

MAINE STATE LEGISLATURE

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SPECIAL SESSION, NOV. 6, 1934

E I G H T Y - S I X T H L E G I S L A T U R E

Legislative Document

No. 10

NEW DRAFT OF H. P. 6—L. D. 5

H. P. No. 11 House of Representatives, November 9, 1934.

Reported by a majority of Committee on Temperance. On motion Mr. Hussey of Augusta majority report "ought to pass in new draft" and minority report "ought not to pass" tabled pending acceptance of either. Assigned for later today and 1,000 copies of new draft ordered printed.

HARVEY R. PEASE, Clerk.

S T A T E O F M A I N E

IN THE YEAR OF OUR LORD NINETEEN HUNDRED THIRTY-
FOUR

AN ACT to Provide for the Control and Regulation of Intoxicating Liquor.

Emergency Preamble. Whereas, the people of Maine on September 10, 1934, repealed the 26th Amendment to the constitution of Maine prohibiting the manufacture and sale of intoxicating liquor; and

Where, existing statutory liquor laws are being openly disregarded, disrespect for all laws encouraged and an urgent necessity for immediate regulation of the traffic in intoxicating liquor is apparent; and

Whereas, in the judgment of the legislature these facts constitute an emergency within the meaning of the constitution of the state of Maine and therefore require the following legislation as immediately necessary for the preservation of the public peace, health and safety; therefore Be it enacted by the People of the State of Maine, as follows:

Sec. 1. Title and object. This act shall be known as the liquor control law; it shall be deemed an exercise of the police powers of the state for the protection of the economic and social welfare, the health and peace and morals of the people of this state, and no provision of this law shall be construed so as to authorize the establishment or maintenance of any saloon in the generally accepted meaning thereof.

Sec. 2. Definitions. In this act unless the context otherwise requires, the words and phrases herein defined shall have the following meaning:

“Commission,” the Liquor Control Commission.

“Person,” an individual, co-partnership, corporation or voluntary association.

“Liquor,” any liquid intended for human consumption as a beverage and containing 1 per cent or more of alcohol by volume.

“Wines,” all fermented liquors made from fruits, flowers, herbs or vegetables containing not more than 14 per cent of alcohol by volume and intended for human consumption as a beverage.

“Malt liquors,” ale, beer, porter, stout and all other liquors manufactured or produced by the process of brewing or fermentation of malt, wholly or in part, or from any substitute therefor, containing not more than 7 per cent of alcohol by volume and intended for human consumption as a beverage.

“Spirits,” brandy, gin, rum, whiskey and all other distilled alcoholic liquids and all liquors including fortified wines, whether distilled or however otherwise prepared, containing more than 14 per cent of alcohol by volume and intended for human consumption as a beverage.

“Alcohol,” all products of distillation of any fermented liquid rectified either once or oftener whatever may be the origin thereof containing more than 1 per cent of alcohol by volume, including any form of alcohol capable of human consumption.

“Hotel,” a building owned or leased and operated by a person holding a duly issued and valid license as an innholder under the provisions of chapter 36 of the revised statutes and provided with sleeping accommodations and adequate and sanitary kitchen and dining room equipment and capacity for preparing and serving suitable food for its guests, including travelers and strangers and its other patrons and customers and in addition meeting and complying with all requirements imposed upon innholders under said chapter 36 and which shall have been engaged in such business for at least 1 year.

“Restaurant,” a space in a suitable building owned or leased and operated by a person holding a duly issued and valid license as a common victualer under the provisions of said chapter 36 and provided with adequate and sanitary kitchen and dining room equipment and capacity for preparing and serving suitable food for travelers, strangers and other patrons and customers and in addition meeting and complying with all the requirements imposed upon victualers under said chapter 36 and which shall have been engaged in such business for at least 1 year.

“Club,” a corporation organized or chartered for any purpose described in section 1 of chapter 70 of the revised statutes of 1930, whether under federal or state law, including any body or association lawfully operating under a charter granted by a parent body so organized or chartered, and

having been in existence at least 2 years, owning, hiring or leasing a building or space in a building of such extent and character as may be suitable and adequate for the reasonable and comfortable use and accommodation of its members and operated for objects of a fraternal, patriotic, recreational or social nature and not for pecuniary gain.

“Drug Store,” a store licensed and registered by the Maine Board of Pharmacy the principal business of which is the compounding of physicians’ prescriptions and the manufacture and sales of drugs, chemicals, medicines and allied products.

“License,” “Permit,” authorization in such form and containing such provisions as may be prescribed from time to time by the commission and subject to all incidents and disabilities set forth in section issued by the commission to any person, firm or corporation to manufacture, sell, transport, deliver or purchase any liquor or alcohol of the kind, in the manner and in the premises described in such authorization.

Sec. 3. Appointment of commission. The liquor control commission is hereby created and shall consist of 3 members appointed by the governor with the advice and consent of the council to serve initially for 1, 2 and 3 years respectively. Upon the expiration of the term of office of a member, a successor shall be appointed in the manner aforesaid for 3 years. Any vacancy occurring in said commission shall be filled by appointment for the unexpired portion of the term in which such vacancy occurs. One member of the commission shall be designated by the governor as chairman. No more than 2 members shall be of the same political party. All members of the commission shall give bond in such amount and with such sureties as the governor shall determine with the advice and consent of the council. The commission shall adopt and have a seal and be provided with an office in which its records shall be kept.

Sec. 4. Salaries and removal. The salary of the chairman of the commission shall be \$4,200 per year and the salaries of the other 2 members of the commission shall be \$4,000 per year respectively, together with their actual expense incurred in the performance of their duties. No member or employee of the commission shall have any professional or official connection or relation with or hold any stock or securities in or otherwise be interested directly or indirectly in the manufacture, transportation or sale of liquor or alcohol. No member of the commission shall hold any other civil office of profit or trust under the government of the United States or of this state, nor shall he serve on or under any committee of any political party. Any wilful violation of the provisions of this chapter by any member of the commission shall constitute sufficient cause for his removal by the governor with the advice and consent of the council. Any mem-

ber of the commission may be removed by the governor with the advice and consent of the council for any cause after an opportunity to be heard.

Sec. 5. State licensing board abolished. After the members of the commission have been appointed and are qualified, the terms of office of the members of the state licensing board established by chapter 268 of the public laws of 1933, shall expire and the property of the state in the custody of the state licensing board shall automatically be transferred to the commission.

Sec. 6. Employees and reports. The commission may employ such professional, clerical and other assistants and fix their compensation and may make such expenditures as may be necessary in its judgment to effect the purposes of this act. No such employee shall be connected directly or indirectly with the manufacture, transportation or sale of liquor or alcohol. Employees may be required to give bond to the state in such amount and with such sureties as the commission shall determine. The commission shall present to the governor as soon as may be at the end of each calendar year a full report of its action and of the conduct and condition of traffic in liquor and alcohol during such year, together with recommendation of such legislation as it deems necessary or advisable for the better regulation and control of such traffic and for the promotion of temperance in the use of such liquor.

