

after the twentieth day of June, in the Year One thousand seven hundred and fifty six,
whenever thereto required, give true Accounts, and perfect Entries made of all and singular
the Wine, so aforesaid, and Rum, Brandy, or Spirit, then in their Houses, Shops, Cellars,
Vaults or Stores.

And be it further Enacted by the Authority aforesaid, that if any Retailer, shall presume
to retail, draw, sell, or barter any of the Liquors aforesaid, without having first entered his, her or
their Name, and Place of Abode with the Collectors or Deputies, as this Act directs, every such Retailer
shall forfeit and pay the sum of five Pounds current Money over, and above the Duties, for all
such Liquors, retailed by them as aforesaid; or if after such Entry made, any Retailer shall refuse
or neglect to make true, and particular Entries when required, or shall refuse or neglect to account with
and pay the said Collectors, or their Deputies, what shall appear to be due by this Act, upon the Entries
made by them as aforesaid, once in every three Months, or oftner, if required, every such Retailer shall
forfeit and pay for so neglecting or refusing to enter the Liquors drawn every three Months respectively
and to account for and pay as aforesaid for the first Offence the sum of ten Pounds current Money
and for the second Offence the sum of twenty Pounds current Money, and are hereby declared incapable
of retailing, or selling any of the Liquors aforesaid, during the Continuance of this Act; and if the
Person or Persons liable to pay the Duties arising upon selling or retailing of the Liquors mentioned
in this Act shall neglect or refuse to pay the same in the manner, and at the times herein limited
and appointed, by the space of ten Days after the same ought to be paid, it shall, and may be
lawful for the said Collectors respectively, by virtue of a special Warrant for that Purpose, signed
writen by any one Justice of the Peace, of the County where the Offence is committed to empower
the said Collectors to levy the same, by Distress and Sale of Goods and Chattels of the Offender,
rendering the Overplus, if any be, to the Owner, or Owners, after reasonable Charges deducted.

And be it further Enacted, that if any Person or Persons, shall make short or
fraudulent Entries, of the Liquors, in his, or their Possession as aforesaid, or shall neglect and
refuse to enter, and give the Amount of such Liquors, as he, she, or they shall receive at any time
into his, her, or their Houses, Store, Cellar, Vault, or otherwise when thereto required as aforesaid, all
such Liquors not entered as aforesaid shall be forfeited, and the Collectors for the time being or
their Deputies, are hereby respectively empowered to enter at any time in the Day when they shall
see convenient, the House, Cellar, Store, Vault, or Shop of any Retailer, and compare the Liquors in
such House, Cellar, Vault, Shop, or Store with the Quantities, Measures, or Number of Gallons
mentioned in the Entries made, and Accounts given in, and seize, and take away all such
Liquors, as shall be found not truly entered as aforesaid, together with the Casks or other
Vessels containing the same.

And be it further Enacted, that the Collectors, or their Deputies, in the Service of the
Constable, and two good, and lawful Witnesses, may on Request by him made enter the
House, Cellar, Vault, Store, or other part of such Retailer, in the day time, to gaze all the Goods
and Liquors aforesaid, and if any such Retailer, shall refuse to permit any such Collector or
these