suffers any gambling or any unlawful game to be carried on on his premises, he shall be liable to a penalty of not less than \$10 and not exceeding \$50.

66. Every person who makes or uses, or allows to be made or used, any internal communication between any licensed premises and any unlicensed premises which are used for public entertainment and resort, or between any licensed shop and any store, shop, place or premises where groceries or other like merchandize are sold, shall be liable to a penalty of not less than \$10 and not exceeding \$50 for every day during which such communication remains open.

67.-(1) Any licensed person who allows to be supplied in his licensed premises, by purchase or otherwise, any description whatever of liquor to any minor, either on his own behalf or for any other person, shall, as well as the person who actually gives or supplies the liquor, be liable to a penalty of not less than \$10 and not exceeding \$20 for every such offence; and any licensed person who allows or permits any minor in his service or employ or under his control, or any minor, being an inmate or member of his family, to sell or supply to any person any description whatever of liquor, shall be liable to a penalty of \$20 for each offence.

68. If a person having a license to sell liquors, not to be drunk on the premises, himself takes or carries, or employs or suffers any other person to take or carry, any liquor out of or from the premises of such licensed person, for the purpose of being sold on his account, or for his benefit or profit, and of being drunk and consumed in any other house, tent, shed, or other building of any kind whatever belonging to such licensed person, or hired, used or occupied by him, such liquor shall be deemed to have been consumed by the purchaser thereof on the premises of such licensed person, with his privity and consent, and such licensed person shall be punished accordingly, in manner provided by this Act.

69.—(1) If any purchaser of any liquor from a person who is not licensed to sell the same to be drunk on the premises, drinks, or causes or permits any other person to drink such liquor on the premises where the same is sold, the seller of such liquor shall, if it appears that such drinking was with his privity or consent, be subject to the following penalties, that is to say:

For the first offence he shall be liable to a penalty not exceeding \$40;

For a second and any subsequent offence he shall be liable to a penalty of not less than \$20 and not exceeding \$80;

For the purpose of this section the expression " premises where the same is sold" shall include any premises adjoining or near the premises where the liquor is sold, if belonging to the seller of the liquor, or under his control, or used by his permission.

(2) Any purchaser of liquors in a house or premises to which a wholesale license applies, who drinks, or causes anyone to drink, or allows liquor to be drunk in the shop or premises where the same has been purchased, shall be liable to a penalty of not less than \$10 and not exceeding \$20.

70. The Mayor or Police Magistrate of a Town or City, or the Warden of a County, with any one Justice of the Peace, upon information to them, or one of them respectively, that any keeper of any inn, tavern, ale-house, beer-house, or other house of public entertainment, situate within their jurisdiction, sanctions or allows gambling or riotous or disorderly conduct in his tavern or house, may summon the keeper of such inn, tavern, ale-house or beer-house to answer the complaint, and may investigate the same summarily, and either dismiss the complaint with costs, to be paid by the complainant, or without costs, or convict the keeper of having an improper or a riotous or disorderly house, as the case may be, and annul his license, or suspend the same