and assistance to such officer in searching such place, house or thing for such intoxicating liquor. (I) 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. (K) When any prosecution is commenced before the Police Justice or court for a violation of this Act, and the liquor seized under this section is to be used as evidence in such trial, the hearing must take place in not more than thirty days if such court is then in session, and if it be not in session, within thirty days from the date when it is next in session. If at the time appointed for trial the returns have not been properly made, or for other sufficient cause, the trial may be postponed to a further date not more than fifteen days beyond said thirty days. (L) The word "Liquor", when used in this section, unless the same be inconsistent with the context, shall be construed to include the vessels containing the same; the phrase "Means used for the sale of the same", shall include all furniture, implements, equipment, instrumentalities, or paraphernalia of a barroom or drinking saloon or any part of same, and any United States internal revenue tax receipts effective for the period of time covering the alleged offense, and to include also any conveyance or vehicle; the words "house" and "place" shall be construed to include any edifice, apartment, room, tent, boat, wagon, conveyance, motor vehicle, aeroplane, or any open air location.

301L. Any private residence or any part thereof which is a place of public resort, or is used as a store or shop, or is utilized as a place for keeping, depositing, storing, hiding, secreting, handling, exchanging, distributing, furnishing or delivering any intoxicating liquor in any quantity whatever intended for sale or disposition otherwise contrary to this Act or contrary to law, shall not be accepted or held as a private residence for the purposes of this Act.

301M. The giving away, furnishing, delivering, handling, distributing or exchanging of any intoxicating liquor by any storekeeper, or at any place of business, or at any private residence not accepted or held as such, or the taking or soliciting of orders, or the making of agreements by any person at or within the said County of Queen Anne's for the sale or delivery or future giving away of any intoxicating liquors, or any