

person or firm has on his or its premises, any cider adulterated as aforesaid, such fact shall be *prima facie* evidence of its being there for sale; if the maker of any apple cider or the producer of the fruit from which it is made, shall in any of said election districts sell such cider on the premises where the cider was made or the fruit was grown in quantities less than one gallon, or if he shall sell the same away from said premises in quantities less than five gallons, or if said maker or producer shall permit any of the cider sold on such premises to be drunk anywhere therein, he shall be fined not less than five nor more ten dollars, and shall stand committed till fine and costs are paid, or for not less than five nor more than fifteen days as prescribed by the court or justice; if any person or firm or the members of any firm on its premises in any of said districts shall violate any of the other provisions of these sub-sections, such persons or the members of such firm shall be fined not more than fifty dollars in the discretion of the court or justice, and shall stand committed till fine and costs are paid, or for not less than five nor more than thirty days as the court or justice may direct.

Not sell
less than
one gallon
on pre-
mises.

Disorderly
house.

SUB-SEC. 9. Upon the complaint in writing to any judge of the circuit court or before any justice of the peace of Dorchester county, made and signed by five reputable citizens of any election district where any licensed dealer in apple cider (whether an individual or a firm) carries on business, that such dealer keeps a disorderly house at his or its place of business, or that he or it allows drunken and noisy or disorderly persons to congregate or meet upon his or its premises, such judge or justice shall issue a summons requiring said dealer to appear before him on some day to be named therein, not more than six days from the date of such summons to answer said complaint, and said case shall be heard on said day or on some day not more than five days thereafter, unless for sufficient cause shown, the judge or justice shall postpone the hearing for another period not exceeding five days, and if the complaint in the judgment of the judge or justice is sustained the license of such dealer shall be cancelled, but nothing herein shall prevent the said dealer from being tried for keeping a disorderly house or for any other offense under any of the sections or sub-sections of this article.

Fines—
how dis-
posed of.

SUB-SEC. 10. All fines imposed under these sub-sections shall be paid over to the sheriff of said county when a case is tried in the circuit court or to the justice of the peace who tries the same, and such justice or sheriff shall pay over the fines to the school commissioners of said county within thirty days after receiving the same, and if within sixty days from the date of the conviction, the governor does not remit fine, it shall be applied for the use of the public schools, but if the sheriff or the said justice willfully or without the written consent of the treasurer of the school