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1st Session, 6th Parliament, 21 Victoria, 1858.

BILL.

An Act to prohibit the manufacture and sale of Intoxicating Liquors.

Received and read, first time, Monday, 26th April, 1858.

Second reading, Wednesday, 28th April, 1858.

Hon. M. Cameron.

TORONTO:

PRINTED BY JOHN LOYELL, YONGE STREET.

An Act to make further and more stringent regulations respecting the sale of Spirituous and Intoxicating Liquors, and to provide for the punishment of offences against Temperance.

WHEREAS it is necessary for the well being of society that some Preamble. more effectual Law than at present exists, should be enacted relative to the sale of spirituous and intoxicating liquors, and for the punishment of offences against Temperance; Therefore Her Majesty, &c., 5 enacts as follows:

I. The Act of the Parliament of Upper Canada, passed in the 33rd Certain Acts year of the reign of King George the third, and every subsequent Act repealed. relating to the licensing of Taverns or other places for the sale of spiritnous or intoxicating liquors, ale, beer, wine, or cider, or for the manu-10 facture of the same, which may be inconsistent with, or repugnant to the provisions of the Act, shall be, and the same are hereby repealed; Pro- Proviso. vided always, that no Act, or part of an Act repealed, by any of the hereby repealed Acts shall be revived by the passing of this Act.

II. It shall not be lawful for any person or persons, whether Brewers, Restrictions 15 Distillers, Merchants, Storekeepers, Innkeepers, or any other description liquors. of wholesale or retail dealers, to sell, barter, vend, or to dispose of by wholesale or retail or otherwise, any brandy, rum, whisky, gin, wines, beer, ale, porter, cider, or other spirituous or intoxicating drinks, excepting as hereinafter provided.

III. It shall and may be lawful for brewers, distillers, grocers and shop- A certain keepers, to sell any of the articles named in the first section of this Act, may be sold. whether manufactured or imported, in quantities of not less than five gallons, or if bottled in quantities of not less than one dozen, subject to the payment of such license and other restrictions as hereinafter provided, 25 and provided the same be not drunk upon the premises.

IV. It shall and may be lawful for any person to keep an Inn, Saloon, Inn-keepers, or other House of public entertainment, and retail therein, to be drunk with regulaupon the premises, brandy, rum, gin, whiskey, wine, beer, porter, ale, tions herein cider, or other spirituous or intoxicating drinks, upon complying with the contained. 30 regulations hereinafter provided, and upon obtaining a licence for such purpose respectively.

V. No person or persons shall obtain a license under this Act to keep Who may obtain a license an Inn or other place of public entertainment where brandy, rum, gin, under this whiskey, wine, beer, ale, porter, cider and other spirituous or intoxicating Act. 35 drinks may be retailed or exposed to sale in any city or incorporated

town, or in any township or village municipality in Upper Canada, unless such person or persons shall possess the qualifications hereinafter required, and produce the bond, certificate, confirmation and receipt hereinafter set forth.

Qualification for obtaining a license. VI. Every such person or persons desirous of obtaining a license under this Act, shall produce a bond according to form A in the Schedule to this Act annexed, to be entered into by such person or persons, with two good and sufficient sureties (if for Towns or Cities), the principal in £300, and sureties in £100 each, and if for any township or village municipality, the principal in £200, and the sureties in £75 each; and every person 10 desirous of obtaining a license for the above named purpose, under this Act, shall also produce a certificate of himself and of two freeholders, said freeholders being residents, and having some property in the Ward, or other sectional, or adjacent locality in which it is intended to keep such Inn or house of public entertainment, according to the forms marked respectively B and C.

Duties of Councils and Corporations with respect to applicants.

VII. It shall be the duty of the Council or Corporation of the city, town township or village in which it is required to keep such Inn or house of public entertainment to inspect by a proper officer to be by them appointed for that purpose, the bonds and certificates set forth in this Act, which said 20 officer shall enquire into the character and means of all the parties to the said securities, and certify his acceptance and confirmation of the same, according to the form marked D, and who shall also inspect the premises and accommodation of the said applicant or applicants, and see that they are in accordance with the requirements of the municipality, in which his 25 house or place of business is located.

