- 2. And neither any license issued to any distiller or brewer,—nor yet Licenses to be any license for retailing on board any steamboat or other vessel, brandy, of no effect. rum, whisky, or other spirituous liquors, wine, ale, beer, porter, cider, or other vinous or fermented liquors, -nor yet any license for retailing on 5 board any steamboat or other vessel, wine, ale, beer, porter, cider, or other vinous or fermented liquors, but not brandy, rum, whisky, or other spirituous liquors, -nor yet any other description of license whatsoever, -shall in any wise avail to render legal any act done in violation of this section.
- S. The Municipal Councils of any two or more neighboring munici- by-law may palities, after having respectively passed such by-law, may also, each of by concurred them, by a further by-law, concur in and confirm, mutually, such by-in by neighbor of the other are there of them; and in that are such further by-law, concurred them. law of the other or others of them; and in that case, such further by-law cipalities. shall not have embodied therein any other provision than the simple de-15 claration that such by-law or by-laws of the neighboring municipality or municipalities in question are thereby concurred in and confirmed,and shall be communicated, in like manner, to the Collector of Inland And then Revenue, or Collectors, as the case maybe; and no by-law so mutually con-shall not be curred in and confirmed, shall thereafter be repealed, unless with the releaded un-20 like concurrence in and confirmation of such repeal, on the part of the sent of all.

municipalities in question.

- Whoever, by himself, his clerk, servant or agent, exposes or keeps Selling by the f r sale, or directly or indirectly, on any pretence or by any device, sells, intervention for sale, or others for or barters, or in consideration of the purchase of any other property gives, bidden, &c. 25 to any other person, any spirituous or other intoxicating liquor, or any mixed liquor capable of being used as a beverage and part of which is spirituous or otherwise intoxicating, in violation of the seventh section of this Act, shall incur a penalty of not less than twenty nor more than Penalty. fifty dollars for each such offence; and whoever, in the employment or The agent 30 on the premises of another, so exposes or keeps for sale, or sells, or bar-with the printers, or gives, in violation of the said section, shall be held equally guilty cipal. with the principal, and shall incur the same penalty.
- 10. Any prosecution for such penalty may be brought by or in the By whom penname of the Collector of Inland Revenue within whose official district alties may 35 the offence was committed,—or by or in the name of the corporation or recovered. the municipality wherein the offence was committed, -or by or in the name of any person, whether authorized by the Council of such municipality or not; and where the by-law is that of a County Council, either the corporation of the county itself, or that of the municipality 40 comprised therein, and within which the offence was committed, may
  - 2. Such prosecution may be brought before any Stipendiary Magis- And before trate, or before any two or more other Justices of the Peace, for the what tribunal district in Lower Carada, or for the county or union of counties in
- 45 Upper Canada, wherein the offence was committed,—or, if the offence was committed in the district either of Montreal or of Quebec, then before the Recorder or Judge of the Sessions of the Peace at Montreal or Quebec. as may be,—or, if the offence was committed in any other district in Lower Canada, then before the Sheriff of such district,—or, if 50 the offence was committed in any city or town in Upper Canada, having a Recorder or Police Magistrate, then before such Recorder or Police
- 3. If such prosecution is brought before a Stipendiary Magistrate, If before a Recorder, Judge of the Sessions of the Peace, Sheriff, or Police Magis-stipendary magistrate, 55 trate, no other Justice shall sit or take part therein.