Sec. 7. Powers and duties. The commission shall have general supervision of the conduct of the business of manufacturing, importing, exporting, storing, transporting and selling liquor and alcohol, including the power to fix wholesale and retail prices of all such commodities within the state, or to be imported or brought into or exported from the state and to raise or lower such prices, in whole or in part from time to time and at any time and to issue, renew, suspend and revoke all licenses or permits and to hold hearings as hereinafter provided. It shall have exclusive power to import spirits and may import malt liquors and wines and may sell and shall control the sale of all liquor. All such purchases shall be made by the commission directly. The commission shall control the sale of alcohol for commercial artistic, scientific, and medicinal purposes and may license persons properly qualified to import, manufacture, sell and deal in alcohol for such purposes. It may require all importers of malt liquor and wines, all manufacturers and sellers of liquor, all exporters of liquor and all manufacturers or dealers in alcohol for commercial, medicinal, scientific and artistic purposes to certify to the commission the quantities of liquor and alcohol imported, manufactured, sold or exported.

Sec. 8. Regulations. The commission shall have the right to establish regulations not inconsistent with the provisions of this act for clarifying,

carrying out, enforcing and preventing violation of all or any of its provisions and such regulations shall have the force and effect of law unless and until set aside by some court of competent jurisdiction or revoked by the commission. The commission shall at least annually on or before December 31st of each calendar year publish in a convenient pamphlet form all regulations then in force and shall furnish copies of such pamphlets to every licensee authorized under the provisions of this act to sell liquor.

Sec. 9. Purchase and labeling. The commission shall buy and have in its possession liquor for sale in the manner provided in this act. Such liquor shall be free from adulteration and misbranding and the commission shall take such precautions and make such regulations as it may deem necessary to insure purity and proper labeling and branding of all liquor manufactured or sold within the state. All liquor manufactured and sold for medicinal purposes shall conform to the standards and tests for such liquor as laid down in the United States Pharmacopoeia, official at the time of sale or manufacture.

Sec. 10. Sale of spirits. No spirits shall be sold in any state liquor store nor by any agent of the commission nor by any person holding a license under the provisions of this act except spirits obtained from the commission, provided that the foregoing requirement shall not apply to railroad and car corporations and steamship companies. All sales in state liquor stores shall be for cash and sales of spirits by any licensee hereunder upon credit shall be unlawful and uncollectable, except sales upon prescription of a qualified physician.

Sec. 11. State liquor stores. The commission shall have power to lease or own and to operate stores for the sale of liquor and alcohol in sealed bottles, containers or original packages to the consumer for off-premises consumption provided that the commission shall not establish such stores in any city or town which votes to exclude the sale of any or all liquor under local option provisions. No such store shall be operated within 300 feet of any public or private school, church, chapel or parish house.

Sec. 12. Personal identification. The commission shall have power to establish a system of personal identification of purchasers of spirits by sale books, permits or otherwise, to fix fees therefor and to revoke such sale books or permits for conduct prejudicial to the public welfare; such sale books or permits shall not be transferable.

Sec. 13. Special sales agents. In cities or towns which vote in favor of the sale of spirits under local option provisions and where there is no state liquor store, the commission shall have authority in exceptional cases to appoint a special sales agent to sell in such cities or towns liquor in sealed

bottles, containers or original packages for consumption off the premises in such place and under such regulations as the commission may determine.

Sec. 14. Contributions. No member of the commission nor any employee thereof or holder of a license under the provisions of this act shall make any contribution to any candidate for political office or to any political party or measure. No state liquor store or holder of a license hereunder shall give liquor to any person within the state.

Sec. 15. Sacramental wines and liquor for commercial purposes, etc. Any duly authorized officer of a regularly organized religious body may order from any source for shipment to such religious body liquor to be used for sacramental purposes only in the services of such religious body. Any person engaged within the state in a manufacturing, mechanical or artistic business or any scientific pursuit in the conduct of which the use of alcohol or liquor is necessary, may order from or through the commission only for shipment to himself alcohol or liquor to be used for such manufacturing, mechanical or artistic business or in such scientific pursuits only.

Sec. 16. Advertising. No advertising of liquor within the state shall be permitted except in such form as may be specifically authorized by the commission, provided that newspapers, magazines and periodicals published daily, weekly or monthly may carry advertising subject to the regulations of the commission, and advertising by radio shall be permitted, subject to the regulations of the commission.

Sec. 17. Manufacture and export. The commission may issue to individuals and to partnerships composed solely of individuals who are both citizens and residents of this state and to corporations organized under the laws of this state, licenses to manufacture any kind of liquor or alcohol as defined in this act. Manufacturers of malt liquors and wines may sell the same to the commission and may be licensed to sell to hotels, restaurants and clubs, the proprietor of any grocery, delicatessen or drug store and to railroad and car corporations and steamships companies respectively holding valid licenses from the commission in accordance with provisions of this act. Manufacturers of all liquor and alcohol may export such liquor and alcohol to the states into which import thereof is not by law prohibited and into any foreign country. All liquor or alcohol sold by any manufacturer shall be sold and delivered only in bottles, containers or original packages filled and sealed by such manufacturer upon his own premises and in such manner and under such conditions as the commission from time to time by regulation shall prescribe. No sale shall be made by any manufacturer of liquor or alcohol to any person other than the commission except as herein authorized. Every manufacturer of liquor or alcohol shall keep such records and satisfactory details and offer such

information as the commission may from time to time prescribe and shall file with the commission whenever and as often as it may require duplicates or copies of such records.

Sec. 18. Sale of malt liquors and wines by container. The state liquor stores may sell malt liquors and wine not to be consumed on the premises in sealed bottles, containers or original packages and may sell malt liquors in kegs, casks or barrels under such conditions as the commission from time to time by regulation may prescribe. Any grocery, delicatessen or drug store licensed by the commission may sell malt liquors and wines not to be consumed on the premises in sealed bottles, containers or original packages as may be approved by the commission.

Sec. 19. Sale of malt liquors and wines on premises. Malt liquors and wines to be consumed on the premises may be sold by any hotel, restaurant and club approved by the commission which conform to the definitions thereof contained in this act and which are duly licensed hereunder and by any duly licensed railroad dining, buffet, lounge or club car or passenger vessel. All sales shall be made by the bottle or glass for consumption with meals on the premises in respect to which the license is granted. Malt liquors and wines shall be served and consumed only in the dining room or dining rooms of such licensees which shall be furnished with tables at which patrons shall sit in plain view of other patrons and there shall be no bar other than a service bar. The business conducted therein shall not be concealed by booths, curtains, screens or other obstructions and shall be subject to such further conditions and restrictions as the commission by regulation may prescribe. Sales may also be made by licensed hotels and clubs to registered guests occupying private rooms in their hotels or clubs respectively. Clubs licensed by the commission may sell malt liquors and wines to bona fide members and also, subject to the regulations made by the commission, to guests of members but not otherwise.