Fees to be paid in cities or towns. VIII. No person or persons shall obtain or be allowed to receive a license under this Act, to keep an Inn or other house of public entertainment for retailing therein, brandy, rum, gin, whiskey, wine, beer, ale, porter, cider, or other spirituous or intoxicating drinks, in any city or town in Upper 30 Canada, unless such person or persons, applicant or applicants for license, shall in addition to such bond, to be approved of as aforesaid, have complied with all the requirements of the Corporation of whom the said license is sought to be obtained, and shall first pay to the Chamberlain or Treasurer of such city or for such license a sum not less than £25, nor 35 more than £50, at the discretion of the Council or Corporation of such city or town.

Fees to be paid in Municipalities.

IX. No person or persons shall obtain a license under this Act to keep an Inn, or other house of public entertainment, where brandy, rum, gin, whiskey, wine, beer, ale, porter, cider or other spirituous or intoxicating 40 liquors are sold or drank, in any township or village municipality in Upper Canada, unless such person or persons, applicant or applicants for license, shall in addition to the required bond and certificate of character be possessed of the necessary accommodations required by the municipality in which his house or place of business is to be established, and shall have paid 45 in to the Treasurer of such municipality the sum fixed by the said municipality as the amount or price of such license or fee, which sum shall not be less than £12 10s., nor more than £25, in the discretion of the said Corporation.

Certificates of payment.

X. It shall be the duty of the Chamberlain or Treasurer of any city, 50

town, township, or village municipality, upon payment to him of such license, to grant a certificate of the same according to form E:

XI. It shall be the duty of the Council or Corporation of any city town, township, or village Municipality, at any time after this Ac 5 shall come into force, to appoint for every such city, town, township their duties. or village, a License Inspector, (who shall be subject to removal at any time for misbehaviour or otherwise as to such Council shall seem fit,) whose duty it shall be to issue licenses according to law in that behalf, under the authority of the Municipal Council of the said city, 10 town, township or village, to inspect houses of public entertainment of every description licensed under this law, to see if they have the necessary qualifications, and are kept according to law, to prosecute any licensed person selling or acting otherwise than is authorised by his license, and also to prosecute any unlicensed person selling or 15 vending spirituous or fermented liquors of any kind, and otherwise to enforce this law.

pectors to be

XII. The said License Inspector shall, before taking upon himself License Inthe duties of the said office enter into a bond with two good and suffi-spector to give cient sureties, to be approved by the Mayor, Reeve or other Chief 20 Magistrate of the Municipality, according to the form in the Schedule to the Act, marked F.

XIII. It shall be the duty of the said Inspector upon receipt of the When licenses bonds, certificate, confirmation and receipt required by this Act, the shall be issued same being correct, to issue to the person named therein as applicant, 25 a license to keep an inn or other house of public entertainment for retailing therein brandy, gin, rum, whiskey, wine, beer, porter, ale, cider or other spirituous or intoxicating drinks; such license to be signed by the Mayor or Reeve, and Clerk of such Municipality, and countersigned by such license Inspector, and to be according to the 30 form in the Schedule to this Act marked G.

and by whom.

XIV. It shall be the duty of every license Inspector throughout the License list to Province to keep a license list in alphabetical order, of persons obtain- be kept. ing license under this Act, with their places of abode, and the names of their sureties; and an "offenders' list," of the names sent to him by Tobe publish-35 Justices of the Peace with the offence and punishment, and a true ed in a newscopy of such lists shall be published quarterly, in the months of March, paper. June, September and December, in some newspaper issued within the Municipality over which such license Inspector has jurisdiction, or if there be no newspaper issued within such Municipality, then in the 40 newspaper published nearest to it, and such alphabetical list shall be open for search and inspection upon the payment to such Inspector of the sum of 1s. 3d., and that such Inspector shall give a certified copy of such list or part thereof, if required, which said certified copy shall be received as evidence in any Court of Justice.

XV. It shall not be lawful for any person or persons licensed under No liquors to this Act, to sell or provide any other person or persons with intoxicating be sold on the liquors on the Lord's day; Provided always, that it shall and may be Lord's day. lawful for innkeepers under this Act to provide their lodgers or travellers with liquors as they would with any other article of food or drink;

50 And it is further provided, that persons convicted of a breach of this section shall incur a penalty of not less than £2 10s. nor more than £12 10s. Houses not to be open after 11 p.m.

