such evidence be not adduced within thirty days, the spirits so detained shall be forfeited to the Crown.

9. The Governor in Council may, in his discretion, authorize the manufacture in bond of such *dutiable* goods as he may from time to time see fit to designate, in the manufacture or 5 production whereof spirits or other articles subject to duties of customs or excise are used, by persons licensed to that effect and subject to the provisions hereinafter made, and to the Regulations to be made by the Governor in Council in that behalf; and the goods so manufactured in bond shall, if taken 10 out of bond for consumption in this Province, be subject to duties of excise equal to the duties of customs to which they would then be subject if imported from British or Foreign markets and entered for consumption in this Province.

10. Before any person shall be entitled to carry on any such 15 manufacture in bond, he must apply for and obtain a license so to carry on the manufacture of some certain kind or kinds of goods, to be mentioned in the application and license, in some certain premises to be therein described, and such application shall be made to the Collector of Inland Revenue, in the form 20 to be prescribed by the Minister of Finance and shall state the names of the parties proposed by the applicant as his sureties and such other particulars as the Minister of Finance shall think proper to require; and such licence shall terminate on the thirtieth day of June next after it is granted, and the party 25 obtaining it shall pay therefor, to the Collector of Inland Revenue, the sum of *Fifty dollars* before it is delivered to such party; Provided that a Bonded Manufacturing Licence, if applied for at any time after the first day of January in any year, may be granted for the remaining part of the half year 30 ending on the thirtieth day of June then next, on payment of the sum of Twenty-five dollars to the Collector of Inland Revenue, the party applying having previously complied with all the other requirements of this Act.

11. Every such license shall be known as a Bonded Manu- 35 facturing License, and no such license shall be granted to any party until he has, jointly and severally with good and sufficient sureties to the satisfaction of the Collector of Inland Revenue, entered into a bond to Her Majesty, Her Heirs and Successors, in the sum of four thousand dollars, and in a further sum equal to 40 the amount at which the said Collector of Inland Revenue estimates the maximum amount of duties to be paid by such party during any two months of the time it is to remain in force ; and such bond shall be taken and the sureties shall justify their sufficiency in like manner as is provided with respect to the 45 bonds to be given under the Act herein first above cited, and all the provisions of the said Act and of the Act secondly above cited, with respect to bonds to be entered into by persons licensed under either of them, shall, so far as they are applicable

License for manufacturing in bond.

Proviso.

Security to be given.

Form of bond : justification of surctices, &c.