who sells, exchanges with, barters, supplies or gives to any in possession other Indian or non-treaty Indian in Canada any kind of any intoxintoxicant shall, on conviction thereof, before any judge, stipendiary magistrate or two justices of the peace, upon the evidence of one credible witness other than the informer or prosecutor, be liable to imprisonment for a period of not less than one month nor more than six months, with or without hard labor; and in all cases arising under this section, Indians or non-treaty Indians, shall be competent witnesses: but no penalty shall be incurred in Exception. case of sickness where the intoxicant is made use of under the sanction of a medical man or under the directions of a minister of religion.

SO. The keg, barrel, case, box, package or receptacle Keg or cask, whence any intoxicant has been sold, exchanged, barter- ac, in which intoxicants ed, supplied or given, and as well that in which the are carried to original supply was contained as the vessel wherein any be forfeited. portion of such original supply was supplied as aforesaid, and the remainder of the contents thereof, if such barrel, keg. case, box, package, receptacle or vessel aforesaid respectively, can be identified, and any intoxicant imported or manu- Intoxicants factured or brought into and upon any reserve or special and vessels reserve, or into the house, tent, wigwam or place of them may be abode of any Indian or non-treaty Indian, may be seized by seized. any constable wheresoever found on such land or in such place; and on complaint before any judge, stipendiary And destroy-magistrate or justice of the peace, he may, on the evi- $\frac{ed}{of} \frac{by}{J} \frac{order}{P}$. dence of any credible witness that this Act has been contravened in respect thereof, declare the same forfeited, and cause the same to be forthwith destroyed; and may condemn the Indian or other person in whose Person in possession they were found to pay a penalty not ex- whose posses-ceeding one hundred dollars nor less than fifty dollars, and were found the costs of prosecution ; and one-half of such penalty shall subject to belong to the prosecutor and the other half to Her Majesty, \$50 to \$100. for the purposes hereinbefore mentioned; and in default Imprisonof immediate payment, the offender may be committed to ment in de-fault of payany common gaol, house of correction, lock-up or other place ment. of confinement with or without hard labor, for any time not exceeding six nor less than two months unless such fine and costs are sooner paid.

81. When it is proved before any judge, stipendiary Vessels used magistrate or two justices of the peace that any vessel, boat, intoxicants in canoe or conveyance of any description upon the sea or sea contravencoast, or upon any river, lake or stream in Canada, is tion of this employed in carrying any intoxicant, to be supplied to to seizure and Indians or non-treaty Indians, such vessel, boat, canoe forfeiture. or conveyance so employed may be seized and declared forfeited, as in the next preceding section, and sold, and the proceeds

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