XVI. It shall be lawful for persons licensed under this Act to keep their houses of business open for the reception or entertainment of visitors or others, (always excepting travellers or lodgers) after the hour of eleven in the afternoon, nor shall they open the before the hours of six o'clock in the forenoon of any day in the year; but that such houses shall be closed to all persons (except as aforesaid) by the keepers thereof; and all persons convicted of a breach of this section shall incur a penalty of not less than £2 10s. nor more than £12 10s.

No liquors to be sold to drunkards, minors, Indians or soldiers.

XVII. If any person authorized under this Act as aforesaid to sell intoxicating liquors shall sell the same to a drunkard or to any one 10 while intoxicated, knowing them to be such, to any minor without the direction in writing of his parent, relative or guardian, to any Indian, or to any soldier in the army, he shall incur a penalty of not less than £2 10s. nor more than £12 10s., and in addition he shall be liable for all the injuries which such drunkard or intoxicated persons to whom 15 liquors are forbidden to be sold as aforesaid, shall commit while in a state of intoxication, arising from drinking the liquor as aforesaid, by an action on the case in favor of the person injured.

Fines for contravention.

XVIII. If any person not authorised as aforesaid shall sell any intoxicating liquors to any person, he shall, in addition to the penalties 20 by this Act prescribed, be liable to a fine of not less than £25 nor more than £100 at the discretion of the Court, and be liable for all the injuries which such person or persons shall committ while in a state of intoxication arising from drinking the liquors aforesaid, in an action on the case in favour of the person injured. 25

Lease of buildings, &c., for unlawful purposes.

XIX. Any person who shall lease or let any building to another or make any contract for the use and occupation of any building by another knowing that intoxicating liquors are to be sold therein by such tenant or occupant contrary to law, shall be punished by fine therefor not to exceed the sum of 25s. for each day that liquors may be 30 sold therein.

Lease to be unlicensed sale of liquors.

XX. If the tenant or occupant of any building under lease or condetermined by tract for use or occupation, made subsequently to the passage of this Act shall sell any intoxicating liquors therein contrary to law, his lease or estate in the premises shall thereby be determined, and the owner 35 of the building may recover possession thereof according to law without any notice to quit.

Penalty for without license.

XXI. If any person shall, after the passing of this Act, he convicted sale of liquors of selling or dealing either directly or indirectly in whiskey, brandy, rum, gin, wine, ale, beer, porter, cider, or other intoxicating liquors, 40 without having obtained a license under this Act, or if any person having a license, shall be convicted of selling otherwise than as authorised by his license, every such person or persons, on being convicted of such offence shall be fined in the sum of not less than £25 nor more than £100 for every such offence, and in default of payment of such 45 fine, shall be imprisoned in the common gaol for not less than three nor more than twelve months.

Unlicensed tippling houses de-

XXII. All tippling houses, groggeries or other places in which intoxicating liquors are kept and for sale contrary to the provisions of

this Act, shall be and are hereby declared to be public nuisances, clared public and may be proceeded against as such, and the keepers thereof may nuisances. be proceeded against as persons who have committed a public nuisance, and shall be punished upon conviction thereof, as persons guilty 5 of committing a public nuisance.

XXIII. Habitual drunkenness or intoxication is hereby declared to inbitual be a misdemeanour, and any person found in the streets or public places drunkenness a misdemeanor. in a state of drunkenness or intoxication, shall be liable to be fined for every such offence in a sum not less than 5s. or more than £5, in the 10 discretion of the Magistrate convicting,—and if the fine be not immediately paid, shall be sent to the common gaol for a term of not more than thirty days.

XXIV. After the passing of this Act all brewers, distillers, manu- Bonds to be facturers, and wholesale dealers of every description, shall, before entered into by brewers, 15 obtaining a license to manufacture or sell, enter into honds themselves ac in £200 and two sureties of £100 each, conditional not to break the law; and any person who shall manufacture or sell, without first having entered into such bond, and obtain a license as provided for in this Act, shall torfeit the sum of one hundred pounds, and every such 20 manufacturer, whether brewer or distiller, shall pay the municipality a fee or license (in addition to any provincial duty for which they are now liable,) of not less than £12 10s. and not more than £25, in the discretion of the municipality issuing the same.

