7 .- Allowing Liquor to be Drunk on Licensed Premises During Prohibited Hours.

That X. Y., on at , in his premises, being a place where liquor may be (or is) sold by retail (or wholesale) unlawfully did allow (or permit) liquor to be drunk in such place during the time prohibited by "The Liquor License Act, 1896," for the sale of the same, by a person other than the licensee, or some member of his family.

8.—Sale under Wholesale License in less than Wholesale Quantities.

That X. Y., having a license to sell by wholesale, on unlawfully did sell liquor in less quantities than a quart.

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9.-Allowing Liquor to be Consumed on Premises under Wholesale License.

That X. Y., having a license to sell liquor by wholesale, on at unlawfully did allow liquor sold by him (or, in his possession for sale), and for the sale of which such license is required, to be consumed within his warehouse (or shop, or within a building which forms part of (or is appurtenant to or which communicates by an entrance with a warehouse or shop or premises wherein an article to be sold (or disposed of) under such license, is sold by retail (or wherein there is kept a broken package of an article for sale under such license).

10 .- Illegal Sale by Druggists.

That X. Y., being a chemist (or druggist) on at nlawfully sell liquor for other than strictly medicinal purposes (or sell or in packages of more than six ounces at one time without a certificate om any registered medical practitioner, or sell liquor without recording the same) as required by "The Liquor License Act, 1896."

Keeping a Disorderly House.

That X. Y., being the keeper of a tavern (or hotel) situate in the City (or Town, or Village) of , in the County of , on , in the said hotel (or tavern) unlawfully did sanction (or allow) gambling (or riotous, or disorderly conduct) in his said hotel (or tavern).

12.—Harboring Constables on Duty.

That X. Y., being licensed to sell liquor at on unlawfully and knowingly did harbor (or entertain, or suffer to abide and remain on his premises) O. P., a constable belonging to a police force, during a part of the time appointed for his being on duty, and not for the purpose of quelling a disturbance or restoring order, or executing his duty.

13.—Compromising or Compounding a Prosecution.

That X. Y., having violated a provision of "The Liquor License Act, 1896,", at , unlawfully did compromise (or compound, or settle) the offence with A. B., with the view of preventing any complaint being made in respect thereof, (or with the view of getting rid of, or of stopping, or of having the complaint made in respect thereof dismissed (as the case may be).

14.—Being Concerned in Compromising a Prosecution.

That X. Y., on , at , unlawfully was concerned in (or a party to) a compromise (or a composition, or a settlement) of an offence committed by O. P. against a provision of "The Liquor License Act, 1896."

15.—Tampering with a Witness.

That X. Y., on a certain prosecution under "The Liquor License Act, 1896, on , at , unlawfully did tamper with O. P., a witness in such prosecution, before (or after) he was summoned (or appeared) as such witness on a trial (or proceeding) under the said Act, (or unlawfully did induce, or attempt to induce O. P., a witness in such prosecution, to absent himself, or to swear falsely).

16 .- Refusing to admit Policemen.

That X. Y., on , at , being in (or having charge of) the premises of O. P., being a place where liquor is sold, (or reputed to be sold) unlawfully did refuse (or fail) to admit (or did obstruct, or attempt to obstruct) E. F., an officer demanding to enter in the execution of his duty (or did obstruct, or attempt to obstruct) E. F., an officer making searches in the said premises and in the premises connected with such place).

17 .- Officer Refusing to Prosecute.

That X. Y., being a Police Officer (or Constable, or Inspector of Licenses) in and for the of in the County of , knowing that O. P. had, on at , committed an offence against a provision of "The Liquor License Act, 1896," unlawfully and wilfully did and still does neglect to prosecute the said O. P. for his said offence.

18.—Refusing or Failing to Supply Lodging, Meals or Accommodation to Travellers.

That F. X., being the keeper of an hotel, in respect of which a tave license has duly issued, and is in force, on at , unlawfu failed or refused personally (or through someone acting on his behalf) to supplodging, meals or accommodation to a traveller, as required by "The Liqu License Act, 1896."

19.—Selling Liquor to a Minor.

That X. Y., on at , unlawfully did sanction allow) to be supplied, in his licensed premises, by purchase (or otherwilliquor to a minor.

20.—Allowing Internal Communication between Licensed and Unlicensed Premises.

That X. Y., on at , unlawfully did sanction allow) to be made or used, an internal communication between his licent and unlicensed premises which are used for

21 .- Obtaining Liquor Under False Representations.

That X. Y., on at , unlawfully did, by false representing himself to be a guest, boarder or lodger, buy or obtain (or attento buy or obtain) at liquor, contrary to the provisions of "T Liquor License Act, 1896."

GENERAL FORM OF INFORMATION.

New Brunswick, of To wit:

The information of A. B., of the of in the , License Inspector (or as the case may be), laid before me, C. Police Magistrate (or as the case may be), in and for the City of (or one of Her Majesty's Justices of the Peace in and for the , the day of in the year of our Le one thousand eight hundred and Who saith that he is informed and believes that Y. Y. on the

Who saith that he is informed and believes that X. Y., on the day of in the year of our Lord one thousand eight hundred a , at the in the of , unlawfully consell liquor without the license therefor by law required (or as the case may be

A. B

Laid and signed before me, the day and year, and at the place first above mentioned,

C. D., P. M. or J. P.

THE FOURTH SCHEDULE.

FORM OF INFORMATION FOR SECOND, THIRD OR FOURTH OFFENCE.

New BRUNSWICK, of To wit:

The information of A. B., of etc., License Inspector, (or as the case may laid before me, C. D., Police Magistrate in and for the of (or one of Her Majesty's Justices of the Peace in and for the), the day of , in the year of our Lord c

thousand eight hundred and ;
Who saith that he is informed and believes that X. Y., on

(describe last offence).

And further that the said X. Y., was previously, to wit: on the day of , A. D. 18 , at the City of , before C.?

Police Magistrate in and for the City of , (or at the of , in the of , before E. F. and G. I two of Her Majesty's Justices of the Peace for the duly convicted of having on the day of , 18 , at t of in the of , unlawful

And further that the said X. Y. was previously, to wit; on the day of , A. D. 18, at the of , before, etc., (as in preceding paragraph) age duly convicted of having on the day of , A. D. 18 at the of , having a tavern license, unlawfu allowed liquor to be consumed within a building which communicates by entrance with his shop, by a person not usually resident within the building of which such shop forms a part (as the case may be).