family, and in the country parts, at least three stalls for horses, with hay and provender; and if the keeper of any tavern or temperance hotel shall not provide such accommodation, it shall be lawful for the Governor of this

- 5 Province on a representation being made to that effect by the authorities who shall have granted the certificate, to revoke his license after the said authorities shall have given him fifteen days' notice of their intending to make such representation in default of his providing such accom-
- 10 modation.

XII. And be it enacted, That no person who shall not No persons not be licensed to keep a tavern or a temperance hotel or as Apothecaries an apothecary, shall vend or detail any description of or Temper-liquor known as a temperance drink, such as spruce beer, keepers to self 15 sarsaparilla, raspberry vinegar, ginger beer, essence or temperance juice of lemons or of oranges, lemonade, or peppermint, under a penalty of ten pounde for over contemperation of under a penalty of ten pounds for every contravention of the provisions of this Section.

XIII. And be it enacted, That a list of the licensed Clerks of the Pence to be 20 taverns and temperance hotels shall be transmitted in furnished wath every year to the Clerk of the Peace for the District or lists of Ta-County in which the same shall be, and a proper sign shall be hung up at each of the said taverns or temperance houses for the information of travellers; and any person

25 not licensed who shall hang up or place near his house any sign which may induce travellers to think that he has a license, shall thereby incur a penalty of *five pounds*.

XIV. And be it enacted, That any person may be a Belatives comcompetent witness under this Act, although he be related, nesses.

- 30 allied or of kin to, or in the service of any party who may bring a complaint or who may be complained against for any infringement of the provisions of this Act; and if any witness legally summoned to appear on any such complaint, shall refuse or neglect so to do without reasonable
- 35 cause, he shall incur a penalty of five pounds, and if any person shall be convicted of endeavouring to prevent any witness from appearing to give evidence, such person shall incur a penalty of twenty pounds.

XV. And be it enacted, That if it be within the Parties found 40 personal knowledge of any Magistrate, or on a complaint brought before made by any one before such Magistrate, that any person Magistrates, shall have been seen in a state of intoxication in any pub- aclic place whatsoever or in any place in which such intoxicated person shall be exposed to public view, such Magis-

- 45 trate shall cause such person to be brought before him, and place him in custody until he shall have recovered his reason; after which he shall be examined by such Magistrate in order to ascertain what parties have furnished or sold or given to him any intoxicating liquor whatso-
- 50 ever; and on the deposition of such person, any party who shall have furnished, sold or given him any quantity

verns, &c.