XXV. It shall and may be lawful to license temperance houses or Temperance 25 houses of public entertainment for the accommodation of the travelling Houses. public, which said houses shall have the same accommodation for man and beast (liquor excepted) as inns or other public houses, by this Act are required to have.

XXVI. Before any person or persons shall be permitted to open any License there-30 such temperance house he shall take out a license for the same, and for. enter into bonds, himself in £100 and two sureties in £50 each, not to sell or vend in any manner, spirits or intoxicating liquors, and shall also pay for the said license a sum or fee not less than 50s. nor more than £10, in the discretion of the Municipality issuing the same, and 35 shall be subject to same rules, regulations and penalties as inn-keepers, for any infringement of this Act.

XXVII. If any person after the passing of this Act shall be injured In case of or killed when in a state of intoxication, it shall be lawful for the death or injuwife, husband, eldest child, or next of k n, as the case may be, to sue state of intoxi-40 in any Court of Law in Canada the person or persons from whom (if cation. a retail dealer) the intoxicating or spirituous liquors were obtained and drunk; and upon conviction thereof, it shall be lawful for such wife, husband, eldest child or next of kin, to recover from such person or persons connected therein the amount of damages awarded to them 45 by a jury of the country.

XXVIII. Not more than one action may be brought for and in But one action respect of the same subject, matter or complaint, and every such may be action shall be brought within six months after the injury or death complained of shall have taken place.

Certain powers to wife, child, &c., of intoxicated person.

XXIX. It shall be lawful for the wife, husband, eldest child, or next of kin, as the case may be, of any person convicted of drunkenness or intoxication, to bring in a summary manner before a Justice of the Peace, or County Court, the person or persons (other than wholesale dealers) from whom such drunken person obtained the spirituous or intoxicating liquors, or upon whose premises they were drunk, and such person upon conviction shall pay the wife, husband, eldest child, or next of kin, a sum of money equal to the amount which such drunken person might have earned during the term of his confinement in consequence of being drunk as aforesaid.

Parties aggrieved may prosecute through Municipality.

XXX. It shall be lawful for all parties aggrieved, to prosecute for any breach of this Act through the Municipality in which the offence was committed, by entering into good and sufficient bonds with the said Municipality to save harmless the said Municipality from all costs and charges, by reason of proceedings being taken in the name of 15 such Municipality, according to form H in the schedule to this Act annexed.

Duty of Inspector upon receipt of bond.

XXXI. Upon such bond being taken and filed in the Inspector's office, there to be kept secret from all parties except the Mayor, Reeve or Chief Magistrate, it shall be the duty of the Inspector to institute 20 proceedings at once in the name of the Municipality against the offender named in such bond, and prosecute the same vigorously to a termination.

Application of fines, &c.

XXXII. All fines inflicted and collected under this Act shall be disposed of as follows: one moiety to the complainant and prosecutor, 25 the other moiety to the Municipality within whose jurisdiction such conviction took place.

In case of neglect to pay fines.

XXXIII. If the fines inflicted under this Act or any money ordered to be paid, together with the costs of prosecution, be not paid within such time as the Court or Justice shall direct, such fines, monies and costs 30 shall be collected by distress and sale of offender's goods, under authority of a warrant of distress, for that purpose to be issued by the Court or Justice convicting; and in case there shall be no goods or chattels to satisfy such warrant, then such offender shall be imprisoned in the Common Gaol of the Municipality or County wherein such conviction shall take place, for a time not to exceed twelve months, in the discretion of the Court or Justice convicting.

Cases not hereby provided.

XXXIV. In all cases not otherwise specially provided for by this Act, proceedings shall be laid in a summary manner before a Justice of the Peace, and whose further duty it shall be at least once a month to 40 furnish the License Inspector with a list of all such convictions as may have taken place before him, stating the nature of the offence and punishment awarded.

False statements. XXXV. If any person shall make a wilfully false statement in any certificate or writing required by this Act, he shall be guilty of a mis- 45 demeanour and punished accordingly.

