vince and Lower-Canada; we, Your Majesty's dutiful and Inyal suhjects, the Commons' House of Assembly of Upper-Cana!la, besench Your Mijesty that it may be enacted, and Be it enacted by the King's Most Exerllent hajesty by and with the advice and consent of the Levislative Council and Assenbly of the Province of Upier-C'anada, constituted and assembled by virtue of and under the authority of an Act passed in the Parlament of Great Brtain, entituled, "An Act to repeal certain parts of an Act pased in the fourteenth year of His Majesty's Reign, entituled, 'An Act for making more effectual provision for the Govermment of the Province of Quebec, in Nurth America, and to make further provision for the Government of the satd Province,'" and by the authority of the same, That from and out of the rates and duties raised, levied and collected, or herexfter to be raised, leried and collected, to and for the public uses of this province. in the hands of the Receiver Getieral, and unappropriated, there be granted to His Majesty, his troto granted as heirs and successors, the sun of one thousand pounds, which said sum of a finther compipen. sution to the Commissio.er sert to Erbiad.

Ta he paidif by lie Peraiver (ieneral, and :ccuanted for therush the lords of the Sreatury. one thousand pounds shall be appropriated and applied in further compensating the said Commissioner, appointed for the purposes herein before mentioned.
II. And be it further enactell by the authority affiresaid. That the said sum of one thousand pounds shall be paid by the Receiver General of this Province. in disebarge of such warrant or warrants as shall for that purpose be istuad by the Governor, Lieutenant Governor, or person adininistering the soverriment of this Province, and shall be accounted for to His Majesty, fiis Meirs and Successors, through the Lords Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, His Heirs and Successors, shall be graciously pleased to direct.

## C II A P. XV.

An Act to Restrain the Selling of Beer, Aie, Cider, and othr Lignors, not Spirituous, in certain Towns and Vilages in this Province, and to Regulate the manner of Licencing Ale-Houseg. within the zame.
[Passed March 19th, 1029]

## Most Graciovs Sovereign,

Fromile

wHEREAS it is expedient to provide by law for Licencing houses for the sale of Beer, Ale, Cider, and other Liquors, not spirituous, by retail, in certain towns in this Province, we, Your Majesty's dutifal and loyal suljects, the Commons of this Povince, beseech Your Majesty that it may be enacted, and Be it enacted by the King's Most Exccllent Majesty, by and wit? the advice and consent of the Legislative Council and Assembly of the Povince
of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Pariament of Great Britain, entituled" An Act t. repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entitnled 'An Act fir making more effectual provision for the Government of the Province of Quebec in North America, and to mase furtser provision for the Government of the said Province,"' and by the authority of the same, That from and alier the first day of May next, all and every person or persons who shall open a house for the sale of Deer, Ale, Cider, or other liquor or liquors, not spirituous, within any town or village of this Province, or within one mile thereof, containing twenty houses or more, by retail, shall, and he, she, or they are liereby required to take ont a Licence Licences to be tat for so doing, which Licence shall be granted muder the hand and seal of benout by p-rsons any two Justices of the Peace residing within such town or village; or if it beping Ale howshall happen that two Justices of the Peace shall not be residing within such town or village, then by any two Justices of the Peace residing nearest thereto, and which Licence shall be in the form following :-
"We, A. B. and C. D., two of His Majesty's Justices of the Peace resid- Form of Licenee: ing in (or nearest to, as the case may be) the town or village of do hereby authorise and empower E.F. in the house described by the sign of in said town or village, in the district, to keep a common Ale and Viclualling House, and in utter and sell therein by retail Ale, Beer, Cider, and wher liquors, not spirituous, alsn Bread and other provizions, Provided, that no unlawful game or games, or any drumkenness or other disorder be suffered in said House, or in the Yard, Garden, or Premses therefor belonging, but that good order and rule be maintained therein - This Licence to comtinue from the dite hereof until the day of in the year of our Lord for which Licence the sum of tho shillings and six pence may he demanded, and no nore.
11. Anel be it further enacted by the anthoity "fforesaid, That ihe sail Justires; before granting such Licences as aforesaid, shall take bond and surety by recognizance of such person or persons ${ }^{\text {(2) }}$, whom such Lirente shall be granted, he, she or they, in the sum of Ten Pounds, and wo sureties in the sum of Five Pounds, or one sufficient surety in the stim of Ton Pounds, as well against the using of Unlawful Games, as also for the maintenance of good order and rule, which at or before the next General Quarter Sessions, be filed by the Clerk of the Peace of the distict, by the Jusuces taking the said recosnizance, and shall be in the following form. for which the person entering into the same shall pay the sum of One Shilling.

