

Agent liable
equally with
principal.

III. If any clerk, servant or agent, or other person in the employment or on the premises of another, shall sell or manufacture, or assist in selling or manufacturing, any alcoholic or intoxicating Liquor (except under the provisions of this Act) for the person in whose service or on whose premises he may be, he shall be held equally guilty with the principal, and shall suffer the like penalty. 5

Who may try
offenders
against this
Act.

IV. Any Justice of the Peace, any Reeve or Mayor of a Township, Village or other Municipality, any Police Magistrate, a Recorder of any City or Town, any Judge of a Circuit or Division Court or Commissioner for the summary trial of Small Causes, shall and may hear and determine any case arising within his or their jurisdiction under this Act; and every person who shall make complaint against any other person for contravening this Act or any part or portion thereof, 15 before such Justice, Reeve, Mayor, Police Magistrate, Recorder Judge or Commissioner, may be admitted as a witness, and if the Justice, Reeve, Mayor, Police Magistrate, Recorder, Judge or Commissioner before whom the examination or trial is had shall so order, the defendant shall not recover costs, 20 though the prosecution fail.

Conditions
on which
alone appeal,
certiorari, &c.
shall be allowed.

V. No Appeal, Certiorari, or Order for removal shall be allowed to any person complained of or convicted under the preceding Sections, or against whom any order shall be made or judgment rendered for an offence against any of the provisions 25 of this Act, unless he shall enter into a Recognizance or Bond to the Municipality in which the offence is alleged to have been committed in the sum of £25, jointly and severally with two good and sufficient sureties, to prosecute his appeal, Certiorari or order for removal, and to pay all costs, fines and penalties 30 that may be awarded against him upon the final determination of the case; and no Recognizance or Bond shall be taken except by the Justices, Reeve, or Police Magistrate, Recorder, Judge or Commissioner before whom the complaint was made, or the offender tried, and if the appeal shall not be successful, 35 the Recognizance or Bond shall be forfeited, and the amount thereof shall become a debt due to the Municipality within which the offence was committed, recoverable by action by and in the name of the Municipality, and it shall be the duty of the Secretary-Treasurer, Clerk or Treasurer or Chamberlain of 40 such Municipality to prosecute the same and the money shall be applied in the same manner as the fines hereinbefore mentioned. And if the Recognizance or Bond mentioned in this Section shall not be given before or within forty-eight hours after conviction, order made or judgment rendered, the Appeal, Certio- 45 rari or removal shall not be allowed.

Power to
search for
liquor kept in

VI. If any three persons being voters or entitled to vote at the Municipal election of the Municipality within which the complaint is made, shall make oath or affirmation before