lieve and does believe that intoxicating liquor is sold, or is kept for the purpose of being sold or otherwise disposed of in violation of the provisions of this Act, or contrary to law, such Police Justice or justice of the peace shall forthwith issue his warrant to serve criminal process, directed to the Sheriff, deputy sheriff or any constable of the said county, or to any deputized proper officer, commanding him to search the premises or house described and designated in such complaint and warrant and the appurtenances thereof, and if any such shall there be found to take into his possession and safely keep all intoxicating liquor and the vessels in which it is contained, if the same shall be found in quantities and under such conditions as to suggest that it is kept for sale, and all the means used for the sale of the same, all the paraphernalia or part of the paraphernalia of a barroom or drinking saloon, and any United States internal revenue tax receipt for the sale of intoxicating liquor effective for the period of time covering the alleged offense, and forthwith report in writing the facts and make immediate return on said warrant. (B) The warrant for search shall be directed to any proper officer, and shall show by a copy of the affidavit inserted therein, or annexed and referred to, or recite all of the material facts alleged in the affidavit, and particularly describe the thing to be searched for and the place, house or thing to be searched. A complaint or affidavit, a warrant for search and a return and report substantially in the following forms shall be sufficient:

"State of Maryland, Queen Anne's County, to wit:

To:...., Constable, Deputy, Sheriff, of Queen Anne's County:

Intoxicating liquors, and the vessels and bottles in which the same are contained, and barroom and drinking saloon paraphernalia, and United States Internal Revenue tax receipt for sale of intoxicating liquor at this time effective (and any other facts material);