charges to be paid for each day of 24 hours, or part of a day, during which the animal is supplied with food and water by the poundkeeper, but the owner may supply food and water, in which case these charges are not to be made.

THE FOURTH SCHEDULE.

RATES OF ORDINARY DAMAGES TO BE CHARGED FOR CATTLE TRESPASSING.

Description of Cattle, &c., Trespassing.	In any paddock of grass or stubble enclosed by a substantial fence.	In any garden, uncut meadow, growing crop of any kind enclosed by a substantial fence.
	s. d.	s. d.
For every Entire Horse, Mule, Ass, or Bull	5 0	15 0
„ Mare, Gelding, Filly, Cow, Ox, Steer, or Heifer ...	2 0	4 0
„ Sheep or Lamb	0 4	0 8
„ Pig	2 0	4 0
„ Goat	1 0	2 0
„ Calf	1 0	2 0

THE FIFTH SCHEDULE.

DRIVING FEES.

No charge to be made within three miles.
 No salaried officer of the Government to be allowed charges on his own account for driving.
 No charge to exceed, in the aggregate for driving, twenty shillings per day for man and horse.

SIXTH SCHEDULE.

FORM OF POUNDKEEPER'S BOOK.

Date.	Time.	Particulars of Cattle impounded.	Brands. Marks.	Owner.	By whom impounded	For what cause impounded.	Time and mode of giving notice.	How disposed of.	Time when released or sold.	Particulars of release or sale.

SEVENTH SCHEDULE.

FORM OF ADVERTISEMENT IN THE GOVERNMENT "GAZETTE."

Impounded on the _____ day of _____ 18____ by [here state the name and address of the party impounding, and the number, description, and brands of the cattle impounded] supposed to belong to [here describe the land where the cattle or other animals were trespassing] for which [here state the damage claimed] and in default of being released the above cattle will be sold at the Public Pound at _____ on the _____ day of _____ 18____, at twelve o'clock noon.

A. B.,
 Poundkeeper of the _____ Pound.

DUNEDIN, NEW ZEALAND: