person executing it shall be bound to the full extent of the law requiring the bond, writing, security, or recognizance.

Suits, etc., not void for want of form, etc.

49. No action or other proceeding under this Act, or which may be necessary to carry out its provisions, shall be held to be void, or allowed to fail for any defect of form, and no particular form of words shall 5 be requisite in any information, prosecution or action, instituted or made for enforcing any of the provisions of this Act, and any such information, prosecution or action may be laid and prosecuted to judgment and execution before any one Justice of the Peace.

MISCELLANEOUS PROVISIONS.

10

Coste.

50. In all cases under this Act, reasonable costs, fees and expenses shall be allowed by the Justice or Court, in the same manner as are now allowed in criminal cases, and as near as possible corresponding thereto.

Grand Jury to be charged as to offences against this Act.

51. It shall be the duty of the presiding Judge of every Court of Oyer and Terminer, and of every Court of Sessions, specially to charge 15 every Grand Jury to inquire into all violations of or offences under this

Existing licenses not affected.

52.3 Nothing in this Act shall affect the right of any person now having a license to sell intoxicating liquor during the period for which his license was granted; but such person shall have and exercise the rights 20 and privileges which he now enjoys, until the expiration of such time, subject to all the provisions of law now in force regulating his conduct under such license.

What shall be deemed such.

53. For the purposes of this Act, any liquor shall be deemed intoxicating which may produce intoxication.

25

Particular kind of liquor nced not be alleged, etc.

54. In any proceeding for a violation of the provisions of this Act, it shall not be necessary to specify or prove the precise kind of liquor which is the subject of the charge, but to allege it as "intoxicating liquor" only, and proof of the unlawful act in relation to any such liquor, shall be deemed sufficient, although the particular kind may not be 36 shown.

Inconsistent enactments rapealed

55. All Acts and parts of Acts of this Province, contrary to the provisions of this Act, are hereby repealed, but such repeal shall not affect any suit or proceeding commenced previous to the passing of this Act, nor have the effect of reviving any Act or part of Act formerly re- 35 pealed.

Commencemen of Act.

56. This Act shall come into force and take effect upon the 1st day of January, 1862.