

Duty to be paid for such Licences.

IV. For each such Tavern License there shall be paid by the party to whom it is granted to the person issuing it, a duty of \$ —,—and for each such Shop License a duty of \$ —,—which duty shall be paid over to the Receiver General, and make part of the Consolidated Revenue Fund: and the party paying the same shall be held to have paid the duty imposed by the said Imperial Act, and by the said chapter twenty of the Consolidated Statutes of Canada, respectively, or by any Act in force in Lower Canada respecting Tavern and Shop Licences.

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Certain provisions to apply in U. C.

V. Sections 249, 250, 251 and 252 of the Act respecting the Municipal Institutions of Upper Canada, chapter fifty-four of the Consolidated Statutes for Upper Canada, shall apply to the Unorganized Tracts of Country in Upper Canada, as shall also sections 254, 255 and 256 of the same Act; but the share of the penalties imposed in the said sections which is thereby given to any Municipality, shall in the said Unorganized Tracts belong to the Crown,—and the word "County," in the said sections, shall, in applying them to any such Unorganized Tract, be construed as meaning such Tract.

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Certain provisions to apply in L. C.

VI. In the Unorganized Tracts of Country in Lower Canada, the provisions of the Acts 14 and 15 V. c. 100, as amended by the Acts 16 V. c. 214 and 20 V. c. 46, shall be in force so far as they are consistent with the provisions of this Act, except such parts thereof as fix the duties to be paid for Licenses, or the conditions on which Licenses shall be granted, which shall not be in force in any such Unorganized Tract,—and except also that any penalty incurred under either of the said Acts in any such Tract, may be sued for by any person, and shall be applied in the manner hereby provided as to penalties incurred under this Act;—and no penalty shall be incurred in any such Tract for keeping a temperance hotel without a License, or for retailing without License any fermented liquor for retailing which no License is required by this Act.

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Bonds required by Governor or in Council to be valid.

VII. Any bond which the Governor in Council may direct to be taken from any person obtaining a License under this Act, conditioned for the due observance of the law and of all regulations to be made under this Act, shall be valid and may be enforced according to its tenor.

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Interpretation

VIII. The expression "Spirituous Liquors" in this Act includes any intoxicating liquor of any kind whatever.