2s. 6d. to be paias ther for.



Securite to be lakenf.r the orderly herping of houste licen ed, to wit. $\quad$ year of the reign of our Sovereign Lord of in the said district, yenman, and B. B. of C. C. of yeoman, personally came hefore us, D. D. and Geonath, and of the Peace for the said district, and acknowledged themselves to owe to nur Sovereign Lord the King, that is to say, the said $\mathcal{A}$. $A$. the sum of Ten Pounds, and the said B. B. and C.C. in the sum of Five Pounds each, of good and lawful money of Upper Canada, to be made and levied of their gonds and chattels, lands and tenements respectively, to the use of nur Sovereign Lord the King, His Heirs and Successors, if the said A. A. snall make

Hefault in the condition hereunder written. Whereas the ahove bounden $\mathcal{A}$. A. is licenced in keep a house tor the sale of Alu, Buer, Cidur, and wher liGuors, not spirituous, by retail, for oue year froul the date hereol, in the hoase wherein he now dwelleth, known by the sign of

Now the condition of this recognizance is such, that if the said A. A. ahall suffer mo unlawfil games, drunkeunens, or any other disorder to be used or committed in his said honse, nor in any ont-house, yard, garden, or other the appurtenances thereto belonging, but shall maintain and keep good oriter and rule within the same, then this recognizance to be void, otherwise to remain in full fipee and virtue.
Butien on lisences. IIF. And be it further enacted by the authority aforesad, That each and every person to whom such licence shall he granted, shat yield and pay for the same as fillows, that is to say, in or within one mile of towns or cillages conLuining not lesa han twenty, nor more than fifty dwelling housen, the sum of Ten Shillines; in 1 whe or villages contaning int less than fifl, wor more Than one homdred dwelling houses, the auin of Twenty Shillings; and in all towns and villaces containing more than one hundred dwelling bouses, the

Manies paid for ii. cencess to be paid in the Reer river Geureril und acconntied tor thro' tim Larda callia M.jisty's Treatu b.

Time of Magistrates nipeting to grantliences. Gidys notice to be sivea, sum of Fory Shilling ; and that all the monies arising from the issuing of such licences shatl be first paid into the hande of the Musiatrates issuing the same, and by them, withill six months thereafter, ino the hands of . B is Majesty's Receiver Gieneral, to asd for the public uses of tha Province, to be ancimated for through the Lards Commissioners of His Majeaty's Treaunry for the time boing, in such manner and form as His Maj sty shall be graciondy pleazed ion direct.
IV. .fmd be it furither macted by lie authority af resaid, That the Magistrates of every town or village of this $\mathrm{Pr}_{\mathrm{r}}$ vince comtaining in enty dwelling houses or more, shall avembln at some place within the same, on the firs Monday in the month of May in each and every year, if which thy are here $y$ required to give six days previous notice for te pumpe of receiving applications ior li:ences from piersons desirous of neming lanuses for the sale of Beer, Ale. Cider, and wher liquers, not spirituens. Provided iluny, that if it slall baypen, that two Nagistrates do not reside within the limits of such town o: village, then any tho Magistrates residing nearest $\mathbf{t 0}$ the town or village af reseid shall assemble as atoresaid, having given votice as aforesaid, upon application beiag made to thein for that purpose by any two or more inhabitant honsebolders of such town or village as aforesaid.
V. And be it further enucted by the authonty aforesmis,. That if any person or persins shall presume in open a house for the sale of Ale. Beer, Cider, or other liquors not spiriturus, by retail, after the first Monday in the aronth of May next, contrary to the provisions of his Act, he, she, or they shall, upom conviction thercof hefore any two of His Majesty's Justices of the Peace within the District where such person or persuns shall reside, upon the oath of one or more credible withess or witnesses, or apon the confession of the
Pemity for kopp. party charged, forfeit and pay a sum not less than two pounds, nor more than ing an Ale Hone five pmunds. fir each and every tfence of which he, she, or they shall be conwitheut a Lience victed. to be levied by distress of tite goonls and chatiels of the iffender -8 To the levisd by offenders, by and under the authority of a Warrant fro - the Magistrates 6. . distien.
chatges, and for want of sufficient distrens, the body of such offender or offenders shalh by ordor of such Magiatratet, be committed to the Comnion Geol of the District for a period not less than ten days, nor more than thirty days.
V. And be it further enäcted by the authority aforesmid, That ona half of every pecuniary penalty which shall be levied under and by virtue of this Act, shall be paid by the person recoiving the same into the hands of His Majesty's Receiver Gencral, to and for the use of His Majesty, His Heirs and Successorg, for the public uses of this Province, to be accounted for through the Lords Commisgioners of His Majesty's Treasury for the tine being, and the other moiety to the informer or jerson who shall sue for the same.