Sec. 20. Exclusive sale of spirits. The commission shall possess exclusive power to sell spirits in this state subject to the exceptions provided in sections 21 and 22. Sales shall be made by the state liquor stores only in sealed bottles, containers or original packages not to be consumed on the premises. In the event that the commission shall establish a system of personal identification of purchasers of spirits, sales shall not be made by state liquor stores to any person except on presentation of the purchaser's sales book or permit, or in the case of a non-resident only after purchase of a non-resident permit from a state liquor store, nor without endorsing upon such sale book or permit the quantity, kind and price of his purchase and without making a duplicate thereof for the books of such state liquor store. The commission may sell spirits for export from this

state into any state where the sale of such spirits is not by law prohibited and into any foreign country.

Sec. 21. Sale by drug stores. Drug stores whose owner or operator is a registered apothecary or which has in its employ an apothecary registered by the Maine board of pharmacy and whether or not the sale of liquor is permitted under local option in the city or town in which the business of such drug store is conducted, may in the discretion of the commission be licensed to sell spirits only on the prescription of a qualified physician. No more than one quart of any spirits shall be sold or delivered by any drug store upon a prescription. Every such prescription shall be retained by the drug store filling the same and shall not be filled a second time. All such prescriptions shall be retained for such time as may be prescribed by the commission and shall be available to it and its agents for inspection.

Sec. 22. Sale of spirits on premises. Spirits to be consumed on the premises may be sold by any hotel or club approved by the commission which conform to the definition thereof contained in this act and which are duly licensed hereunder and by any duly licensed railroad, dining, buffet, lounge or club car or passenger vessel. All sales shall be made by the glass or fortified wines by the bottle if the cork is drawn for consumption with or without meals on the premises in respect to which the license is granted. Spirits shall be served and consumed only in the dining room or dining rooms of such licensees which shall be furnished with tables at which patrons shall sit in plain view of other patrons and there shall be no bar other than a service bar. The business conducted therein shall not be concealed by booths, curtains, screens or other obstructions and shall be subject to such further conditions and restrictions as the commission by regulation may prescribe. Sales may also be made by licensed hotels and clubs to registered guests occupying private rooms in their hotels or clubs respectively. Clubs licensed by the commission may sell spirits to bona fide members and also, subject to the regulations made by the commission, to guests of members but not otherwise.

Sec. 23. Sale of alcohol for commercial, medicinal, artistic and scientific purposes. The commission may license manufacturers and drug stores and such persons as it may determine for the sale of alcohol either wholesale or retail for commercial, medicinal, artistic and scientific purposes, and for the sale of medicinal beverages and tonics containing more than 1 per cent of alcohol by volume. Such alcohol may be sold for all commercial, medicinal, artistic and scientific purposes including the manufacture of flavoring extracts and syrups, Jamaica Ginger not included, provided such extracts and syrups contain no more alcohol than is necessary for extraction, solution and preservation as measured by standards prescribed and published

by the commissioner of internal revenue and provided that the commission may prescribe such regulations as may be necessary to prevent the unauthorized use of alcohol for beverage purposes.

Sec. 24. Transportation. Any person may transport only for his own use and that of his family and guests any liquor or alcohol within the state. In the event that personal identification is required by regulation of the commission by sale book or permit or otherwise, only such persons holding valid sale books or permits upon which the sale of spirits has been entered may transport such spirits.

Transportation of malt liquors and wines shall be lawful without permits. Manufacturers of spirits or alcohol may transport anywhere in the state such spirits or alcohol ordered from and sold by them in vehicles owned by them and operated and under the control of themselves or of their employees, provided that the owner of every such vehicle shall have obtained for such vehicle from the commission, a vehicle permit for the transportation of the sort of spirits or alcohol which he is authorized to sell and provided further that every such employee shall have obtained from the commission an operator's permit so to transport and deliver for his licensed employer spirits or alcohol. Persons, partnerships and corporations engaged in the business of transportation may transport spirits or alcohol within the state upon procuring from the commission vehicle and operator's permits to transport in such form, for such period and containing such conditions as the commission by regulation may prescribe. The commission may investigate the record, character and reputation of any applicant for a transportation permit, whether vehicle or operator, and may refuse to issue such permit if in the judgment of the commission it would be contrary to the public interest. Permits shall be produced for inspection upon demand by any agent of the commission or any authorized law enforcement officer of the state or any city or town. Failure to produce such permits shall constitute prima facie evidence of unlawful transportation and shall in the discretion of the commission be sufficient cause for the revocation or cancellation of both permits and the manufacturer's license. The commission may, by regulation, impose such other terms, conditions, restrictions and requirements concerning the transportation or delivery of liquor to residents of cities and towns within which the sale of such liquor under local option is not permitted as the commission may from time to time deem necessary or desirable in the public interest to prevent the unlawful sale of liquor therein.

Sec. 25. Receipts and profits. All amounts received by the commission under any provisions of this act, from the profits of the state liquor stores, from license and individual and other permit fees shall be paid in

to the state treasurer and shall be applied by him to the following purposes and shall be available therefor without appropriation:

First: To defray the expense of establishing and maintaining the commission and of its performance of the duties imposed upon it and of its exercise of the various powers and discretions delegated to and reposed in it by this act.

Second: To provide additional revenue for the general purposes of the state.

Sec. 26. Local option. The sale of liquor under the provisions of this act shall be lawful in any city or town in the state wherein the election held September 10, 1934, a majority vote cast was in favor of repeal of the 26th amendment to the constitution, until by vote of such city or town a contrary preference is indicated.

The secretary of state shall cause to be placed on the official ballot used in the cities and towns at each biennial state election, if requested by petition of 20% of the registered voters of any city or town filed with the secretary of state, the following questions:

1. Shall state liquor stores for the sale of all liquor be established in this city or town?

2. Shall licenses be granted in this city or town for the sale therein of malt liquors and wines by grocery, delicatessen and drug stores not to be consumed on the premises?

3. Shall licenses be granted in this city or town for the sale therein by hotels, restaurants and clubs of malt liquors and wines to be consumed on the premises?

4. Shall licenses be granted in this city or town for the sale therein by hotels and clubs of spirits to be drunk on the premises?

If a majority of the votes cast in a city or town in answer to question "1" are in the affirmative, such city or town shall be taken to have authorized the establishment of a state liquor store or stores therein for the sale in such city or town, subject to the provisions of this act, of all liquor not to be consumed on the premises.

If a majority of the votes cast in a city or town in answer to question "2" are in the affirmative, such city or town shall be taken to have authorized the sale, subject to the provisions of this act, by grocery, delicatessen and drug stores therein, of malt liquors and wines not to be consumed on the premises.

If a majority of the votes cast in a city or town in answer to question "3" are in the affirmative, such city or town shall be taken to have authorized the sale, subject to the provisions of this act, by hotels, restaurants and clubs therein, of malt liquors and wines to be consumed on the premises.

If a majority of the votes cast in a city or town in answer to question "4" are in the affirmative, such city or town shall be taken to have authorized the sale, subject to the provisions of this act, by hotels and clubs therein, of spirits to be consumed on the premises.

