

Parties aggrieved may prosecute through Municipality.

XXX. It shall be lawful for all parties aggrieved, to prosecute for any breach of this Act through the Municipality in which the offence was committed, by entering into good and sufficient bonds with the said Municipality, to save harmless the said Municipality from all costs and charges, by reason of proceedings being taken in the name of such Municipality, according to form H in the schedule to this Act annexed. 5

Duty of Inspector upon receipt of bond.

XXXI. Upon such bond being taken and filed in the Inspector's office, there to be kept secret from all parties except the Mayor, Reeve or Chief Magistrate, it shall be the duty of the Inspector to institute proceedings at once in the name of the Municipality against the offender named in such bond, and prosecute the same vigorously to a termination. 10

Application of fines, &c.

XXXII. All fines inflicted and collected under this Act shall be disposed of as follows: one moiety to the complainant and prosecutor, the other moiety to the Municipality within whose jurisdiction such conviction took place. 15

In case of neglect to pay fines.

XXXIII. If the fines inflicted under this Act or any money ordered to be paid, together with the costs of prosecution, be not paid within such time as the Court or Justice shall direct, such fines, monies and costs shall be collected by distress and sale of offender's goods, under authority of a warrant of distress, for that purpose to be issued by the Court or Justice convicting; and in case there shall be no goods and chattels to satisfy such warrant, then such offender shall be imprisoned in the common Gaol of the Municipality or County, wherein such conviction shall take place for a time not to exceed 12 months, in the discretion of the Court or Justice convicting. 20

Cases not hereby provided.

XXXIV. In all cases not otherwise specially provided for by this Act, proceedings shall be laid in a summary manner before a Justice of the Peace, and whose further duty it be at least once a month to furnish the License Inspector with a list of all such convictions as may have taken place before him, stating the nature of the offence, and punishment awarded. 30

False statements.

XXXV. If any person shall make a wilfully false statement in any certificate or writing required by this Act, he shall be guilty of a misdemeanor and punished accordingly.

When licenses shall be issued.

XXXVI. All licenses under this Act shall be issued before the first day of March in every year, and no license shall be issued after that time to any person or persons whatever; and the bond, certificate, confirmation, license, and license fee or duty, and all other requisites under this Act shall be renewed every year, and if any person or persons shall sell without such renewal of license, he, she or they shall be punished as persons selling without license. 40

By laws as heretofore.

XXXVII. It shall and may be lawful for the Municipalities to make By-laws as heretofore in reference to inns and houses of public entertainment, provided such By-laws do not contravene the provisions of this Act.

Competent witnesses.

XXXVIII. Any person competent to give testimony in any Court in Upper Canada may give testimony under this Act, and may be fined and imprisoned, as though he were the offender, if he refuses to give testimony.