

“granting Licences to Innkeepers, and to give to the Justices
 “of the Peace in General Quarter Sessions assembled for
 “their respective Districts, authority to regulate the duties
 “hereafter to be paid on such Licences,” and for other purposes
 therein mentioned,” or of any other Act or Law in force in Upper Canada, as vests in any Justices of the Peace the power of granting certificates entitling the parties to whom they are granted to obtain Licences to keep Inns or Houses of Public Entertainment, or of making rules and regulations for the conduct of such Innkeepers, or of repealing such rules and regulations, or of fixing the duty or sum which any person is required to pay for such Licence or before he can obtain the same, or of repealing or altering any duty or sum so fixed, or as may be inconsistent with any provision of this Act which is to be acted upon before the *first day of March next*, shall be and is hereby repealed from and after the passing of this Act; and the remaining provisions of the said Acts, and the rules and regulations made under them, and the duties or sums required to be paid under them for such Licences as aforesaid, shall remain in force (in so far only as they may not be inconsistent with any provisions of this Act to be acted upon before the said day) until the said *first day of March next*, upon, from and after which day they shall be repealed, except the seventh and eighth Sections of the Act thirdly above cited, which shall remain in force: Provided always, that all Acts and parts of Acts repealed by the said Acts or any of them shall remain repealed, and that all penalties incurred before the said day for any contravention of any of the said Acts, may be sued for and recovered under the same as if they were not so repealed.

Repealed on the passing of this Act;

And the remainder on the first March, 1851.

Proviso.

Shop licenses not to be affected by this Act.

II. Provided always, and be it enacted, That neither the repeal of the said Acts nor anything in this Act contained, shall be construed to repeal or affect any duty or sum payable on licences to vend wine, brandy and spirituous liquors by retail, to be granted or issued in Upper Canada to shopkeepers or others not keeping Inns or places of public entertainment, or any provision for preventing the vending or imposing any penalty for the vending of the same by such persons, or in any Steamboat or Vessel, without a license, or for the recovery and distribution of any such penalty.

Present tavern licences may be continued until twenty-eighth February, 1851.

III. And be it enacted, That a licence to keep an Inn or house of public entertainment, may be issued at any time after the passing of this Act, and without any certificate, to any person then holding a licence for a like purpose, which licence to be so issued shall authorize such person to keep such Inn or House at the same place, from the expiration of the period to which such former licence extended, until the last day of February next (inclusive) but not afterwards; and for any licence to be issued un-