A By Law of the Rural Municipality of Clayton No. 333 to Fortice

the destruction of noxious weeds on road allowances.

The Council of the Rural Municipality of Clayton No. 335 queta

follows:

- 1. Every owner or occupant of land of which the whole or a part is cultivated or in crop shall be responsible for the destruction of all nowious weeds found between such land and the middle of the adjoining road allowances.
- 2. It shall be the duty of any inspector finding noxious eachs on a road allowance to notify the owner or occupant of the adjoining land, either personally or by registered sail, to destroy such speds by hand pulling, cutting and burning, ploughing or cultivating, as may be specified in the notice, within five days after the service of notice or fifteen days after the date of mailing.
- 3. In the event of such owner or occupant failing to comply with the requirements of a notice given under Clause 2 hereof, the inspector or any persons directed by him may destroy the weeds.
- 4. The amount expended in the work performed under Clause 3 hereof may be recovered from the owner or occupant of the land in the same manner as cunicipal rates and taxes may be recovered under the Rural Cunicipality Act.
- 5. Any such amount which has not been satisfied before the Thirty First day of December next following its expenditure shall be added to and form part of the assessment for municipal purposes of such lands, is all respects as if it were an original tax, and when recovered shall form part of the general revenue of the municipality.

 Provided that no sum in excess of \$200. shall be charged in any one year against any quarter section of land.

the unanimous vote of the Council assembled and read three times by Clayton No. 353 in the Province of Saskatahewan, this Seventh day of April, A.D. 1923.



OLE JACOBSON Dep. Reeve

GEO. B. HOFRIES Secretary-Treasurer

certified a true copy

Deo. B. Hopking

Dep. Recvo