

of the same county or his Deputy-Sheriff to cause the sign of such convicted person to be taken down.

SECT. 4. *And be it further enacted by the authority aforesaid,* That no person except those who are licensed for common victuallers, taverners or innholders, may presume to sell any strong liquors as in this Act mentioned, nor any mixed liquors, part of which are spirituous, to be drank in their houses or any of the parts or dependencies of the same; and that if any person licensed to sell wine, beer, ale, cyder, brandy, rum or any strong liquors by retail only, shall be convicted of entertaining, or suffering any person or persons to drink such strong liquors, or mixed liquors, in their shops, houses, or parts or dependencies of such shops or houses, he shall incur and suffer the like penalties and forfeitures as are inflicted by this law upon persons selling without license, to be recovered and appropriated in the same manner.

Penalty if any person except taverners or innholders shall presume to sell any strong or mixed liquors.

SECT. 5. *And be it enacted by the authority aforesaid,* That no taverner, innholder, or victualler, shall have or keep in or about their houses, yards, gardens, or dependencies, any dice, cards, bowls, billiards, quoits, or any other implements used in gaming; nor shall suffer any person or persons resorting unto any of their houses, to use or exercise any of the said games or any other unlawful game or sport within their said houses or any of the dependencies, as aforesaid, or places to them belonging, on pain of forfeiting the sum of *Forty Shillings* for every such offence, upon due conviction thereof, to be disposed of as is herein directed; and every person convicted of playing, as aforesaid, in any such house or dependencies thereof, shall forfeit the sum of *Twenty Shillings*, to be disposed of as aforesaid.

Penalty for keeping implements for gaming.

SECT. 6. *And be it further enacted by the authority aforesaid,* That no taverner, innholder, or victualler, shall suffer any dancing or revelling in his house or the dependencies thereof, as aforesaid, on penalty of *Thirty Shillings*, to be paid by the master or keeper of the said house who shall suffer the same, and the penalty of *Six Shillings*, to be paid by each person offending in any of the said particulars, to be disposed of as aforesaid.

Penalty for suffering dancing or revelling.

SECT. 7. *And be it further enacted by the authority aforesaid,* That no taverner, innholder, or victualler, shall suffer any person to drink to drunkenness or excess in his or her house, or suffer any minor (travellers excepted) or servant to sit drinking there, or to have any strong drink there, without special allowance of their respective parents, guardians or masters, on pain of forfeiting the fine of *Twenty Shillings* for every offence of that kind, to be appropriated as aforesaid.

Forfeiture for suffering persons to drink to excess.

SECT. 8. *And be it further enacted by the authority aforesaid,* That if any person, after being duly convicted of any breach of this law, shall again break any part of this law, and thereof be duly convicted, he shall, over and above suffering the penalty set to such breach of this law, recognize for his good behaviour

Penalty for a second breach of this Act.

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