IMPORTANT FACTS

TOM

GENERALLY KNOWN.



HERE are a large number of people who suffer on account of the drunkenness of relatives, and are not aware of the provisions made for their relief, such persons would do not only themselves but also the drink slave good by at once making use of the following excel-

lent law. A short time ago a woman in Brooklyn. N.Y., obtained judgment for five hundred dollars damages against a saloon keeper, and below we publish the facts of a case tried in the County Court in this city this year. There is relief for all afflicted in this way and not only relatives but employers should avail themselves of this means of redress.

The husband, wife, parent, brother, sister, guardian or employer of any person who has the habit of drinking intoxicating liquor to excess—or the parent, brother or sister, of the husband or wife of such person or the guardian of any child or children of such person-may give notice in writing, signed by him or her, to any person licensed to sell, or who sells, or is reputed to sell, intoxicating liquor of any kind, not to deliver intoxicating liquor to the person having such habit; and if the person so notified, at any time within twelve months after such notice, either himself or by his clerk, servant or agent, otherwise than in terms of a special requisition, for medicinal purposes, signed by a licensed medical practitioner, delivers, or in or from any building, booth or place, occupied by him and wherein or wherefrom any such liquor is sold, suffers to be delivered, any such liquor to the person having such habit, the person giving the notice may, in an action as for personal wrong, (if brought within six months thereafter, but not otherwise) recover from the person notified such sum, not less than twenty nor more than five hundred dollars, as may be assessed by the Court or jury as damages; and any married woman may bring such action in her own name, without authorization by her husband; and all damages recovered by her shall in that case go to her separate use, and in case of the death of either party, the action and right of action given by this section shall survive to or against his legal representatives. 27-8 v. c. 18, s. 47.

Chap. 181, section 90 of "The Revised Statutes of Ontario."

GRACE, GREAT GRACE, ABUNDANT GRACE.

THE Editor of the Shaftesbury Hall Weekly Bulletin remarked the other day that it needed grace to save the drunkard, greater grace to save a saloon keeper, then what beside abundant GRACE can save the brewer and whiskey distiller. Let every one read the article on page 5 of this *issue*.