

THE HOUSE OF COMMONS OF CANADA.

BILL 27.

An Act to amend An Act in aid of Provincial Legislation prohibiting or restricting the sale or use of Intoxicating Liquors.

1916, c. 19:
1917, c. 30:
1919, c. 66.

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. (1) Section one of chapter nineteen of the statutes of 1916, *An Act in aid of Provincial Legislation prohibiting or restricting the sale or use of Intoxicating Liquors*, is amended by adding the following paragraph immediately after paragraph (a) thereof:—

Manufacturing
intoxicants,
knowing, etc.,
that they
are to be
unlawfully
used
forbidden.

“(a1) manufactures any intoxicating liquor knowing or intending that such intoxicating liquor will or shall be thereafter dealt with in violation of the law of the province in which such intoxicating liquor is manufactured; or ”

(2) Section four of the said Act is amended by inserting the word “ manufactured ” after the word “ was ” in the fifth line thereof.

2. The said Act is amended by inserting the following section between sections four and four A thereof:—

Prosecution
may be where
intoxicants
were
unlawfully
sent, etc.,
or where
accused
resides, but no
prosecution
against a
person outside
of province in
which he is
except with
approval of
Atty. Gen.
of province.

“ **4AA.** A prosecution for any offence under this Act may be brought and carried on and a conviction had in the city, town or place to or into which any intoxicating liquor is unlawfully sent, shipped, taken, brought, carried or imported, or in the place where the accused resides, but no prosecution shall be brought in any province against a person not within or residing in such province without the written approval of the Attorney General of such province.”