

part of which shall be drunk upon or about the premises; nor shall this Act be construed to prevent the manufacture and sale of burning fluids of any kind, perfumery, essences, drugs, varnishes, nor any other article of trade and commerce, composed in part of alcohol or other spirituous liquor, if not capable of being used as a beverage, nor intended for use as a beverage, or in evasion or contravention of this Act. 5

As to foreign liquors in original packages, etc.

7. Nothing in this Act shall be construed to forbid the owning, possession or keeping of liquors of foreign production imported by the owner or keeper thereof contained in the original packages in which they were by the said owner or keeper imported; and nothing contained in this Act shall be construed to prevent any Chemist, Artist or Manufacturer, in whose art or trade they may be necessary, from keeping at his place of business such spirituous liquors, as he may have occasion to use in his art or trade, but not for sale; and nothing in this Act shall be constructed to prevent the manufacture and sale of Cider for other purposes than that of a beverage or of unadulterated Wine for sacramental purposes. 10 15

Liquor not to be given away in certain places.

8. No intoxicating liquor shall be given away, or be kept with intent to be given away, in any Tavern, Boarding-House, Public Eating-House, Grocery, Oyster Shop, Store, Bar-Room, Confectionery, or other place of Public Entertainment; or in any Theatre, Museum, or other place of public resort; or on any Steamboat, or other Craft carrying passengers; and for any violation of this Section, the person offending shall be fined to the same extent as for selling such liquors contrary to this Act. 20 25

Devices for eluding this Act to be public nuisances.

9. Every contrivance or device made use of to sell, or deal out to, or provide for any person, intoxicating liquor, and at the same time to conceal or disguise the vendor of such liquor is hereby declared to be a public nuisance—and both the keeper and owner of the premises where such device exists, shall be deemed offenders against this Act, unless it appears, upon the examination, that such device was unknown to such keeper or owner, and in that case he shall be free from such offence. 30

Keeping liquor a nuisance.

10. All liquor kept in violation of any provision of this Act is hereby declared to be a public nuisance.

Persons letting houses, etc., for illegal sale of liquor, etc., to be guilty of a nuisance.

11. If any person knowingly lets any building or tenement owned by him, or under his control, for any of the purposes rendered illegal by this Act, or knowingly permits any such building or tenement, or part thereof, to be so used while under his control, or if after due notice of any such use of said building or tenement, he omits to take all reasonable measures to eject the said person from the premises as soon as the same may be lawfully done, he shall be deemed guilty of the maintenance of such nuisance, and be punished by a fine of not less than one hundred dollars, nor more than one thousand, or by imprisonment in the County Jail not less than thirty days, nor more than six months. 35 40

Building to be liable for fines, etc.

12. In case any person rents and leases any building or premises, and knowingly suffers the same to be used or occupied, for the sale of intoxicating liquors, contrary to this Act, such building and premises so leased and occupied, shall be held liable for, and may be sold to pay, all fines and costs assessed against the person occupying such building, or premises, for any violation of this Act. 45 50