

When the tavern is to be kept in a city or town of upwards  
of 15000 inhabitants..... 60 0

The above sums shall be held to include all duties on shop or tavern  
licenses, whether imposed by the Imperial or Provincial Legislature.

Fund to be  
formed from  
license monies  
and seizures;  
charges there-  
on.

XV. All monies received by the Revenue Inspector under this Act, in  
licenses or for fines, or arising from the sale of spirituous liquors seized  
and sold, shall be paid into the Provincial Treasury, and shall form  
a fund out of which shall be paid in the first instance the several  
charges to which the funds now derived from spirit-shop, and tavern licen-  
ses are liable, to the same amount and extent as if the fees on such licenses  
still continued fixed at the sums payable therefor at the time of the passing  
of this Act.

Payments out  
of such Fund  
for expenses  
under this  
Act.

XVI. The Governor may from time to time, pay by warrant out of the  
fund the expense of such additional Revenue Inspectors, and of such  
prosecutions and legal or other proceedings as may be required to enforce  
and carry out the provisions of this Act, and to render it effective. The  
balance of the said fund after paying the charges and claims thereon, and  
the expenses of carrying this Act into execution shall be and form part of  
the Consolidated Revenue Fund of the Province.

Reports to be  
made monthly  
by holders of  
shop licenses.

XVII. Every holder of a shop license shall within the first six days of each  
month give a report in writing to the Revenue Inspector of the District, of  
the quantity and strength by Syke's hydrometer of all spirituous liquors  
by him imported, distilled, brewed, made and sold within the last month  
and since the last report, and to whom the same were sold, and for what  
price, and in what quantity at each time of sale. Such report may be  
given personally to the Inspector, or by a letter to his address, mailed at  
the Post Office where the sender resides.

And by hold-  
ers of tavern  
licenses.

XVIII. And every holder of a tavern license shall give at the same period  
like report to the Revenue Inspector of the District of all spirituous liquors  
by him bought and sold within the month and since the last report, with  
the names of the persons from whom the same were bought.

Inspectors to  
visit places  
where liquors  
are sold, and  
examine them.

XIX. It shall be the duty of every Revenue Inspector, to visit from time  
to time every distillery, brewery, shop, store, tavern, or other place  
where spirituous liquors are made, stored or sold, and to examine the  
spirituous liquors made or kept in such places; and, whenever it may  
him appear advisable, to have the same or any quantity or part thereof test-  
ed by a competent person, for the purpose of ascertaining the strength and  
purity thereof, or the absence or presence therein of any poisonous, narcotic,  
caustic or deleterious drug, mineral or thing, or of any intoxicating sub-  
stance other than alcohol or pure spirits of wine.

Also to visit  
licensed shops  
and taverns,

XX. The Revenue Inspector, or his Deputy, shall visit every licensed  
tavern and shop in his District at least twice in every year, and as much  
often as he may think necessary, and shall examine and enquire particularly  
into the state thereof, and ascertain whether the same are kept in entire  
concordance with the provisions of this Act; and every Revenue Inspector, or  
Deputy, is authorized to and shall, whenever he thinks it necessary, visit  
all houses, buildings or other places where he suspects spirituous liquors  
are sold or furnished for valuable consideration without license.

or places  
where they  
suspect  
liquors are  
sold.