

- “believe, and does believe, that any intoxicating liquor,
 “with respect to which a violation of the provisions of the
 “eleventh section of this Act has been committed
 “or is intended to be committed, is, within the
 5 “limits specified in any proclamation by which this Act has
 “been proclaimed to be in force, on board of any steamboat,
 “vessel, boat, canoe, raft, or other craft, or in or about any
 “building or premises, or in any carriage, vehicle or other
 “conveyance, or at any place, the commissioner or justice of
 “the peace shall issue a search-warrant to any sheriff, police
 “officer, constable or bailiff, who shall forthwith proceed to
 10 “search the steamboat, vessel, boat, canoe, raft, other craft,
 “building, premises, carriage, vehicle, conveyance or place
 “described in such search-warrant; and if any intoxicating
 “liquor is found therein or thereon the person executing
 “such search-warrant shall seize the intoxicating liquor
 “and the barrels, casks, jars, bottles or other packages in
 15 “which it is contained and shall keep it and them secure
 “until final action is had thereon :
- “2. But no dwelling house in which, or in part of which,
 “or on the premises whereof, a shop or bar is not kept, shall
 20 “be searched, unless the said informant also makes oath or
 “affirmation that some offence in violation of the provisions
 “of the eleventh section of this Act has been committed
 “therein or therefrom within one month next preceding the
 “time of making his said information for a search-warrant :
- “3. The owner, keeper or person in possession of the
 25 “intoxicating liquor so seized, if he is known to the
 “officer seizing the same, shall be summoned forthwith
 “by the commissioner or justice of the peace
 “who issued the search-warrant to appear before such com-
 “missioner or justice of the peace; and if he fails so to
 “appear, or if it appears to the satisfaction of such commis-
 30 “sioner or justice of the peace that a violation of the pro-
 “visions of the eleventh section of this Act has been com-
 “mitted or is intended to be committed with respect to such
 “intoxicating liquor, it shall be declared forfeited, with any
 “package in which it is contained, and shall be destroyed
 35 “by authority of the written order to that effect of such
 “commissioner or justice, and in his presence or in the pres-
 “ence of some person appointed by him to witness the
 “destruction thereof—and the commissioner or justice, or
 “the person so appointed by him, and the officer by whom
 40 “the said intoxicating liquor has been destroyed, shall jointly
 “attest, in writing upon the back of the said order, the fact
 “that it has been destroyed :
- “4. The owner, keeper or person in possession of any
 45 “intoxicating liquor seized and forfeited under the provisions
 “of this section, may be convicted of an offence against the
 “eleventh section of this Act without any further informa-
 “tion laid or trial had, and shall be liable to the penalties
 “mentioned in the twelfth section of this Act.”
- 50 “15. If the owner, keeper or possessor of intoxicating
 “liquor seized under the next preceding section is unknown

information
and warrant.

Seized liquor
to be securely
kept.

Proviso
where there
is no shop or
bar.

Owner to be
summoned.

Liquor to be
forfeited and
destroyed.

Attestation of
destruction.

Owner, keep-
er or person
in possession
may be con-
victed at
once.

If owner is
unknown.