district, whose name shall be signed thereto; and every such prescription shall be filed and kept by such pharmacist or druggist, and no one prescription shall serve for more than one purchase; but no physician shall make or sign any such prescription unless the person for whom it is made is actually sick, or such liquor is absolutely required as a medicine; and any physician who shall, after first day of May next succeeding said election, make or sign any prescription for such liquor, except as provided for herein, shall be deemed guilty of a violation of this act, and upon conviction thereof shall be fined not less than fifty nor more than one hundred dollars and cost for each offense, and be committed by the court wherein such conviction is had, until such fine and cost are paid; nor shall anything herein contained be construed to prohibit a sale by such pharmacist or druggist in case of extreme illness, when delay would be dangerous to the patient.

Violations and penalties.

Sec. 5. And be it enacted, That if on and after the said first day of May next succeeding said election any person or persons, firm, company or body corporate shall in any election district of said county wherein a majority of the voter as aforesaid have been cast "against license," and proclamation thereof made as aforesaid, sell or otherwise barter or dispose of, directly or indirectly, any spirituous, fermented or other intoxicating liquors or medicated bitters producing intoxication, or any compound of which alcohol forms the chief or principal ingredient as aforesaid, and except as aforesaid he, she or they shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined for each and every offense not less than fifty or more than one hundred dollars, and for every offense subsequent to any conviction of a violation of this law, the minimum as well as the maximum of said fine shall be double the cost of every conviction, to be in every case paid by the prisoner or person found guilty of a violation of this law, and in every case the party is to stand committed until his fines and cost are paid; and for a second and every subsequent offense the person or persons so offending shall, in addition to said fine and cost, be imprisoned for not less than thirty days nor more than six months, the one-half of said fine imposed in this and the preceding section to be paid by the sheriff to the actual informer under order of the court, and the other half to be paid over to the proper authorities for the support of the public schools of the said county; and it shall be the duty of the said clerk of court to inform the Grand Jury of any previous conviction or convictions of any person or persons so offending upon request