

shall be imposed; and if in separate cases, a fine of three dollars shall be imposed in each case; but the payment of one fine and all the costs shall entitle all the parties to be discharged.

It shall be sufficient if the warrant or charge sets forth— that the defendants (naming them) unlawfully kept or harbored a certain dog within the limits of Cambridge for the space of ten days, between the first day of July, A. D. ———, and the ——— day of ———, A. D. The second date shall be the date on which the warrant of arrest is issued. A new prosecution may be sustained on proper evidences as often as the parties who are liable keep or harbor such dog for ten days after the previous prosecution has terminated. When it is uncertain who is the controlling tenant or occupant of the premises whereupon the dog is kept, the justice before whom the complaint is about to be made may issue a subpoena for and compel the attendance of any witness, in order that he may be able to obtain a full and proper information.

How
prosecuted.

The Commissioners shall have full power and authority to pass any ordinance or ordinances for promoting the execution, carrying out and enforcing of the provisions of this section.

JURISDICTION IN TRIAL OF MUNICIPAL OFFENSES.

AU. The violation of any provision under and belonging to the sub-title "Cambridge," as a sub-title of Article 10 aforesaid; any violation of any ordinance passed by the Commissioners of said town shall be a misdemeanor, and all such misdemeanors may be tried before any justice of the peace of Election District No. 7 of said county, and of any election district thereof which adjoins or borders on said Election District No. 7; provided, that any defendant or defendants in such cases shall before the trial be notified of his right to a jury trial, and in any such case the State's Attorney for said county and the defendant or defendants therein shall respectively possess a right to have the case removed to the Circuit Court for said county, where they can have a jury-trial; provided further, that the State's Attorney for said county or the defendant or defendants may respectively remove a case from any justice of the peace that has charge thereof to another justice of the peace for trial, and a case removed shall stand for hearing on the eighth day from the date of removal, unless such day falls on Sunday, then it shall stand for trial on the day following; but the same party shall not be entitled to more than one removal; provided further, such cases shall be tried on the warrant before the justice or

Jurisdiction
in trial of
municipal
offenses.