When licenses XXXVI. All licenses under this Act shall be issued before the first shall be issued day of March in each year, and no license shall be issued after that

time to any person or persons whatever; and the bond, certificate, confirmation, license, and license fee or duty, and all other requisites under this Act shall be renewed every year, and if any person or persons shall sell without such renewal of license, he, she or they shall 5 be punished as persons selling without license.

XXXVII. It shall and may be lawful for the Municipalities to make By-laws as By-laws as heretofore in reference to inns and houses of public enter-heretofore. tainment, provided such By-laws do not contravene the provisions of this Act.

XXXVIII. Any person competent to give testimony in any Court in Competent Upper Canada may give testimony under this Act, and may be fined witnesses. and imprisoned, as though he were the offender, if he refuses to give testimony.

XXXIX. And to facilitate the conviction of persons offending What shall be 15 against the provisions of this Act, it shall be sufficient evidence of the evidence of sale by the defendant of any spirituous or intoxicating liquor mentioned sale of liquor. in this Act, and alleged to have been sold by him to any person, if it be proved that defendant, or any one in his employ, or belonging to his family, or any habitual inmate of his house or premises, supplied, 20 handed or delivered it to such person, or placed it or caused it to be placed so that such person might and did take such liquor, without proving actual payment or promise of payment for the same.

XL. It shall be the duty of Mayors, Aldermen and Councilmen, of all Duty of May-Reeves, Deputy Reeves and Councillors, all Justices of the Peace, Con- ors, Aldermen 25 stables, and other Peace Officers, to enforce the provisions of this Act Act. against licensed persons, unlicensed persons, or drunkards, or others infringing on the provisions of this Act where such infringements are observed by them, or brought under their notice.

XLI. This Act shall apply only to Upper Canada.

Act limited to

SCHEDULE REFERRED TO IN THE ACT.

Form of Bond marked A.

Know all men by these presents, that we, A. B., of (name of place of abode, and addition) C. D., of , and E. F., of are held and firmly bound unto the Municipality of in the good and lawful money of Canada, that is penal sum of , and said E. F. in the sum of , of like and , of like and to say, the said A. B. in the sum of lawful money, for payment of which well and truly to be made, we bind ourselves, and each of us, our heirs, executors and administrators, firmly by these presents.

185 . As witness our hands and seals at day of

Whereas the above bounden A. B. is about to obtain a license to keep a [House of Public Entertainment as the case may be] at [place.] The condition of this obligation is such, that if during the time such license shall remain in force the said A. B. shall pay all damages, fines and penalties he may be condemned to pay for any offence or breach of the law relative to houses of public entertainment, and for retailing spirituous or intoxicating liquors now or hereafter to be in force, and shall keep an orderly and respectable house, and prohibit and prevent quarrelsome, riotous or disorderly conduct in or about the said house and premises, and shall also prevent all gambling in his house or on his premises, and shall not allow any person or persons to become intoxicated or drunk in or about the said house or premises, from drinking liquors sold in the said house or on the said premises, or drunk therein or thereon, and shall in other respects do, perform, and observe all the requirements of the law, and shall conform to all rules and regulations that are or may be established by competent authority in such behalf, then this obligation to be null and void, otherwise to remain in full force, virtue and effect.

Signed, sealed and delivered in the presence of

A. B. [L. S.]
C. D. [L. S.]
E. F. [L. S.]

Form of Application for License, B.

Municipality of the of to wit:

I, of , desire to obtain a license to keep an inn or place of public entertainment wherein spirituous liquors may be sold, in the [describe the place] do hereby certify that I am a subject of Her Majesty, and that I am bona fide possessed of personal property in my own right in the said to the value of £200, and that I am in other respects qualified according to law to keep an inn, &c., [as

Dated, A. D., 185 .

[Signature.] Applicant.

Form of Certificate marked C.

Municipality of the of to wit:

previously designated.

We, the undersigned freeholders of , do hereby certify that of who is desirous of obtaining a license to keep an inn or house of public entertainment in the Town of , is personally known to each of us, that he is a subject of Her Majesty, is honest, sober, and of good repute, is bona fide possessed in his own right of personal property to the value of £200, in the , and that he is in other respects a fit and proper person for keeping a House, that we have visited or are acquainted with the house and premises situated at

for which the License is required, and that he has in and about the same, proper accommodation, as required by law, and we further certify that a house of public entertainment is required at the place where the said house is situate.

