

Hants Constabulary.

Portrait and Description of Habitual Drunkard.

LICENSING ACT, 1902 (Section 6).

In accordance with the Regulations made by the Police Authority of the County of Hants under the above-named Act and Section, notice is hereby given that the following person has been declared to be a Habitual Drunkard under the Act 61 and 62 Vic., c. 60, and that the provisions of the Licensing Act, 1902 (Section 6) as quoted on the other side hereof now apply to such person.

Name—MARY KENNEDY, *alias* THOMPSON.

Residence, or usual Place of Abode—None.

Place of Business, or Where Employed—None.

Age—48 years.

Height—5 feet 2½ inches.

Build—Medium.

Complexion—Fresh.

Hair—Brown.

Eyes—Blue.

Shape of Nose—Ordinary.

Shape of Face—Oval, with prominent cheek bones.

Peculiarities or Marks—Fourth finger left hand crooked, scar right wrist. Speaks with an Irish accent.

Profession or Occupation—Tramp; frequents Hants and adjoining Counties; sometimes sells nuts & oranges.

Date and Nature of Conviction—16th February, 1903. Drunk and disorderly, 14 days hard labour, and declared to be a Habitual Drunkard.

Court at which Convicted—Aldershot Petty Sessions.



N.B.—Should any known Habitual Drunkard attempt to purchase or obtain any intoxicating liquor at any premises licensed for the sale of intoxicating liquor by retail, or at the premises of any registered club, it is requested that the licensed person or the person refusing to supply the liquor will as soon as practicable, give information of such attempt to the Police of the district, in order that the law may be enforced.

To the Licensee of the

*To the Secretary of the }
Registered Club }*

[SEE OTHER SIDE.]

HABITUAL DRUNKARDS—LICENSING ACT, 1902

The attention of Licensed persons and Secretaries of Clubs registered under Part III. of the Licensing Act, 1902, is hereby called to the provisions of Section 6 of that Act, which applies to persons convicted as Habitual Drunkards and notified as such to Police Authorities.

“Where a Court, in pursuance of this Act, orders notice of a conviction to be sent to a police authority, the Court shall inform the convicted person that the notice is to be so sent ; and

“(a) If the convicted person within three years after the date of the conviction purchases or obtains, or attempts to purchase or obtain any intoxicating liquor at any premises licensed for the sale of intoxicating liquor by retail, or at the premises of any club registered in pursuance of the provisions of Part III. of this Act, he shall be liable on summary conviction, to a fine not exceeding, for the first offence, twenty shillings, and for any subsequent offence forty shillings ; and

“(b) If the holder of any license authorising the sale of intoxicating liquor by retail, whether for consumption on or off the premises, or any person selling, supplying, or distributing intoxicating liquor, or authorising such sale, supply, or distribution on the premises of a

club registered in conformity with the provisions of Part III. of this Act, within that period knowingly sells, supplies or distributes, or allows any person to sell, supply or distribute, intoxicating liquor to, or for the consumption of, any such person, he shall be liable on summary conviction, for the first offence to a fine not exceeding ten pounds, and for any subsequent offence, in respect of the same person, to a fine not exceeding twenty pounds.”