the records of his office, and shall prepare a certificate proclaiming the result of such election in said county, and cause said certificate to be published, within fifteen days after said returns have been received by him, once in all the newspapers published in said county.

Sections to be in force.

SEC. 3. And be it enacted, That if it shall appear by the returns of said judges and certificate of said clerk that a majority of said votes have been cast "Against License," then the following sections from section one hundred and seventynine to section one hundred and eighty-eight, inclusive, shall be in force in said county, and stand in the place and stead of sections one hundred and seventy nine to one hundred and eighty-eight, inclusive, of Article eight of the Code of Public Local Laws, title "Cecil county," sub-title "Liquors and Intoxicating Drinks," repealed by this Act.

Unlawful to barter or sell liquor.

179. It shall not be lawful for any person, or any house, company or association, or body corporate, to barter or sell, directly or indirectly, or to solicit or receive orders for the purchase of, at any place within the limits of Cecil county, or to give away on its place of business within the limits of said county, any spirituous or fermented liquors, or alcoholic bitters or intoxicating drinks of any kind, or cider, tonic beer, lager beer, schnapps or gin, or any article used or sold as a beverage in the composition of which whiskey, brandy, high wines or alcohol or any spirituous or fermented liquors shall be an ingredient, nor shall any license be granted for the sale of the same therein.

Unlawful to have in their possession.

180. No person, house, company, association or body corporate shall deposit, keep or have in his or its possession any spirituous or fermented liquors, or alcoholic bitters or intoxicating drinks of any kind, or cider, tonic beer, lager beer, schnapps or gin, or any article used or sold as a beverage, in the composition or compounding of which whiskey, brandy, high wines or alcohol or any spirituous or fermented liquors shall be an ingredient, with intent to barter or sell or give away the same in violation of the provisions of the preceding section, or with intent that the same shall be bartered or sold or given away in violation thereof within the limits of said county.

Not to in quanti-ties of one gallou.

181. Nothing in the preceding sections shall be construed to prevent the prevent the sale of pure apple cider (not to be drunk on the sale of pure premises of the seller) in quantities not less than one gallon at apple cider one time by manufacturers of apple cider one time by manufacturers of apple cider on the present the cider of the ci one time, by manufacturers of apple cider or by persons who have grown the apples from which the cider sold by them has been made; but such sale of apple cider shall only be lawful