wood, metal or stone, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than twenty-five dollars before any [justice of the peace of any] court of competent jurisdiction, nor more than one hundred dollars for each such offense, or be subject to imprisonment for not more than six months in the city or county jail or the house of correction, in the discretion of such [justice of the peace or] court.

§ 467. Receiving stolen goods, etc., under the value of \$100.

(b) Jurisdiction, procedure, bail.—All prosecutions for violation of the provisions of this section may be **L**either upon presentment and indictment in any court having criminal jurisdiction in this State, or by trial before any justice of the peace duly assigned to hear and determine criminal matters in and for the county where the offense occurs, and jurisdiction original and concurrent with the said courts having criminal jurisdiction is hereby given to the said justices of the peace as aforesaid and they shall have power to issue all processes and do all acts which may be necessary for the exercise of said jurisdiction; and may try and determine all such cases and may pronounce judgment and impose sentence therein to the same extent as the aforesaid courts having criminal jurisdiction could do in such cases, if such cases were tried before such court without a jury; provided, however, that if any person when brought before any such justice having jurisdiction of the case, shall, before the trial for the alleged offense, pray a jury trial, or if the State's attorney for the county where the offense occurs shall, before the trial of such alleged offense, pray a jury trial on behalf of the State, it shall be the duty of such justice to commit such alleged offender for trial, or to hold him to bail to appear for trial in the court having criminal jurisdiction in the case, at its then or next session and to transmit said commitment or recognizance with the names and residences of the witnesses for the prosecution endorsed thereon, forthwith to the clerk of said court; and the justice of the peace, before whom the accused is brought for trial, shall inform him seasonably of his right to demand a trial by jury. I brought in any court of competent jurisdiction.

§ 470. Interrupting or disturbing.

Whosoever shall wilfully interrupt or disturb any religious congregation, society or meeting, by blowing horns, exploding firearms, horse racing, noisy, riotous or disorderly conduct or conversation shall, on conviction [before a justice of the peace in the county wherein such offense shall be committed], be fined not less than one dollar nor more than twenty dollars, and may be committed to jail [until the fine and costs are paid] pursuant to the provisions of Article 38, § 4.

§ 474. Unlawful use of registered containers or articles; defacing, etc., of identification; breaking, injuring, etc., containers or articles; penalties; possession as evidence of violation.

After a description of such returnable containers, or such clean articles, shall have been registered, as in § 473 of this article provided, it is hereby declared to be unlawful for any or all other persons, partnerships or bodies corporate to use or fill any such registered returnable containers (whether actually in existence at the time of such registration or not) with any contents of a nature different from that