CAP. XXXI.

An Act to impose a duty upon Distilleries in that part of the Province heretofore called Lower Canada.

[18th September, 1841.]

MOST GRACIOUS SOVEREIGN.

Propuble

WHEREAS certain duties are payable in that part of this Province called Upper Canada, by persons having and using Stills for Distilling Spirituous Liquors for sale, and it is expedient that similar duties should be payable within that part of this Province called Lower Canada, to aid in carrying on the Public Improvements of the Province: May it therefore please Your Majesty, that it may be enacted, and be it enacted, by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council, and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of, and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled An Act to Re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada and it is hereby, enacted, by the authority of the same, that from and after the first day of January next, there shall be raised, levied, collected, and paid yearly, and every year, unto Her Majesty, Her Heirs and Successors, by and from all persons having or using a Still or Stills, for the purpose of distilling spirituous liquors for sale, within that part of this Province called Lower Canada, a sum not exceeding one shilling and six pence, currency, per gallon for each gallon which such Still or Stills, or other vessels used for the purpose of distilling, as aforesaid, and hereinafter more particularly described, shall, or may, be capable of containing.

Duty on Stills.

District Ing.

nector.

II. And be it enacted, that it shall be lawful for the Governor, or the Person administering the Government, by an instrument under his hand, to appoint a District Inspector in and for each of the Districts of Quebec, Montreal, Three Rivers, Saint Francis and Gaspé, and from time to time, to remove any such Inspector, and appoint another in his stead.

License.

III. And be it enacted, that every person keeping or using a Still, shall obtain a Licence from the District Inspector, which Licence shall continue and be in force, until the thirty first day of December of the year on which the same is granted, and not afterwards, and shall be renewed annually.

Form of requisition for a Stills, shall make a requisition to the District Inspector in the following form, and stating

stating the entire capacity of the Still, or of the Stills, for which it is required, and the exact location of the same:

do hereby require a Licence in favor of for a Distillery, situate in (describe the exact situation of the Distillery, and of every vessel within the Still House of the said Distillery, and the dimensions of Stills required ; and I hereby declare, that to be Licenced) the District of the entire capacity of every Beer Still, Faint Still, Doubler, or other Vessel containing, or intended to contain, Beer or Wash for running the Low Wines, or in any way acting as a Still in the said Distillery, without any allowance or deduction on account of allowance for steam room, or on any other account whatever, gallons, and that no other Vessel whatever, except those included in the said measurement, is used, or intended to be used, as a Still, or in any way to answer the purpose of a Still, or of part of a Still, in the said Distillerv.

one thousand "Witness my hand this day of

eight hundred

signature of the proprietor or owner of the Distillery, or his Clerk or Agent, cognizant of all the facts stated in the requisition.

"District Inspector for

V. And be it enacted, that from and after the said first day of January next, the District Inspector, and any person or persons acting under him, or by his directilleries bettions, shall, and may, at any time between sunrise and sunset, enter into any Dis- ween sunrise & tillery, Still-House, or other place where a Still is kept, or is supposed to be kept, within his District, whether the same be licenced or unlicensed, and to make all and every necessary search or searches therein, or in any part thereof, and to measure and guage such Still or Stills, and to make all and every necessary inquiry and examination upon or about the premises, either for the purpose of ascertaining the correctness of the requisition sent in to such District Inspector, or of ascertaining whether any Still or Stills, for which no licence has been taken out, may be in operation upon the premises.

VI. And be it enacted, that any person or persons refusing to permit the District Inspector, or those acting under him, to enter into any Distillery, Still-House or other place containing, or reasonably supposed to contain any Still, between hind ring Inssunrise or sunset, as aforesaid, or obstructing, preventing or hindering such Inspector, or those acting under him, in his or their lawful entry or search, as aforesaid, shall, for each offence, incur a penalty not exceeding ten pounds, currency, to be recovered in a summary manner before any Justice of the Peace having Jurisdiction in the place where the offence is committed on the oath of one credible witness, other than the informer, and to be levied, with costs, by distress and sale

Penalty on persons obstructing or

sale of the goods and chattels of the offender, under the warrant of such Justice, if not forthwith paid; and one moiety of such penalty shall belong to Her Majesty, and the other to the informer or prosecutor.

That vessels shall be liable to Duty.

VII. And be it enacted, that the said duty of one shilling and sixpence, curreney, per gallon, shall be paid and calculated upon the entire capacity of every Beer Still, Faint Still, Doubler or other Vessels of any kind or description whatever, in which the Beer or Wash is heated or prepared, or which may in anywise act as a Still, or be used as attached to, or connected by pipes or otherwise, with, or be assistant or auxiliary to the vessels ordinarily denominated the Beer Still, and every vessel of any kind or denomination whatever, and by whatever name it may be known, into which the Beer or Wash is put, or into which the steam therefrom is carried or forced, or any vessel by which the process of distillation is carried on, so as to increase the quantity of Spirit produced from the use of the Vessel into which the Beer or Wash is actually put, excepting only any Worm or Vessel intended expressly for the condensation of such steam, and which is immersed in any cistern or vessel of cold water for the purpose of effecting such condensation, and also excepting from the operation of this Law, any Still or Stills kept and used for the sole purpose of rectifying the high wines or spirits of the first extraction from the Beer or Wash; and further that no allowance shall, in calculating the contents of any Still, be made for steam room, or working of the steam, or for any other cause whatever; and that every Tub or Vessel placed on the top of, or connected with, any Still or vessel containing Beer or Wash, serving for the purpose of a cap, or receiver of the steam, shall be considered as part of the Still in calculating the duty payable on the same.

