trafficking in, is unlawful, within the meaning of this act; any person or persons found guilty of any such use, buying, selling or trafficking in any such keg, box, jug, fount or bottle, without such written permission, shall be liable to be arrested and fined

as provided in the third section of this act.

Sec. 5. And be it enacted, That in case the owner or owners of any keg, jug, fount, bottle or box so marked, stamped and recorded as aforesaid shall, in person or by agent, make oath before any justice of the peace, in writing, that he has reason to believe, and does believe, that any manufacturer or bottler of porter, soda, mineral water or other beverage, or any other person is using in any manner by this act declared unlawful any of the kegs, jugs, founts, bottles or boxes of such person or his principal, or that any junk dealer or dealer in kegs, jugs, founts, bottles or boxes, or any other dealer, manufacturer or bottler has any such keg, jug, fount, bottle or box secreted in, about and upon his, her or their premises, the said justice of the peace shall issue his search warrant and cause the premises designated to be searched as in other cases where search warrants are issued as is now provided by law; and in case any such keg, jug, fount, bottle or box duly marked or stamped and recorded as aforesaid shall be found in, upon and about the premises so designated, the officer executing such search warrant shall thereupon arrest the person or persons named in such search warrant, and bring him, her or them before the justice of the peace who issued such warrant, who shall, thereupon, hear and determine such case, and if the accused is found guilty, he, she or they shall be fined as provided in the third section of this act. SEC. 6. And be it enacted, That in all cases where

Officer to arrest.

Issue search

Issue warrant.

Right of appeal.

any one of the aforegoing sections of this article shall have been violated, it shall be the duty of any justice of the peace in whose jurisdiction the offence has been committed to issue his warrant on the oath, in writing, of any agent, owner or owners, and to cause such person or persons to be brought before him for trial, and should either party feel aggrieved at the judgment so rendered, then an appeal may be had as in cases of assault and battery, to the Circuit Court of the county where the offence has