V1. And be it further enacted by the authority aforesaid, That any Justice, on complaint or information that any person or persons licenced as aforesaid, wherdiy in the judgnent of such Magistrate the recognizance herein before stated shall be forfeited, or the condition thereof broken, may, by summons under his hand and seal, require such person or persons to appear before the nexi Gencral and Quarter Sessions, to answer to such complaint or information, and also shall bind the person who shall make complaint, or any other person, in a recrunizance to appear and give evidence ; at which said Sessions a Jury shall be empannelled to euquire of the complaint preferred, and if suct. Jury shatl, upon hearing evidence, determine that the person complained of, hath done any act or thing whereby the condition of his recognizance is broken, such aci being by them named, the Justices before whom such matter shall have been tried, shall order the recognizauce of such perons or persons to be established in His Majesty's Court of King's Bench of this Proviuce, aid such person or persons shall be disabled from obtaining a licence for the sale of Beer, Ale, Cider, or cther liquors not spinituous, as aforesaid, for the space of one year then next ensuing.
VII. . And be it furthet enaclud by the authority aforesaid, That in such town or places where any fair shall be kept, for the time only of said fair, it shall be lawful for every person to use common selling of Ale, Beer, or Cider, or other liguors mot spirituous, in booths or other places in such town or place, us aforesaid, without being required to take out a Licence for so doing.
VIII. And be a further enacted by the authority afore: aid, That it shall and may be lawful for the Magistrate to whom application shall be nade for Licences as aforesaid, to determine the number of houses which shall be licerred in each of the said towns and villages, as aforessid. Prutided ahcays, That if any person or persons shall have been refused a Licence or Licences by the Magistrates in whoni he, she, or they shall have applied for the same, and shall feel aggrieved by such decision, it shall and may be lawful for such person or persons to apply to the Magistrntes in General Quarter Sesgions assenteled, at their next Session, for redress ; and if the majority of such Magistrates, so assembled, shall be of opinion that such applicart or applicants is or are entilled to a Licence, as aloresaid, it shall be lawful for the charman of such Court of General Quarter Sessions, and be is tercby required to grant a $1 . \mathrm{i}$ cence or Licences to such aptlicant or applicants, upon his, her, or their compliance with the prucisions herein befure cuntained.
IX. And be it further enacted by the authorruty aforesesid, That this Act shall be Cintinuenceof this and continue in force for two years from the passing thereaf, and from thence Act.
to the end of the then next ensuing Session of Patiament, and wo longer.

How Recogni. zances io bo d: clared fuiforied.

Upon forfeilart of recrgnizancesper. ty dimabled kerp. ing Ale House for one yeap.

During Fairs, per* onas moy sell Ale, \&c. in beother $\mathbf{n}$ ith. out Licence.

Justicet stall deerers ine the numner of Ale Houres proper to le kept in emh tuma or viliage.

