	Given	under	my	hand	this	 	 day	of	 	
4	. D									

Such liquor and means used for the sale of the same shall be held subject to the order of the Justice of the Peace or court issuing the warant to be used as evidence in the prosecution of any case for the violation of this Act.

- (C) If fluids be poured out or otherwise destroyed when the premises are searched or about to be searched, said fluids shall be held prima facie to be intoxicating liquor and intended for sale and violation of this Act.
- (D) If upon the final judgment of the Justice of the Peace or court the accused shall be found guilty, the intoxicating liquor seized from him shall, after the time for appeal has expired, and if no appeal is taken, be ordered to be destroyed, and the other property shall be held as the property of the accused or owner. If the accused shall be found not guilty the whole of the property seized shall be returned to the person from whom it was taken.
- (E) When any liquor shall have been seized by virtue of such warrant, the same shall not be discharged or returned to any person claiming the same, by reason of any alleged insufficiency in the description in the complaint or warrant of the liquor or place, but the claimant shall be entitled to a hearing when the case is tried.
- (F) If no one is found in possession of the premises where intoxicating liquor may be found, the officer taking the same shall post in a conspicuous place on said premises a copy of his warrant, and take possession of such liquor and means used for the sale of same and hold them subject to the order of the court or Justice of the Peace issuing the warrant and make return of his doings thereon. Whereupon it shall be the duty of the Justice of the Peace or court to fix the time for hearing and determining the purpose for which such liquor is kept and