The Commission shall have discretion in exceptional cases to license hotels in cities and towns which vote not to permit the sale of liquor therein, provided that the licensee shall not sell such liquor to a resident of the city or town in which such hotel is located.

Sec. 27. Application for license. Any person applying for a license under this act shall file with the commission an application thereof in such form and containing such information as the commission may require. Applicants shall be of good moral character, financially responsible, citizens of the United States and not less than twenty-one years of age.

Sec. 28. Licenses and permits. The commission shall establish the following classifications of licenses and permits and shall determine the form and contents thereof by regulation:

First: **Manufacturer license**—Such license shall authorize the holder thereof to establish and operate a brewery, distillery or winery at the place therein described but shall not authorize more than one of said activities and a separate license shall be required for each plant. It may authorize the sale of liquor to the commission and for export and of malt liquors and wines to licensees but it shall not authorize the sale of liquor for consumption on the premises where sold nor the sale of liquor for delivery outside of the state in violation of the law of the place of delivery. The annual fee for such license shall be not less than \$200 nor more than \$2,000 as determined by the commission by regulation.

Second: **Retail license**—Such license shall authorize grocery, delicatessen and drug stores to purchase from licensed manufacturers and licensed wholesale dealers and to keep for sale and to sell at the place therein described malt liquors and wines at retail and to deliver the same in sealed bottles, containers or original packages which sealed bottles, containers or original packages shall not be opened or the contents thereof consumed on the premises where sold. The annual fee for such license shall be not less than \$25 nor more than \$200 as determined by the commission by regulation.

Third: **Wholesale license**—Such license shall authorize such persons engaged in the wholesale business as the commission may determine to purchase from manufacturers outside of the state and from licensed manufacturers within the state, to keep for sale and to sell at the place therein described to holders of licenses under the provisions of this act, malt liquors and wines at wholesale and to deliver the same in sealed bottles,

containers or original packages which sealed bottles, containers or original packages shall not be opened or the contents thereof consumed on the premises where sold. The annual fee for such license shall be not less than \$100 nor more than \$1,000 as determined by the commission by regulation.

Fourth: Hotel, restaurant and club license—Such license shall authorize hotels, restaurants and clubs as described in this act and railroad and car corporations and steamship companies, to keep for sale and to sell malt liquors and wines at retail at the place therein described and to deliver the same for consumption on the premises or place where sold with or without food. The fee for such license shall be for hotels, restaurants and clubs not less than \$50 nor more than \$200 per year as determined by the commission by regulation, and for railroad and car corporations and steamship companies \$50 per year. In the case of railroad and car corporations and steamship companies, such license shall be operative throughout the state and only one such license shall be required for all cars or vessels operated in the state by the same owner.

Fifth: Special spirits license—Such license shall authorize hotels and clubs as described in this act and approved by the commission to purchase from the commission and railroad and car corporations and steamship companies to purchase from the commission or other sources and to keep for sale and to sell spirits at retail at the place therein described and to deliver the same for consumption on the premises or place where sold with or without food. The fee for such license shall be for hotels and clubs not less than \$100 nor more than \$300 per year as determined by the commission by regulation and for railroad and car corporations and steamship companies \$100 per year. In the case of railroad and car corporations and steamship companies, such license shall be operative throughout the state and only one such license shall be required for all cars or vessels operated in the state by the same owner.

Sixth: Prescription license—Such license shall be issued only to drug stores whose owner or operator is a duly registered apothecary or which employs an apothecary duly registered by the Maine board of pharmacy and shall authorize the holder thereof to keep for sale and to sell spirits on the prescription of a qualified physician only in the quantity as limited by this act. The annual fee for such license shall be not less than \$1 nor more than \$25 as may be determined by the commission by regulation.

Seventh: Commercial alcohol license—Such license shall authorize manufacturers, drug stores and such persons as the commission may determine to sell alcohol for commercial, medicinal, artistic and scientific purposes, whether wholesale or retail and to sell medicinal beverages and tonics wholesale or retail. The annual fee for a wholesale license shall be not

less than \$25 nor more than \$200 and for a retail license not less than \$10 nor more than \$100 as may be determined by the commission by regulation.

Eighth: Cider license—Such license shall authorize such persons as the commission may determine to sell cider made from apples containing more than 1% of alcohol by volume to duly licensed hotels, restaurants, clubs, railroad and car corporations, steamship companies, wholesale dealers, grocery, delicatessen and drug stores and to persons engaged in the manufacture of vinegar or for export. The annual fee for such license shall be not less than \$5 nor more than \$50 as may be determined by the commission by regulation.

Ninth: Transportation permits—Such permits shall authorize manufacturers of liquor and alcohol and those engaged in the business of transportation to transport liquor and alcohol within the state or into such states as the importation thereof is not prohibited and such permits shall (a) license the vehicle in which such transportation is contemplated and (b) license the operation of such vehicle. The annual fee for a vehicle shall be not less than \$10 nor more than \$50 and the annual fee for an operator's permit shall be not less than \$3 nor more than \$10 as determined by the commission by regulation, provided that the commission in its discretion may waive such fees in the case of persons regularly engaged in the transportation business and adequately bonded.

Tenth: Banquet permits—Such permits shall authorize such persons as the commission may approve to sell liquor in designated rooms for consumption on the premises. A separate permit shall be required for each banquet. The fee for such permit shall be not less than \$5 nor more than \$50 as determined by the commission by regulation.

Eleventh: Certificate of approval. No licensee shall purchase any liquor from any manufacturer or wholesale dealer not holding a license issued under the provisions of this act and transport or cause the same to be transported into the state for resale unless such manufacturer or wholesale dealer has obtained from the commission a certificate of approval, which certificate shall not be granted unless and until such manufacturer or wholesale dealer shall have agreed with the commission to furnish to the commission on or before the 10th day of each month a report under oath on a form to be prescribed by the commission, showing the quantity of liquor sold or delivered to each licensee during the preceding calendar month. If any manufacturer or wholesale dealer shall, after obtaining such certificate, fail to submit any such report, the commission shall in its discretion revoke such certificate. The fee for such certificate shall be not less than \$100 nor more than \$500, as may be prescribed by the commission by regulation.

Sec. 29. Transfer of license. No license or permit issued pursuant to this act shall be transferable or assignable to any other person nor to any other premises than those specified therein without the consent in writing of the commission. All licensees shall publicly display their licenses on the premises to which the same apply.

Sec. 30. Hours of sale. The sale of liquor by state liquor stores and the sale of malt liquor and wines by grocery, delicatessen and drug stores shall be lawful between the hours of 9 A. M. and 7 P. M. daily. The sale of malt liquor and wines by hotels, restaurants, clubs, railroad dining, buffet, lounge or club cars and passenger vessels for consumption on the premises shall be lawful between such hours not earlier than 8 A. M. nor later than 12 P. M. as may be fixed by the commission by regulation. The sale of spirits by a drug store on the prescription of a physician shall be lawful at any time during the business hours of such drug store or thereafter in case of emergency. The sale of liquor shall be unlawful on Sundays, holidays and election days except by hotels, restaurants, clubs, railroad dining, buffet, lounge or club cars and passenger vessels to be consumed on the premises with meals between such hours not earlier than 12 noon nor later than 12 P. M. as may be fixed by the commission and except by the state liquor stores, grocery, delicatessen and drug stores, on holidays and election days between the hours of 9 A. M. and 12 noon. The commission shall have power by regulation to shorten the permissible hours of sale in the interest of the public welfare but shall not have power to extend such hours of sale.

