Tuesday-Mar. 1975.

No. 10—Where information has been

No. 10—Where information has been laid, charging a breach of the act and accused is found in possession of Government control liquor exceeding \$50 in value, or where he is found in possession of liquor which is not subplied by the Liquor Control Board, the Magistrate has the power in addition to the regular penalties under the act, to impose a jail sentence of one to three months, unless such person establishes to the satisfaction of the court from whom and the manner in which such liquor was obtained.

"No. 11—This amendment allows the forfeiture of motor cars and vehicles in which liquor is found and the person who claims the liquor does not establish his right to it before a Magistrate. At present the liquor is only forfeited where the applicant fails to establish his right to have it. Under this section, no charge is laid, the officers seize the liquor, and application must

be made within thirty days.

"No. 12—This section makes the Consolidated Rules of Practice of the Supreme Court of Ontario relating to appeals applicable to appeals to the Divisional Court, under the Liquor Con-

trol Act."