Given under our hand this

day of

A. D. 185 [Signature.]

Freeholders in the

Form of Confirmation marked D.

plying with the la may have his lice	o eing satisfied a accept w in that beha nse for the pui	f s to the chara the said Bon If, and that the poses in the	ng been this day submitted conformably to the And the said Council acter and means of the said of and Certificates as compassed Bond and Certificates and fee to the Treasurer			
Signed at	this [day of L. S.]				
Form of Receipt of Treasurer, marked E.						
of to wit: Sthe sum of the sum of for his fee for, or duty on a license to keep a house of public entertainment, and for retailing therein brandy, rum, whiskey, gin, wine, ale, beer, porter, cider, or other vinous or fermented liquor, having intoxicating properties. Signature. [Seal if any.]						
•	(D) (T)	•	Chamberlain.			
Form of Bond of License Inspectors, marked F.						
Know all men b, and the Municipality of	E. F., of	are he	B., of , C. D., of eld, and firmly bound unto in the penal sum of			
pounds of good and lawful money of Canada, that is to say, the said A. B. in the sum of and the said C. D. in the sum of and the said E. F. in the sum of of like good and lawful money, for payment of which well and truly to be made, we bind ourselves, and each of us, our heirs, executors and administrators, firmly by these presents. As witness our hands and seals, this day of A. D. 185						
Whereas the abduties of License I condition of this of and will at all tir such office of Lice of the Legislature, and penalties, insleast once a year, sprituous, intoxicat the provisions of the duties of the provisions of the duties of the second conditions of the duties of the provisions of the duties of the provisions of the duties o	nspector for the bligation is such that the substitution is such that the substitution is substitution in the substitution in the substitution is substitution in the substitution in the substitution in the substitution is substitution in the subs	h, that if the and impartia issue the Lice, attend to ed houses of all unlicensed liquors, and or the reguli	to take upon himself the of . The above bounden A. B. shall lly perform the duties of enses according to an Act the collection of all fines public entertainment, at ed sellers and dealers in I in other respects enforce ation of houses of public			
entertainment, and the punishment of drunkards, then this obligation to						

A. B. [L. S.] C. D. [L. S.] E. F. [L. S.] in presence of

be null and void, otherwise to remain in tull force, virtue and effect.

Signed, sealed and delivered,

Form of Inn-keeper's License, marked G.

City, Town, Township, or Village of to wit:

This License is granted to
of to keep an Inn or house of Public
Entertainment in the said City, (or Town, as the case may be) known as
the and to sell therein, brandy, rum, gin, wine, ale, porter,
beer, cider, or other spirituous or intoxicating liquors, by retail.

This license to be in force until the last day of the month of February, 18, and no longer; Provided the said shall keep good order in the said hotel or house, and duly observe all such rules, regulations, matters or things respecting hotels or other houses of public entertainment as are or may be enacted by the Legislature of the Municipa-

lity of A. B.

J. B. Mayor or Reeve.

T. B. Clerk.

License Inspector, March, 18

N.B.—This License not transferable to any other House.

Form of Bond, Marked H.

Know all men by these presents, that we, A. B., of C. D., of and E. F., of , are held and firmly bound unto the Municipality of (as the case may be) in the penal sum of £ of good and lawful money of Canada, that is to say, the said A. B. in the sum of the said C. D. in the sum of and the said E. F. in the sum of of like good and lawful money of Canada, to payment of which, well and truly, to be made, we bind ourselves, and each of us, our heirs, executors and administrators, firmly by these presents.

As witness our hands and seals, the day of A. D. 185
Whereas the above bounden (A. B., or whosoever it may be in fact)
is desirous of prosecuting [the offender] for [selling liquors without license, or whatever the offence may be] and is desirous to use the name of the said Municipality of for that purpose. Now the condition of this obligation is such that if the above bounden A. B. shall indemnify and save harmless the said Municipality of the City of , &c., from all costs, charges, expenses, or damages that may or can be incurred from the use of the name of the said Municipality in such prosecution, or otherwise in connection therewith, then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and delivered, in presence of

A. B. [L. S.] C. D. [L. S.] E. F. [L. S.]