

APPOINTMENT AND DUTY OF REVENUE INSPECTORS.

Appointment of Revenue Districts and Inspectors.

III. The Governor may constitute any subdivision of the Province in a Revenue District, and may appoint a Revenue Inspector therefor; and a letter from the Secretary of the Province naming the person and his office, and describing the District distinctly, shall be to all intents and purposes a sufficient appointment of the Inspector and establishment of the District.

Inspectors only to prosecute under this Act.

IV. The Revenue Inspector shall be the prosecutor in all cases brought under this Act, and in every action, suit or proceeding the official name only of the Revenue Inspector shall be used, and no action, suit or proceeding shall abate, cease or be stayed by reason of the resignation, removal or death of the officer, but the same shall continue without interruption or delay to be prosecuted to judgment and execution in the name of the Revenue Inspector, whether the office be or be not vacant.

Deputy Inspectors.

V. Every Revenue Inspector shall appoint a deputy, who may assist the Inspector and act in his absence, sickness or incapacity, and who shall be *ex officio* Clerk to the Justice of the Peace when any suit, complaint or other proceeding under this Act shall be brought by the Revenue Inspector, and whose duty it shall be to keep the records and minutes of such proceedings.

Inspectors to receive applications for licenses, and issue them when this Act is complied with.

VI. The Revenue Inspector shall receive all applications for licenses, and shall receive and keep all bonds required to enable parties to obtain licenses; the bonds shall run in favor of the Inspector, and he shall see that all the forms required by law have been duly complied with, and shall upon the applicant fulfilling the conditions prescribed by this Act, issue the license under his hand and seal.

Certificate requisite for obtaining a shop or tavern license.

VII. The Revenue Inspector shall not issue a shop or tavern license to any person, unless such person shall produce a certificate signed by the Mayor and a majority of the Councillors of the city, town, parish, or local municipality in which such shop or tavern is to be kept, certifying that the applicant is of sober habits, and good moral character; and that, in the opinion of the said Mayor and Councillors, the licensing of such shop or tavern is required for the convenience and advantage of the public, and that the applicant is a fit and proper person to be entrusted with such license; and if such certificate be signed by the Mayor and Councillors of a local municipality, it shall not be available, until submitted to the County Council, and confirmed by a resolution duly passed at a meeting thereof.

Distillers, &c., must take shop licenses.

VIII. Every licensed distiller, brewer, and importer of spirituous liquors shall be bound to obtain a shop license before he can legally sell any of the spirituous liquors by him distilled, brewed, manufactured or imported.

Bonds to be given for a shop license.

IX. Every applicant for a shop license shall enter into a bond for £250 with two good and efficient sureties for £125 each, secured by mortgage on real property named and described in such bond, conditioned for the applicant duly conforming to all the provisions of this Act, and for his paying all fines and costs imposed upon him for any neglect or breach thereof.

For a tavern license.

Every applicant for a tavern license shall enter into a like bond and with the like sureties, and secured in the same manner by mortgage for £250 if the tavern is to be kept in any town of less than 6,000 inhabitants, and