1852-3.

BILL.

[No. 350.

An Act to prevent Intemperance, and to prohibit the Retailing of intoxicating Liquors

HEREAS the Retailing of intoxicating Liquors is a cause of drunk-Preamble. enness and demoralization; And whereas it is the interest of all, that some means should be adopted to prevent such demoralization; Be it therefore enacted, &c.,

5 The retailing of intoxicating liquors, in the manner which is denominated Retailing by "by the glass" or "by the dram" is prohibited, and the sale of such hibited. liquor in any quantity, with a view to being drank on or about the premises where it is sold, is a selling by the glass within the meaning of this

II. And be it enacted, That the places commonly known as "dram Grog shops "shops" or "grog shops" are hereby prohibited, and declared public prohibited. nuisances, and the establishment or keeping of one shall be held presumptive evidence of the violation by the keeper thereof, of the preceding Section.

III. And be it enacted, That the establishment or keeping of a place What shall be of any description whatever, and whether within or without any build-deemed a grog shop. ing, coming within the spirit and intent of this Act, and the establishment or the keeping a place of any description where other persons are accustomed to resort, providing their own liquor of the prohibited character, 30 purchased elsewhere, and drinking it there, shall be taken to be keeping a "grog shop" within the meaning of this Act, and to be prohibited.

IV. And be it enacted, That the sale of any intoxicating liquor in a Not less than less quantity than one gallon is prohibited, but nothing in this Act shall sold, unless prevent or prohibit the sale in any quantity demanded, of intoxicating for sick per-25 liquor to any sick person, or for the use of any sick person, if a certificate sons. of the Physician attending such sick person, or of a Priest, or of a Minister residing in the locality, attesting that such liquor is required for such sick person, is exhibited and delivered to the person selling such liquor.

V. And be it enacted, That every person committing or concerned in Penalty on 30 any of the acts above prohibited, or in any way aiding or assisting in any persons consuch act, whether as principal or as clerk, bar-keeper, or otherwise, shall Act. be subject to a penalty of twelve pounds ten shillings currency of this Province, and shall forfeit for every such offence, the said sum of twelve pounds ten shillings, with costs, to such person as shall sue for the same, 35 and such sum may be sued for and recovered in any of Her Majesty's Courts, or before any Justice of the Peace, by action of debt, bill, plaint or information, and no licence issued or to be issued shall be held to justify License not an or excuse any thing done in contravention of this Act, or to exempt the excuse. person contravening the same from the penalty hereby imposed.

VI. And be it enacted, That a writ of execution or a warrant of dis-Execution. tress may issue, in the usual form, against the moveables and immoveables