

592. No warden, or any person by him employed, shall keep a tavern for the sale of spirituous liquors within the said jail, or within one-eighth of a mile of the limits thereof; and if the warden or any person by him employed shall, either by themselves or others, dispose of, sell or retail, or be concerned with others in the disposal, sale or retailing of any spirituous liquors of any kind to any person or persons coming to said jail on a visit, or to any prisoner or prisoners confined therein, he shall forfeit and pay the sum of twenty dollars, to be recovered by indictment and applied to the use of the city.

593. No cider, beer, wine, brandy, rum, whiskey, or other spirituous liquor shall be brought within the jail lot by any warden or other person having charge thereof, or by any prisoner, visitor or any other person, except by order of the attending physician or physicians thereof, and except such small quantities as may be absolutely wanted to be consumed by the warden and his family and assistants.

594. No person except the attorney or attorneys of a prisoner shall be permitted to visit a prisoner or prisoners within said jail or lot, unless by special license from the warden, or some judge or justice, or other person legally authorized to give the same.

595. If any warden shall introduce, or suffer to be introduced, within the jail lot, knowing it to be done contrary to law, any such spirituous liquors, he shall forfeit and pay the sum of one hundred dollars for each and every offence, to be recovered by indictment, one-half to the informer and the other half to the use of said city.

596. If any assistant warden, or other person having charge of said prison or prison lot, shall introduce any such spirituous liquors, or suffer them to be introduced, knowing it to be done contrary to law; or shall admit any person or persons (with the exception of the attorney of a person confined in said prison) to enter said jail or lot without license as aforesaid, each and every of them so offending shall be suspended from his office, and be incapable of holding any office or charge within said prison or lot for the space of one year thereafter.

597. All persons convicted of offences in the Criminal Court of Baltimore, and who are sentenced to imprisonment in Balti-