

- XXXIII. Every tavern shall be closed at eleven of the clock in the evening of every week-day, and at nine of the clock on the evening of every Sunday; and any keeper of a tavern, who shall keep his tavern open, or allow persons other than actual travellers or regular lodgers to remain therein, after the above-named hours in the evening, shall be held to keep a disorderly house, and to be guilty of a misdemeanor. Keeping taverns open after certain hours.
- XXXIV. Any person keeping a licensed tavern who shall refuse to receive or accommodate any traveller, without just cause, shall be liable to a penalty of five pounds. Refusing to receive travellers.
- 10 XXXV. Any person not being licensed under this Act, who shall permit to be exposed in, on, or near his house, shop, or tavern any printing, writing, letters, or sign, inducing or tending to induce the belief that he has a license to sell spirituous liquors at such place, shall be held to be guilty of a contravention of this Act. Inducing false belief that a man is licensed.
- 15 XXXVI. Any keeper of any tavern not having a license to sell spirituous liquors, who shall suffer any spirituous liquors to be used or drunk in his tavern or about his premises, shall be held to be guilty of furnishing the same for valuable consideration, in contravention of this Act. Suffering liquor to be drunk on the premises, in certain cases.
- 20 XXXVII. Any person, having a license, who shall sell or furnish in any way or under any pretence whatever, any spirituous liquors to any youth or girl under the age of 18 years, or to any habitual or known drunkard, or to any person then partially or wholly intoxicated, shall be guilty of a contravention of this Act. Selling liquor to youths, &c.
- 25 XXXVIII. Any person, having a shop license, who shall permit any spirituous liquors to be drunk by any person in the shop described in such license, or in any building, yard or place adjacent thereto, shall be guilty of a contravention of this Act. Allowing drinking in shops, &c.
- 30 XXXIX. Any person, having a shop or tavern license, who shall mix or infuse in any spirituous liquors any narcotic, caustic, poisonous or deleterious drug, mineral or thing, or any intoxicating substance except alcohol or spirits of wine, or who shall sell or keep or expose for sale any spirituous liquors in which any narcotic, caustic, poisonous or deleterious drug, mineral, or thing, or any intoxicating substance except alcohol or spirits of wine have been mixed or infused, shall be guilty of a contravention of this Act. Mixing drugs with liquor.
- 35 XL. Any person, who shall omit, refuse or neglect to do any matter or thing by this Act enjoined to be done by such person, shall be guilty of a contravention of this Act. Omitting to do anything required by this Act.

#### MISDEMEANORS.

- 40 XLI. Whenever any person shall have drunk in any licensed tavern or in any unlicensed place of public entertainment, any spirituous liquors there sold or furnished for valuable consideration, and shall while in a state of intoxication from the use thereof, come to his death by suicide, or by drowning or perishing from cold or from any accident, or shall while in such state of intoxication as aforesaid, commit any felony, the keeper of such tavern or place shall be held to be guilty of a misdemeanor. Liability of person furnishing liquor in case of death of the drinker.