An Act to amend the Temperance Act of 1864.

[[ER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:--

1. Subject to the provisions hereinafter contained, a by-law Proceedings 5 passed under subsection 13 of section 5 of The Temperance Act in certain localities for of 1864, being chapter 18 of the statutes of the late Province repeal of of Canada of that year, to repeal a by-law for prohibiting the by-law under Temperance sale of intoxicating liquors and the issue of licenses therefor Act of 1864, within any town, township, parish or incorporated village, may

10 be submitted for the approval of the electors—

(a.) in the Province of Ontario, in the manner in which a In Outario. by law requiring the assent of the electors of a municipality before the final passing thereof is submitted for such assent under section 338, and the following sections of the Municipal 15 Act, being chapter 223 of the Revised Statutes of Ontario, 1897, or of any provisions from time to time enacted by the Legisla-

(b.) in the Province of Quebec, in the manner in which under In Quebec. article 671 and the following articles of the Municipal Code,

20 or under any provisions from time to time enacted by the Legislature of Quebecin lieu or in amendment thereof, a by-law as to which it is prescribed that it must be approved by the electors before coming into force and effect, is submitted for approval,

ture of that Province in lieu or in amendment thereof, and,

25 with the same effect as if such by-law had been submitted for approval in the manner and with the formalities prescribed by

section 5 of the said Temperance Act of 1864.

2. Upon the submission under this Act of any such by-law Who may as first above mentioned, the persons entitled to vote shall, law. 30 notwithstanding anything in the provincial law, be the persons who would be qualified to vote at an election of members of the council of the municipality affected by such by-law, held at the time of such submission, and not those electors only who would then be qualified to vote upon the submission of a 35 by-law requiring such assent or approval as aforesaid; and the Forms of oaths

forms of oath or affirmation which persons tendering their of voters. votes under the provisions of the provincial law may be required to make, shall, where necessary, be modified accordingly.