Sec. 31. Minors. It shall be unlawful to sell any liquor to a minor under 18 years of age or to employ such minor in the manufacture, sale or transportation of liquor. It shall be unlawful to sell any spirits to a minor under 21 years of age or to employ such minor in the manufacture, sale or transportation of spirits. Whoever sells to or employs minors contrary to the provisions of this section shall be punished by a fine of not less than \$50 nor more than \$200, or by imprisonment for not less than 3 months nor more than 11 months, or by both such fine and imprisonment, and such sale or employment shall be sufficient cause for the revocation of the license of the offender.

Sec. 32. Unlawful manufacture and sale. No person shall manufacture, distribute, sell or expose or keep for sale, transport or purchase liquor except as authorized in this act. Sale of liquor by stores or other places of sale controlled directly or indirectly by manufacturers of such liquor shall be unlawful. Every person, who, except on a prescription of a qualified physician, shall sell or transport to any person or to his abode liquor, the sale or gift of which to such person has been forbidden by sections

33, 34, and 35 of this act, shall be subject to the penalties provided in section 66 of this act. The sale of liquor to any person who is intoxicated shall be unlawful. The sale of liquor in used bottles or containers refilled by other than the original manufacturer shall be unlawful and no person shall sell, purchase or otherwise deal in bottles, containers or original packages without first removing the seals and labels therefrom. Nothing in this act shall prevent the manufacture by a person at his residence of liquor for home consumption but not for sale.

Sec. 33. Habitual drinking. The husband, wife, parent, child, guardian or employer of a person who has the habit of drinking liquor to excess, the mayor of the city or one of the selectmen of the town in which such person resides, may give notice in writing signed by him or her containing a sufficient description of such person, to any seller of liquor requesting him not to sell or deliver such liquor to the person having such habit, provided that a copy of such notice is filed with the commission, which shall notify other sellers of liquor in such city or town. If the person, his agent or servant, so notified at any time within 12 months after filing the copy thereof with the commission sells or delivers any such liquor to the person having such habit or permits him to loiter on his premises, the license of the seller shall be revoked by the commission, provided that the owner or operator of a drug store shall not be liable hereunder for a sale made upon the prescription of a qualified physician.

Sec. 34. Persons receiving city or town aid. The mayor of a city or one of the selectmen of a town where resides a person receiving city or town aid may give notice in writing signed by him containing a sufficient description of such person, to any seller of liquor requesting him not to sell or deliver such liquor to such person receiving city or town aid, provided that a copy of such notice is filed with the commission which shall notify other sellers of liquor in such city or town. If the person, his agent or servant, so notified at any time within 12 months after filing the copy thereof with the commission sells or delivers any such liquor to a person receiving city or town aid or permits him to loiter in his premises, the license of the seller shall be revoked by the commission provided that the owner or operator of a drug store shall not be liable hereunder for a sale made upon the prescription of a qualified physician.

Sec. 35. Furnishing liquor to persons in confinement. Whoever gives or delivers to a person confined in any jail, house of correction, or other place of confinement, or to a person in custody of any officer qualified to serve criminal processes, any liquor, or has in possession, within the precincts of any jail, house of correction or other place of confinement, any such liquor, with intent to convey or deliver the same to any person con-

fined therein, unless under directions of the physician appointed to attend said prisoner, or of the officer in charge of said place of confinement, shall be punished by a fine of not more than \$20.00, or by imprisonment for not more than 30 days.

Sec. 36. Intoxication and disturbance. Whoever is found intoxicated in any street, highway, or other public place, shall be punished for the first offense by a fine of not more than \$10.00 or by imprisonment for not more than 30 days, and upon any subsequent conviction by imprisonment for not more than 90 days, except that in any county where a county farm for the reformation of inebriates has been established, any male person who has been previously convicted of intoxication may be sentenced to said farm for a period of not less than 90 days or not more than 11 months. Whoever is found intoxicated in his own house, or in any other building or place, disturbing the public peace, or the peace of his own or any other family, shall be punished for the first and any subsequent conviction, as provided in the preceding clause of this section. Any such intoxicated person shall be taken into custody by any sheriff, deputy sheriff, constable, marshal, police officer, or watchman, and committed to the watchhouse or police station or restrained in some other suitable place, until a complaint can be made and a warrant issued against him, upon which he may be arrested and tried.

Sec. 37. Responsibility for injuries by drunken persons. Every wife, child, parent, guardian, husband, or other person who is injured in person, property, means of support, or otherwise, by any intoxicated person, or by reason of the intoxication of any person, has a right of action in his own name against any one who by unlawfully selling or giving any liquor, or otherwise, has caused or contributed to the intoxication of such person; and in such action the plaintiff may recover both actual and exemplary damages.

The owner, lessee, or person renting or leasing any building or premises, having knowledge that liquor are unlawfully sold therein is liable, severally or jointly with the person unlawfully selling or giving liquor as aforesaid. And in actions by a wife, husband, parent, or child, general reputation of such relationship is prima facie evidence thereof, and the amount recovered by a wife or child shall be her or his sole separate property.

Sec. 38. Evidence of sale. Whenever an unlawful sale under this act is alleged, and a delivery proved, it is not necessary to prove a payment, but such delivery is sufficient evidence of sale. A partner in business is liable for the unlawful keeping or selling by his co-partner, one in the co-partnership business, or by any other person, in any shop, store, or other place of business of such co-partnership, with his knowledge or

assent. A principal and his agent, clerk, and servant, may all be included in the same complaint and process. The mayor or aldermen, selectmen or assessors, may cause a suit to be commenced on any bond or recognizance given under this act in which the city, town or plantation is interested, and the same shall be prosecuted to final judgment unless paid in full with costs. The mayor, aldermen, selectmen, assessors, and constables, in every city, town and plantation, shall make complaint and prosecute all violations and promptly enforce the provisions of this act; and the wilful or corrupt neglect or refusal of any of the said officials to enforce the said provisions shall be punished by a fine of not more than \$1,000 or by imprisonment for not more than 11 months. If a municipal officer, after being furnished with a written notice of a violation of this act, signed by two persons competent to be witnesses in civil suits, and containing the names and residences of the witnesses to prove such offense, wilfully neglects or refuses to institute proceedings therefor, he shall be punished by a fine of not less than \$20.00, nor more than \$50.00, to be recovered by indictment. The oath required of any such officer to the complaint may be, in substance, that from a written notice signed by two persons competent to be witnesses in civil suits, he believes the complaint signed by him to be true. If an execution or other final process, issued by any civil or criminal suit instituted under this chapter is placed in the hands of any proper officer to be by him executed and he unreasonably neglects or refuses so to do, an action may be commenced against him by any voter in the country, and prosecuted to final judgment, which shall be for the full amount of the judgment and interest on such execution; and if it is a process that requires him to take and commit an offender to prison, the damages shall not be less than \$50.00 nor more than \$500.00. Selectmen of towns herein mentioned include assessors of plantations. In suits, complaints, indictments, or other proceedings for a violation of any provision of this act, other than for the first offense, it is not requisite to set forth particularly the record of a former conviction, but it is sufficient to allege briefly that such person has been convicted of a violation of any particular provision, or as a common seller, as the case may be, and such allegation in any criminal process, legally amendable in any stage of the proceedings before final judgment, may be amended without terms and as a matter of right. Any process civil or criminal legally amendable, may, in any stage of the proceedings, be amended in any matter of form, without costs, on motion at any time before final judgment.

