or alcoholic bitters or intoxicating drinks of any kind, beer, ale, schnapps, gin, hard cider or pear cider, ambrosia or any beverage intoxicating in its ingredients, at any place or places whatever within the limits of the said town of Laurel.

1906, ch. 170, sec. 6. 1912 Code, sec. 429.

690. If any person or persons, house, company, association, club or body corporate, his, her, its or their agents, officers, clerks or servants shall violate the provisions of the preceding section within the limits of said town, he, she, it or they shall be deemed guilty of a misdemeanor, and he, she, it or they shall on each and every conviction thereof forfeit and pay a fine of not less than fifty dollars nor more than five hundred dollars and the costs of prosecution, or be confined in the Maryland House of Correction for not less than two months nor more than twelve months, in the discretion of the Court or justice of the peace, before whom the case may be tried, for each and every offense, and all fines imposed and collected shall be paid over to the Mayor and City Council of Laurel for the use of said town.

1906, ch. 170, sec. 7. 1912 Code, sec. 430.

691. Nothing herein contained shall be construed to prevent the compounding of liquors in a prescription or the sale of liquor by pharmacists or druggists upon a written and bona fide prescription of a regularly practising physician of medicine, whose name must be signed thereto, and each prescription shall be numbered and filed in regular order, and no prescription shall serve for more than one purchase; no physician shall give such prescription unless in the honest opinion of said physician the patient is sick and needs it as medicine, and any physician who shall under any other circumstances give such a prescription and any pharmasist or druggist who shall under any other circumstances sell or barter any spirituous or fermented liquors shall each be liable to the penalties imposed by the preceding section 690, and no druggist or pharmacist shall sell or barter or keep for sale or barter any intoxicating liquors except for such prescriptions.

1906, ch. 170, sec. 8. 1912 Code, sec. 431.

692. All prosecutions for violations of the preceding section of this Act may be either upon presentment and indictment or by trial before a justice of the peace in and for Prince George's county who shall have jurisdiction, original and concurrent with the Circuit Court for Prince George's County; and any justice of the peace for said county shall have power to issue all process and to do all acts which may be necessary to the exercise of his jurisdiction, as now prescribed by law, and to commit all offenders till fines and costs are paid; and any person or persons who shall be brought before any justice of the peace, charged with and convicted of a violation of any provision or provisions of this Act, who shall feel aggrieved by the judgment of said justice, may pray an appeal to the Circuit Court for Prince George's County within ten days, and either party be entitled