ting Liquors renders it improper to sell to him such liquors on any account whatever.

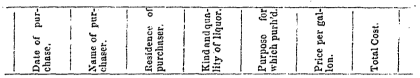
14. The agent shall not sell for medicinal purposes more than one quart at one time, except to a practising physician, and in no case shall he dis-

5 pose of any liquor having reason to suppose an improper use will be made of the same, and he shall only sell or dispose of such liquor for cash.
15. The agentshall not permit any Intoxicating Liquor to be consumed

upon, or about his premises.

16. The agent shall enter in a book a correct account of every pur-

10 chase and receipt of liquors made by him or for him, with the price paid therefor, the cost of transportation, and all expenses connected therewith, and the date and place of purchase, and name of vendor.



15 18. This book shall be open at all reasonable times to the in spection of all the electors of the Municipality.

19. The agent shall file with the clerk of the Municipality in which he sells, between the 1st and 10th days of each month, a copy of all entries made in his book of his sales and purchases, with an affidavit that such

20 copy contains a true account of all the purchases and sales made and of the manner of disposing of liquor disposed of by him, or for him, during the previous month.

20. The agent shall attach to each vessel in which liquor is conveyed from his premises a card, or label, upon which shall be legibly written

25 or printed, a statement of the date of sale, the kind and quantity of liquor therein, the purpose for which it was purchased, as stated by the purchaser, the name of the purchaser, and his own name; and the same may be in the form, or to the effect following :--

TORONTO, April 1st, 1860.

Sold James Brown one quart brandy for chemical purposes.

MOSES CROWN,

AGENT.

21. Every agent shall properly account to the Council of the Corporation for all monies coming into his hands by virtue of such agency, paying the same to the Council when required ; and when directed shall deliver to the Council said books and accounts, with all funds and property in his hands belonging to the Corporation.

22. If any such agent violates any provision of this Act, he shall 35 forfeit his license, after which he shall be ineligible to act as such agent; and the imposition of any fine shall not discharge him from any other penalty or liability.

MANUFACTURE OF SUCH LIQUORS.

5. The Council of any county or city may licence one or more persons, being freeholders and residents of such County or city, to 40 manufacture Intoxicating Liquors at such place within the Municipality

as may be designated in the license, and to sell the same to licensed agents only.

2. But no such license shall be valid for more than twelve months from the date thereof, nor be granted until a bond be delivered to the 45 Municipality with two good and sufficient sureties, to be approved by