tion therein; and it shall be the duty of the Clerk of the Circuit Court of Carroll County to furnish information concerning such prior conviction to the State's Attorney and grand jury.

A certified transcript from the docket of any Justice of the Peace, or a certified copy of the record under the seal of the clerk of any court shall be sufficient evidence of a previous conviction or convictions under any section of this Act. It shall be sufficient, in such presentment or indictment to allege briefly that such person has been convicted of a violation or violations of the provisions of this section.

Section 25. And be it further enacted, That all vehicles, equipment, materials and paraphernalia used or employed in the unlawful sale, manufacture or transportation of intoxicating liquor within Carroll County are hereby declared to be forfeited, and the Sheriff of Carroll County or any other officer therein seizing any intoxicating liquor and any such vehicles, equipment, materials or paraphernalia, shall immediately give a detailed notice of such seizure in some newspaper published in Carroll County warning all persons having an interest in such intoxicating liquor, vehicles, equipment, materials and paraphernalia, to file in the Circuit Court for Carroll County within twenty days from the date of such notice, a statement of any cause that he, she or they might have why the same should not be condemned and sold or destroyed. If no cause to the contrary be shown within the time limited in said notice, then such officer shall immediately destroy all such intoxicating liquor and stills or other materials or paraphernalia used solely for the unlawful manufacture, sale or transportation of intoxicating liquor, and all other vehicles, materials, equipment and paraphernalia shall thereafter be sold, after giving the usual notice, and the proceeds, after the payment of the cost of such notice and all costs of sale, including a Commission to the officer making sale of 5 per cent, shall be paid over to the Treasurer of Carroll County for general County purposes.

If any cause to the contrary thereof be shown, notice of such cause together with a copy thereof shall be served on the officer having said vehicles, materials, equipment or paraphernalia in possession, and thereafter the Circuit Court for Carroll County shall set the case down for hearing, the State's Attorney for Carroll County, without compensation, representing the officer. After hearing the Circuit Court shall pass such order in the premises as justice and law may require, from which order either party may appeal to the Court of Appeals.

Sec. 2. And be it further enacted, That this Act shall take effect from June 1, 1929.