as a beverage for another person, even though he may not make any profit thereby, violates the Pledge.**

Sec. 4.—It is hereby declared, that the true intent and meaning of the Pledge is, to prohibit the manufacture, traffic, and use of all alcoholic or intoxicating liquors, as a beverage, whether enumerated by name in the Pledge or not.

Sec. 5.—Sections 3 and 4 of this Article shall not be so construed as to interfere with the agents of the law in the regular discharge of their official duties.

Sec. 6.—A certificate or prescription to use intoxicating liquors as a medicine, signed by a physician, shall not necessarily relieve a brother from trial for violation of Article 2, but the Subordinate Division in the case shall decide on the propriety of trial, and shall be the judge of any wantonness or collusion in the matter.

ARTICLE III.

Officers. Sec. 1.—The Officers shall consist of a W. P., W. A., R. S., A. R. S., F. S., T., C., A. C., I. S., and O. S.; all of whom shall be elected by ballot every three months, viz., last regular meetings in September, December, March, and June, and installed the

first Ap

w. to f the sha

I dut enf and Ruoffi poi pro ter. cur bal cal be Di ces \mathbf{C} o pri the

Grate Qu

Se

Qu

^{*}No Auctioneer who sells intoxicating liquors as a beverage can be a Son of Temperance, except officers of the Law selling under a compulsory license,