Sec. 39. Delivery may be a sale. The delivery of liquor in or from a building, booth, stand or other place except a private dwelling house, or in or from a private dwelling house if any part thereof or its ap-

purtenances is used as an inn, restaurant or shop of any kind, or other place of common resort, such delivery in either case being to a person not a resident therein, shall be prima facie evidence that such delivery is a sale, provided that the provisions of this section shall not apply to delivery of liquor from premises licensed under this act.

Sec. 40. Advertisement is prima facie evidence of sale. If any placard, sign or advertisement is exposed from, maintained or permitted to remain upon any vehicle, shop, stand, tenement or any place of common resort, purporting or designed to announce the keeping in or upon said vehicle or any of said premises of liquor, except by holders of licenses under this act and in accordance with the regulations of the commission, it shall be prima facie evidence that such liquor is kept in or upon such vehicle or premises for sale.

Sec. 41. Description of offenses. In describing the offense respecting the sale, exposing or keeping for sale or other disposal of liquor or the possessing, giving or consumption of liquor in any indictment, summons, conviction, warrant or other proceeding under this act, it should be sufficient to simply state the sale or exposing or keeping for sale or disposal, possession, giving or consumption of liquor without stating the name or kind of such liquor or the price thereof or to whom it was sold or disposed of or by whom consumed or from whom it was purchased or received and it shall not be necessary to state the quantity of liquor so sold, exposed or kept for sale, disposed, possessed, given, purchased or consumed, except in the case of offenses where the quantity is essential and then it shall be sufficient to allege the sale or disposal of "more or less" than such quantity.

Sec. 42. Inspection. The commission shall cause frequent inspections to be made and shall have power to inquire into the business of all manufacturers of liquor or alcohol and all holders of licenses for sale or transportation of liquor or alcohol, to obtain all information necessary to enable the commission to perform its duties and to inspect the books, accounts and papers of any such manufacturer or licensee in relation to its business in liquor or alcohol and to take copies thereof. The officers and agents of the commission or any police officer or constable specially authorized by any of them may at any time enter upon the premises of a person who is licensed under this act to ascertain the manner in which such person conducts his business and to preserve order. Such officers, agents of the commission, police officers or constables may at any time take samples for analysis from any liquors kept on such premises and the containers of any such samples shall be sealed on the premises by the seal of the seller and shall remain so sealed until presented to the bureau of health for analysis and duplicate samples shall be left with the seller.

Sec. 43. Hearings, Revocation of licenses. The commission, after notice to the licensee and reasonable opportunity for him to be heard by it, may revoke his license or may suspend temporarily his license without hearing for such period of time as it may deem proper upon satisfactory proof that he has violated or permitted a violation of any provision of act or of the regulations hereunder. If the license is revoked the licensee shall be disqualified to receive a license for one year after the expiration of the license so revoked and such disqualification shall apply to members of his family and if he is the owner of the premises described in such revoked license, no license shall be issued to be exercised on such premises for the residue of the term thereof. The commission shall have power to make final decisions including the power to subpoena witnesses and records and such decisions shall not be subject to judicial review unless clearly unreasonable or contrary to law.

Sec. 44. Jurisdiction of courts. In prosecutions under this act, except when otherwise expressly provided, judges of municipal courts and trial justices have by complaint, jurisdiction, original and concurrent with the superior court. All prosecutions originating in the superior court shall be by indictment. Such magistrates in cases not within their jurisdiction, may examine and hold to bail. And in appeals from any judgment or sentence before such magistrate, the penal sum in every recognizance shall be not less than \$500. No recognizance, before such magistrate or court, shall be in a sum less than \$500. And in no case shall the penal sum of the recognizance be reduced after being fixed by the court.

Sec. 45. Previous convictions. Every trial justice, recorder, clerk and judge of a municipal court, and every county attorney, having knowledge of a previous conviction of any person accused of violating any of the provisions of this act, in preparing complaints, warrants, or indictments, shall allege such previous conviction thereon; and after such warrant or indictment is entered in court, no county attorney shall dismiss or fail to prosecute it except by special order of said court. If any trial justice, recorder, clerk or judge of a municipal court, or county attorney, neglects or refuses to allege such previous conviction, or if any county attorney fails so to prosecute, he forfeits \$100 in each case, to be recovered in an action of debt, to be brought by the attorney-general in behalf of the state.

Sec. 46. Appeals. In appeals, the proceedings shall be the same in the appellate court as they would be in the court of the magistrate, and shall be conducted in said appellate court by the attorney for the state. If a claimant or other respondent fails to appear in the appellate court, the judgment of the court below, if against him shall be affirmed. No portion of the penalty of any recognizance taken under the provisions of this act

shall be remitted by any court in any suit thereon, nor shall a surety in any such recognizance be discharged from his liability therein by a surrender of his principal in court after he has been defaulted upon his recognizance unless the principal has been actually sentenced upon the indictment or complaint on which the recognizance was taken. The appeals of claimants provided for in section 55 shall be entered as all other appeals in criminal cases, and be subject to the requirements of law appertaining to them. The license of any licensee may be suspended in the discretion of the commission during the pendency of such appeal.

Sec. 47. Special enforcement. The commission shall for the proper prosecution of any violation of this act appoint an agent or agents whose duty it shall be and who shall have the power to prosecute any person guilty of any violation of this act. Such agent or agents shall have all the powers of the sheriff in any county with reference to the laws concerning liquors and the enforcement of such laws, either in co-operation with or independently of the officers of the state highway police and the officers of any county, city or town. Said agent or agents shall give bond in the form prescribed for sheriffs for the faithful performance of duty in such sum and with such sureties as the commission shall prescribe. The primary responsibility for the enforcement of all liquor laws shall be upon the commission. Any person violating the provisions of this act may be prosecuted by the commission or any of its agents as here provided or by the state highway police or by county attorneys or by sheriffs or their deputies or by police officials of cities or towns.

