

defendant has done any act whereby the condition of his recognizance is broken, such act being named by them, the justices before whom the matter shall be tried, shall order the recognizance of such defendant to be established in His Majesty's court of king's bench, and such person shall be disabled from obtaining a license for the sale of beer, &c. for the space of one year then next.

Sec. 7. During fairs, persons may sell ale, &c. but not spirituous liquors, without a license.

Sec. 8. The magistrate to whom application is made for licenses, may determine the number of houses which shall be licensed, and if any person upon being refused shall feel aggrieved, such person may apply to the general quarter sessions for redress; and if the majority shall be of opinion that the applicant is entitled to a license, the chairman may grant such license.

Sec. 9. Act to continue in force two years, and to the end of the next session,—continued by the 7 G. 4. c. 11. and by the 2 W. 4. c. 21. passed 28th January, 1832, for four years, and to the end of the next session.

Information for selling Ale or Beer, &c. without a License. (Arch.)

Home District, } Be it remembered, that on the _____ day of _____
to wit. } in the year of our lord _____ at _____ in the
said district, C. D. of _____ in the said district, constable, who
as well for our Sovereign Lord the King as for himself doth prosecute in this behalf, personally cometh before us J. P. and T. L. two of His Majesty's justices of the peace for the said District, and as well for our said Lord the King as for himself informeth us, that A. B. late of the township of _____ in the district aforesaid, labourer, within the space of six months now last past, to wit, on the _____ day of _____ in the year aforesaid, at the township aforesaid, in the district aforesaid, did sell ale, (ale or beer or cider) to wit, ten pints of ale by retail, without being licensed so to do, contrary to the form of the statute in such case made and provided, whereby and by force of the statute in such case made and provided, the said A. B. hath forfeited for his said offence, the sum of five pounds. Wherefore the said C. D. who sueth as aforesaid, prayeth the consideration of the said justices in the premises, and that the said A. B. may be summoned to appear before us, and answer the premises, and make his defence thereto.

Exhibited before us

C. D.

The Summons.

Home District, } To A. B. of _____
to wit. } Whereas you have this day been charged before
us J. P. and T. L. two of His Majesty's justices of the peace for