Inspector may guage Still VIII. And be it enacted, that from and after the said first day of January next, each District Inspector, and those acting under him, shall, and may, measure and guage any Still or Vessel within his District for the use of which a duty is hereby imposed, in such manner as he, or they, shall deem most advisable for the purpose of testing the accuracy of the requisition made by, or on behalf of the owner as aforesaid.

Penalty on false statement by owner of Still. respecting its capaci-

IX. And be it enacted, that for any wilful false statement made in any such requisition as to the contents of any Still or Stills therein mentioned, the owner or proprietor thereof, shall forfeit to Her Majesty the sum of fifty pounds, currency, to be recovered in any manner in which a debt to the Crown of a similar amount may be recovered in Lower Canada; and in such case, as well as in any case, where the capacity of any Still or Stills shall have been mistated by error, the owner or proprietor shall, as soon as such mistatement shall be discovered, pay to the Inspector such sum, as with the sum paid on obtaining the Licence, will

make

make up the sum which ought to have been paid, as the duty on such Still or Stills; and such sum if not forthwith paid, may be recovered in the same manner as the forfeiture last mentioned.

X. And be it enacted, that any person who shall use, or work, any Still or Stills without having first obtained a Licence for the same, shall, for each offence, incur a penalty not exceeding the sum of twenty pounds, currency, to be recovered before any two, or more, Justices of the Peace having jurisdiction in the District in which the offence shall have been committed, and to be levied and applied in the manner provided in the sixth Section of this Act; and the person so convicted shall be incapable of obtaining a Licence under this Act, during the year next after such offence.

Penalty on using a Still without a Li-

XI. And be it enacted, that whenever any District Inspector shall, in pursuance of this Act, require to measure or guage any wooden vessel on which a duty is chargeable under this Act, he, or those employed by him, may bore one or more holes in such wooden vessel, so that no such hole shall exceed two inches in diameter.

Inspector's right to bore holes.

XII. And be it enacted, that any person who shall refuse or neglect to appear before any Justice or Justices to give evidence, when summoned, on any complaint made by the District Inspector, or those acting under him, for any breach, or evasion, of the provisions of this Act, shall for every such refusal, or neglect, incur a penalty not exceeding fifty pounds, currency, to be recovered, levied, and applied in the manner provided in the said sixth Section of this Act.

Penalty on persons refusing to obey summons.

XIII. And be it enacted, that the duties imposed by this Act, shall be paid to the Inspector of the District in which the same shall become due, at the time the Licence shall be taken out, and shall by him be paid over to the Receiver General within three months after they shall have been so received.

Duties, when payable.

XIV. And be it enacted, that all fines, penalties, and forfeitures recovered under the authority of this Act, or so much thereof as shall belong to Her Majesty, shall be paid over to the Receiver General, and shall, as shall also all duties to him paid under the authority of the same, form part of the consolidated Revenue Fund of this Province, and the due application of all such Monies shall be accounted for to Her Majesty, Her Heirs, and Successors, through the Lords Commissioners of the Treasury for the time being, in such manner and form as Her Majesty, Her Heirs, and Successors shall direct.

Penaltics and forfeitures under this act to form part of the Consolidatcd Fund.

XV. And be it enacted, that each District Inspector appointed under the authority

Inspector to give security.

thority of this Act, shall enter into a Recognizance to Her Majesty, Her Heirs, and Successors, jointly and severally, with two good and sufficient sureties, and conditioned for the faithful performance of the duties of his office, and the due payment to the Receiver General of all monies which shall be payable to that Officer by such District Inspector; and such Recognizance shall be in the penal sum of five hundred pounds, currency, if such Inspector be appointed for the District of Quebec, or of Montreal, and in the penal sum of two hundred pounds, currency, if such Inspector be appointed for any other District.

Inspector's allowance.

XVI. And be it enacted, that each District Inspector may, out of the duties by him received, retain a sum equal to five per cent on the amount by him collected.

CAP. XXXII.

An Act to encourage the establishment of and regulate Savings Banks in this Province.

[18th September, 1841.]

Preamble.

THEREAS certain Provident Institutions or Banks for Savings have been or may be established in this Province, for the safe custody and increase of small Savings belonging to the industrious classes of Her Majesty's Subjects, and it is expedient to give protection to such Institutions and the funds thereby established, and to afford encouragement to others to form like Institutions; Be it therefore enacted, by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled An Act to Re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada; and it is hereby enacted by the authority of the same, that if any number of persons, who have formed or shall form any Society in any part of this Province, for the purpose of establishing and maintaining any Institution in the nature of a Bank, to receive deposites of money for the benefit of the persons depositing the same, and to accumulate the produce of so much thereof as shall not be required by the depositors, to be paid in the nature of compound interest, and to return the whole or any part of such deposite, and the produce thereof, to the depositors, deducting only out of such produce so much as shall be required to be so retained for the purpose of paying and discharging the necessary expenses attending the management of such Institution, according to such rules, orders and regulations as shall have been, or shall be established for that purpose, but deriving no benefit whatsoever from any such deposite

Any number of persons forming any Society for the purpose of instituting a Bank for Savings, desirous of having the benefit of this Act, shall cause the rules, Sc. established for the mana-