Sec. 48. Special duty of sheriffs, deputies and county attorneys. Sheriffs and their deputies and county attorneys shall diligently and faithfully inquire into all violations of law, within their respective counties, and institute proceedings in case of violations or supposed violations of law, and particularly the law against unlawful sale of liquor and the keeping of drinking-houses and speakeasies, gambling-houses, or places, and houses of ill fame; sheriffs and their deputies shall promptly enter complaints before a magistrate and execute warrants issued thereon or shall furnish the county attorney promptly and without delay, with the names of alleged offenders, and of the witnesses. Any sheriff, deputy sheriff, or county attorney, who shall wilfully or corruptly refuse or neglect to perform any of the duties required by this section, shall be punished by a fine of not more than \$1,000 or by imprisonment for not more than 11 months.

Sec. 49. Special duty of attorney-general. The attorney-general shall take charge of all investigations before the grand jury in case of refusal or neglect of any sheriff, deputy sheriff, or county attorney, to perform any of the duties required by the preceding section, and, in case of the

finding of an indictment shall subsequent proceedings in court in behalf of the state as prosecuting attorney. In all such prosecutions the attorney-general shall act in place of the county attorney, and is hereby invested with all the rights, powers, and privileges of the county attorney for that purpose, the powers of the county attorney with respect to prosecutions under this section being hereby suspended.

Sec. 50. Compensation of deputy sheriff. For services under the two preceding sections deputy sheriffs acting under the direction of the sheriffs, shall receive the same per diem compensation as is now allowed for attendance on the supreme judicial court, the same fees for travel as for the service of warrants in criminal cases together with such necessary incidental expenses as are just and proper; bills for which shall be audited by the county commissioners, and paid from the county treasury. But said commissioners shall not allow any per diem compensation to said deputies, for any day for which they are entitled to fees or compensation for attendance at or service in any court. The provisions of this section as to compensation of deputy sheriffs and the provisions of section 4 of chapter 126 of the revised statutes shall not apply to the deputies of the sheriff of Cumberland county, acting under the provisions of this section.

Sec. 51. Duty of county attorneys. County attorneys shall cause to be summoned promptly before the grand jury all witnesses whose names have been furnished them by any sheriff or his deputies, as provided in section 48 and shall faithfully direct inquiries before that body into violations of law, prosecute persons indicted.

Sec. 52. Forfeiture of liquor; seizure without warrant. Liquor kept or deposited in the state, intended for unlawful sale, and the containers in which it is kept, is contraband and shall be forfeited to the commission. And in all cases where an officer may seize liquor or the containers in which it is kept, upon a warrant, he may seize the same without a warrant, and keep it in some safe place for a reasonable time until he can procure such warrant.

Sec. 53. Warrants for search and seizure. If any person competent to be a witness in civil suits makes sworn complaint before any judge of a municipal court or trial justice, that he believes that liquor is unlawfully manufactured, kept or deposited in any place in the state by any person, and that the same is intended for sale in violation of law, such magistrate shall issue his warrant directed to any officer having power to serve criminal process, commanding him to search the premises described and specially designated in such complaint and warrant, and if said liquor is there found, to seize the same, with the containers in which it is kept, and safely keep the same until final action thereon, and make immediate

return of said warrant. The name of the person so keeping said liquor as aforesaid, if known to the complainant, shall be stated in such complaint, and the officer shall be commanded by said warrant if he find said liquor to arrest said person and hold him to answer as keeping said liquor intended for unlawful sale. Any person who may be suspected of selling from, or keeping for unlawful sale in his pockets, liquor, may be searched in the same manner and by the same process as is provided for the search of places, and if liquor is found upon his person, may be held to answer as though such liquor was kept and deposited by him in any place. If fluids are poured out or otherwise destroyed by the tenant, assistant, or other person, when premises are about to be searched, manifestly for the purpose of preventing their seizure by officers authorized to make such search and seizure, such fluids may be held to have been liquor and intended for unlawful sale, and the penalties shall be the same as if said liquor had been seized. If the name of the person keeping such liquor is unknown to the complainant he shall so allege in his complaint, and the magistrate shall thereupon issue his warrant as provided in the first sentence of this section. If upon trial, the court is of the opinion that the liquor was so kept and intended for unlawful sale, by the person named in said complaint, or by any other person with his knowledge or consent, he shall be found guilty thereof, and punished by a fine of not less than \$100 nor more than \$500 and costs and in addition thereto by imprisonment for not less than 2 months nor more than 6 months, and in default of payment of said fine and costs by imprisonment for 6 months additional. Notice of any kind in any unlicensed place of resort, indicating that liquor is there sold, kept or given away shall be prima facie evidence that the person or persons displaying said notices, are common sellers of liquor and the premises so kept by them common nuisances.

Sec. 54. Duty of officer on seizure. When liquor and containers are seized as provided in the preceding section, the officer who made such seizure shall forthwith report the same to the commission in writing and shall immediately file with the magistrate before whom such warrant is returnable, a libel against such liquor and containers, setting forth their seizure by him, describing the liquor and its place of seizure, and that it was deposited, kept and intended for sale in violation of law, and pray for a decree of forfeiture thereof, and such magistrate shall thereupon fix a time for the hearing of such libel, and shall issue his monition and notice of the same, to all persons interested, citing them to appear at the time and place appointed, and show cause why said liquor and the containers in which it was kept should not be declared forfeited, by causing a true and attested copy of said libel and monition to be posted in two public

and conspicuous places in the town or place where such liquor was seized, 10 days at least before the day to which said libel is returnable.

Sec. 55. Forfeiture in case no claimant appears. If no claimant appears, such magistrate shall, on proof of notice as aforesaid, declare the same forfeited to the commission. If any person appears and claims such liquor, or any part thereof, as having a right to the possession thereof at the time when the same was seized, he shall file with the magistrate such claim in writing, stating specifically the right so claimed, and the foundation thereof, the items so claimed, the time and place of the seizure and the name of the officer by whom the same was seized, and in it declare that it was not so kept or deposited for unlawful sale, as alleged in said libel and monition, and also state his business and place of residence, and shall sign and make oath to the same before said magistrate. If any person so make claim, he shall be admitted as party to the process; and the magistrate shall proceed to determine the truth of the allegations in said claim and libel, and may hear any pertinent evidence offered by the libellant or claimant. If the magistrate is, upon the hearing, satisfied that said liquor was not so kept or deposited for unlawful sale, and that the claimant is entitled to the custody of any part thereof, he shall give him an order in writing, directed to the officer having the same in custody, commanding him to deliver to said claimant the liquor to which he is so found to be entitled, within 48 hours after demand. If the magistrate finds the claimant entitled to no part of said liquor, he shall render judgment against him for the libellant for costs to be taxed as in civil cases before such magistrate, and issue execution thereon, and shall declare said liquor forfeited to the commission. The claimants may appeal and shall recognize with sureties as on appeals in civil cases from a magistrate.

Sec. 56. Warrant to search dwelling-house. No warrant for the search for intoxicating liquor shall be issued to search a dwelling-house occupied as such unless it, or some part of it, is used as an inn or shop, or for purposes of traffic, or unless the magistrate before whom the complaint is made is satisfied by evidence presented to him, and so alleges in said warrant, that liquor is kept in such house or its appurtenances, intended for sale in violation of law.

