ET-LAN FOR THE PRODUCTION OF THE PRODUCT AND PREVENTION OF THESPASS BY CLEARLY AND ONLY THE APPOINTMENT OF A POUNDALE-TR? THE REAL PATION OF HIS DATES AND THE PROVISION FOR FILS AND CHARGES FOR HIS SLEVICES MADE BY THE OCUMPTIL OF THE ONDIDAS OF THE THATES INDIAN BAND IN THE PROVINCE OF ONTARIO, PURSUANT TO THE AUTHORITY OF PARAGRAPH (e) OF SECTION SO OF THE INDIAN ACT.

- 1. No person shall permit any ass, boar, bull, bullock, steer, calf, cow, goat, heifer, jackass, lamb, nule, ox, pig, ram, sheep, sow, mare, colt, gelding or stallion cuned by him or reputed to be in his care or passession, to run at large on any part of the Cheids Indian Reserve, of the Province of Ontario, and any such animal so found at large on the said Reserve khall be liable to te inpounded as hereinsfter provided.
- 2. The Chief or some person duly sppcinted by the Council of the Eand shall be Poundheeper for the Reserve, and such Poundkeeper shall supply sufficient food and water to any animal impounded as provided by section 4.
- 3. The Poundheeper shall keep a book in which he shall record a description of all azimals impounded, with the date of impounding, denage claimed (if any), date redeened or sold, and disposal of proceeds.
- 4. Anyone finding any animal rupping at large on the Reserve, contrary to the provision of acction 1, may deliver the same to the pound whether the name and address of the owner or rejuted owner of such animal shall be known or not, and for so delivering sets, shall be estitled to resuscration as follows:
 - (a) For the delivery of each stallion, jackass, bull, mule, gelding, colt, mare, cow, Leifer, or stear - \$1.00
 - (b) For the delivery of each other animal 50%, but not more than \$5.00 for one impoundment.
- 5. The Pounakeeper shall, within two deys after the impounding of any animal, post a notice of same in at least three conspicuous places on or adjoining the Reserve, and may edvertise the same in two successive issues of the local nerspaper (if any). If the owner or person reputed to have charge of the arizel is known, the poundkeeper shell notify such owner or person in writing.
- 6. The owner or any person having any animal in his care and possession may redeem any impounded animal by the payment of fees and damages as provided in Section 7.
- 7. The following fees and damages (if any) shall be recovered by the Poundkeeper together with the remuneration mentioned in section 4, before releasing the impounded animal from the pound:
 - (a) For receiving into pound each stallion, jackass, bull, mule, gelding, coit, more, cow, heifer or steer - \$1.00.
 - (b) For receiving into poughd each other animal 50%, but not more than \$10.00 for one impoundment.
 - (c) For meintenance of each stallion, jackess, bull, mule, gelding, colt, mare, cow, heifer or steer 75¢ a day.
 - (d) For the maintanance of each other animal 75¢ a day.
 - (e) For notifying the owner or person reputed to have charge of the animal or animals impounded \$1.00.
 - (f) For suvertising setual cost.
 - (g) For each mile necessarily travelled in performance of his duties 10¢
 (h) For calling impounded emirals 2,5 of the amount realized.

 - (i) For damage done by an animal at large the amount of the actual damage assessed, which shell be paid to the person entitled thereto.

÷

拉

ļ

- 8. When an animal has not been redeemed from the pound within twenty days after notice of impoundment has been given as portided for in section 5, the said animal shall be sold by public suction after the notice of such sale has been posted for fourtean days in three conspicuous places within reasonable distance fo the said pound, and at such sale the Poundkeeper or a licensed suctioneer chosen by him shall be suctioneer, and such sale shall be held at the pound and shall converce at tow o'clock in the afternoon Standard Time.
- 9. The proceeds of any impounded animal sold as provided by section Sm shall, after deducting fees, charges and damages assessed (if any) as provided by sections 4 and 7, be paid to the owner, or if not claimed at the time of such sale, shall be paid forthwith to the Indian Superintendent of the Agency in which the Reserve is situated, and any money so paid shall be returned to the owner of the animal sold on satisfactory evidence being furnished as to ownership and application therefor being made to the Superintendent within three months from the date of sale; otherwise such proceeds shall be placed to the credit of the funds of the Eand.

Chief

Nonson Treland Abrem Williams Fred Elm Peter Smith Chester Treland W. Sickles

Chester Doxtstor

COPY OF FEOTO COPY OF ORIGINAL:

Proceeding to a start of