

Justice of the Peace, and make return of his doing thereto. Whereupon it shall be the duty of the Justice of the Peace or court to fix a time for the hearing and determine the purpose for which such liquor is kept, and issue a notice thereof to the officer, who shall post a copy thereof on the premises or at or near the location of the place or thing searched where the liquors were found. If no one appears at the time fixed for said hearing, nor within thirty days thereafter to claim such liquor and means used for the sale of the same, the Justice of the Peace or Court shall order the same destroyed or disposed of.

(f) **WARRANT FOR RESIDENCE.** No warrant shall be issued to search any residence accepted as such, unless it or some part of it is used as a store or shop, hotel, restaurant or boarding house, or unless such residence is a place of public resort, or unless such residence is utilized as a place for keeping, storing, hiding, secreting or furnishing or handling any intoxicating liquor, in any quantity intended or for the purpose of sale or disposition otherwise contrary to this sub-title or contrary to law; provided, nevertheless, if the Justice of the Peace shall, after an examination of the party making the oath or after taking such other proof as may be produced, deem it proper to issue such warrant then the said Justice of the Peace, may, in his discretion, issue the warrant as hereinbefore provided, for the searching of such a residence.

(g) **PERSON MAKING AFFIDAVIT.** The person making affidavit for the warrant to search any place or thing where intoxicating liquor is believed to be disposed of, kept, stored, deposited, hidden, secreted, handled or furnished contrary to this section, may personally or by agent accompany the officer who serves the warrant and point out and enter the place or thing with such officer and give information and assistance to such officer in searching such place, house or thing for such intoxicating liquor.

(h) **LIQUOR SEIZED.** Liquor seized as hereinbefore provided, and the means used for the sale of the same, shall not be taken from the custody of the officer by a writ of replevin or other process while the proceedings herein provided are pending; and final judgment of conviction in such proceedings shall be in all cases a bar to all suits for the recovery of any liquor seized or the value of the same, or for damages alleged to arise by reason of the seizing and detention thereof.

(i) **TIME FOR HEARING.** When any prosecution is commenced before the Justice of the Peace or court for a violation of this Article, and the liquor seized under this section is to be used as evidence in such trial, the hearing must take