Sec. 57. Disposal of forfeited liquor. All liquor declared forfeited by any court under this act which shall have been found by said court to contain more than 1% of alcohol by volume shall, by order of the court rendering final judgment thereon be delivered to the commission at such place as may be designated by it. The commission by regulation shall provide for the analysis, sale or destruction of such liquor and the containers in which it is kept.

Sec. 58. Warrant against claimant. If complaint is made upon oath to any magistrate against any claimant under this act, alleging that the liquor so claimed by him was, prior to, and at the time when the same was seized, kept, or deposited by said claimant, or by some person by his authority, and intended for unlawful sale in this state, either by such person, or the said claimant, the magistrate shall issue his warrant against such claimant so charged and he shall be arrested thereon, and be brought before such magistrate, and on conviction shall be punished as provided in section 53.

Sec. 59. Destruction of liquor to prevent seizure. If an officer having a warrant, issued under this act, committed to him, directing him to seize any liquor, and to arrest the owner or keeper thereof, is prevented from seizing such liquor by its being poured out or otherwise destroyed, he shall arrest the alleged owner or keeper named in the warrant, and bring him before the magistrate, and make return upon the warrant that he was prevented from seizing said liquor by its being poured out or otherwise destroyed, as the case may be, and in his return he shall state the quantity so poured out or destroyed, as nearly as may be, and the magistrate shall put the owner or keeper so arrested upon trial; and if it is proved that such liquor, as was described in the warrant was so poured out or destroyed and that it was so kept or deposited and intended for unlawful sale, and that the person so arrested was owner or keeper thereof, he shall be punished in the same manner as if the liquor described in the warrant and in the return had been seized on the warrant and brought before the magistrate by the officer. All dumps or appliances for concealing, disguising, or destroying liquor, so that the same cannot be seized or identified, found in the possession or under the control of any person or persons, shall be taken by the officer making said search and seizure, so far as the same is practicable, together with all bottles and drinking-glasses or containers found in the possession or under the control of any such person or persons, and carried before the next grand jury sitting in said county where said search and seizure is made, and the same, together with all evidence of such dumps or appliances for concealing, disguising, or destroying liquor, shall be presented to said grand jury for their consideration, and the same shall thereafter be subject to the order of the court issuing the warrant for said search and seizure.

Sec. 60. Death of officer making seizure. If any deputy sheriff, after having executed such warrant by a seizure, dies or goes out of office before final execution in the proceedings is done, the liquor shall be held in the custody of the sheriff or another deputy. If any other officer dies or goes out of office under like circumstances, the magistrate before whom the proceedings were commenced, shall designate in writing some officer law-

fully authorized to execute such a warrant, who shall hold such liquor in his custody until final judgment and order of the court thereon.

Sec. 61. Replevin of liquors and containers. Liquor seized as hereinbefore provided, and the containers in which it is kept, shall not be taken from the custody of the officer by a writ of replevin or other process while the proceedings herein provided are pending; and final judgment in such proceedings is in all cases a bar to all suits for the recovery of any liquor seized or the value of the same, or for damages alleged to arise by reason of the seizure and detention thereof.

Sec. 62. Seizure and forfeiture of vehicles. All automobiles, trucks, wagons, boats, vessels or airplanes and vehicles of every kind not common carriers, unlawfully containing liquor intended for sale or containing liquor in the possession of or in the control of any person transporting the same without being in possession of a permit therefor duly issued under authority of the provisions of this act, found within the state in the possession or in the control of any person shall be seized by any officer seizing the liquor transported therein, shall be libeled as is provided for the libeling of liquor and the containers in which it is kept under the provisions of this act and shall be declared forfeited by the court and delivered to the commission at such place as may be designated by it.

Sec. 63. Claim of owner. Any right, interest, or title of any person or corporation other than the person or persons in possession or control of any such automobile, truck, wagon, boat, vessel, airplane or vehicle shall be forfeited unless the use of the same for the transportation of liquor as aforesaid was without his knowledge or consent. Any claimant of any right, interest, or title in such automobile, truck, wagon, boat, vessel, airplane or vehicle must allege and prove that the use of the same for the transportation of liquor as aforesaid was without his knowledge or consent and the court may determine in the proceeding on said claim the right, interest or title, if any, of said claimant.

Sec. 64. Conviction of licensee. Upon the conviction of a holder of a license for the sale of liquor or the violation of any law or regulation of the commission relative to the business he is licensed to pursue, the court in which or the magistrate before whom he has been convicted, shall send to the commission a certificate under seal showing the time and place of such conviction.

Sec. 65. Common nuisances. All liquor which is kept for sale contrary to law and the implements and containers actually used in selling and keeping the same, are declared to be common nuisances. All buildings or places used by clubs for the purpose of selling, distributing, or dispensing liquor to their members or others shall be deemed common nuisances unless licensed under this act. Whoever keeps or maintains, or assists in keeping

or maintaining such a common nuisance shall be punished by a fine of not less than \$50 nor more than \$100 and by imprisonment for not less than three months nor more than 11 months.

Sec. 66. Penalties. The violation by any person of any provision of this act or the regulations hereunder for which a specific penalty is not imposed or a violation by any licensee of any provision of his license shall be punished by a fine of not less than \$20 nor more than \$1,000 or by imprisonment for not less than 1 month nor more than 12 months or both.

Sec. 67. Forms. The forms heretofore in use under the provisions of chapter 137 of the revised statutes or otherwise authorized may continue to be used in prosecutions under this act and if substantially followed shall be deemed sufficient to fully and plainly, substantially and formally describe the offences set forth and to authorize the lawful doings of the officers acting by virtue of the warrants issued in substantial conformity therewith but this section shall not exclude the use of other suitable forms.

Sec. 68. Appropriation. There is hereby appropriated from funds in the state treasury not otherwise appropriated the sum of \$250,000 or so much thereof as shall be necessary for the operating capital of this act. At least every 6 months all net revenue derived under this act after expenses of operation and all other expenditures provided in this act have been met and a reasonable surplus established shall be transferred to the state treasury for disposal as provided in section 25 hereof. The commission shall not exceed the amount herein appropriated except in an emergency and then only with the consent and approval of the governor in writing first obtained, in which event it shall be entitled to like privileges and subject to like restrictions as those provided by law for other state departments, institutions and agencies.

Sec. 69. Constitutional clause. If any part of this act is for any reason declared invalid, such invalidity shall not affect, impair or invalidate the remaining portions of this act.

Sec. 70. Licenses continued. All licenses heretofore issued by the state licensing board under the provisions of chapter 268 of the public laws of 1933 shall continue in force until the expiration date of such licenses unless sooner revoked for cause.

Sec. 71. Repeal of inconsistent acts. Chapter 137 of the revised statutes and chapter 226, 268 and 296 of the public laws of 1933 and all acts or laws inconsistent with this act are hereby repealed. Section 126 of chapter 19 of the revised statutes is hereby amended by striking out in the 5th line thereof the words "prohibition and prohibitory laws" and substituting in place thereof the word "temperance."

Emergency clause. In view of the emergency cited in the preamble hereof this act shall take effect when approved.