its duration. Upper Canada from the first day of March, next after such day; and every such by-law shall continue in force, in Lower Canada until the first day of May, and in Upper Canada until the first day of March, next

after the repeal thereof.

If there be & By-law of a local municipality in force.

2. If at the time of the coming into force of any by-law of a County Council passed under authority of this Act, there be in force within any municipality forming part of such county, any other by-law passed under authority of this Act, the operation of such last mentioned by-law shall be and remain suspended for so long as the by-law of the County Council continues in force, -but shall revive, in default of express repeal 10 thereof, should the by-law of the County Council be repealed.

3. No such by-law shall be repealed within the full term of one year from the date of the passing thereof.

No license to be issued while it remaius in force.

5. In Lower Canada, from the day of delivery to him of such copy, and for so long thereafter as such by-law continues in force, no Collector 15 of Inland Revenue shall issue any license to take effect within the county, city, town, township, parish or incorporated village, affected by such bylaw, -either for keeping an inn, tavern, or other house or place of public entertainment, and for retailing whisky or any spirituous liquors, wine, ale, beer, porter, cider, or other vinous or fermented liquors,-or for 20 keeping an inn, tavern, or other house or place of public entertainment, and for retailing wine, ale, beer, porter, cider, or other vinous or fermented liquors, but not brandy, rum, whisky, or other spirituous liquors,

-or for vending or retailing in any store or shop, brandy, rum, whisky, or other spirituous liquors, and wine, ale, beer, porter, eider, or other 25 vinous or fermented liquors, in a quantity not less than three half-pints

of a license, under Con.

Nor any pen- at any one time; and no person shall be liable by reason of his not alty for want having therein any license of each description to the having therein any license of such description, to the penalty of fifty dollars, imposed by the twenty-second section of the Act chaptered six Stat. L. C., c. of the Consolidated Statutes for Lower Canada, intituled if An Act respecting tavern keepers and the sale of intoxicating liquors".

2. In Upper Canada, from the like day and for the like period, no The same in Collector of Inland Revenue shall issue, to take effect within the like limits, -either any tavern license, that is license for the retail of spirituous, fermented or other manufactured liquors to be drunk in the inn, ale-house, beer-house or other house of public entertainment in which 85 the same is sold,—or any shop license, that is license for the retail of such liquors in shops, stores or places other than inns, alc-houses, beerhouses or places of public entertainment.

Licenses alren by issued to become

void.

licenses

While the byno int xi itin r liquo to b sold on any pretence, for any but medical or sacr, mental purposes.

may be,) then next to follow, the same shall thereupon, ipso facto, be-Repayment of come wholly null and void; and the Collector of Inland Revenue shall duty on such forthwith notify the person holding the same, to that effect, and shall be held to pay back to him such moneys as he may have paid, by way of 45 duty or otherwise, therefor.

6. If on or before the day of such delivery to the Collector of Inland

to commence on the first day of May, or first day of March, (as the case-

Revenue, there should have been issued any such license for the year 40

7. From the day on which such by-law takes effect for other purposes. - 3 law is in force aforesaid, and for so long thereafter as the same continues in force, no per son, unless it be for exclusively medicinal or sacramental purposes, or for bona fide use in some art, trade or manufacture, shall, within such coun- 40 ty, city, town, township, parish, or incorporated village, by himself, his clerk, servant, or agent, expose or keep for sale, or directly or indirectly, sell or barter, or in consideration of the purchase of any other property give, to any other person, any spirituous or other intoxicating liquor, or any mixed liquor capable of being used as a beverage, 55 and part of which is spirituous or otherwise intoxicating.