

transporting the same, and all the paraphernalia or part of the paraphernalia of a bar room or drinking saloon, and forthwith report in writing the facts to the State's Attorney for Montgomery County, and any such intoxicating liquors or the means, materials and instrumentalities for manufacturing, transporting, dispensing, or otherwise disposing of the same or the paraphernalia or part of the paraphernalia of a bar room or drinking saloon shall constitute *prima facie* evidence of the violation of the provisions of Sections 573, 574 and 575 of this subtitle, as charged or presented.

1927, ch. 117, sec. 391A.

579. If the person accused of violating any of the above sections of this act shall be found guilty, any intoxicating liquors seized of him, her, them or it, shall after the trial and time for appeal or writ of error, if no appeal or writ or error is taken, be destroyed by the Chief of Police of Montgomery County; and all materials and instrumentalities for the manufacture of intoxicating liquors and any automobile or other vehicle in which intoxicating liquor shall have been found in violation of any section of this Act, shall be forfeited to the county and disposed of in accordance with the order of the Court having jurisdiction to try violations of this Act. The Court is hereby authorized in its discretion to order the destruction of any of the articles above described or to direct the sale of such by the Chief of Police of Montgomery County, and the payment of the proceeds of said sale to the County Commissioners for Montgomery County for the use of the county.

1904, ch. 81, sec. 134D. 1912, ch. 790, sec. 392. 1924, ch. 454, sec. 392.
1927, ch. 117, sec. 392.

580. In any indictment under this act for violation of any of the provisions of the preceding sections hereof, it shall not be necessary to specify the particular kind of liquor or liquors which any person or persons, house, company, association or body corporate, bartered or sold or solicited or received orders for the purchase of, or gave to any minor or minors, or deposited, kept or had in his, her, their or its possession with intent to barter, or sell, or give to a minor or minors or that the same be bartered or sold, or given to a minor or minors, or manufactured in violation of said provisions, but it shall be sufficient if the indictment sets forth that the traverser or the traversers bartered or sold or solicited or received orders for the purchase of, or gave to a minor or minors, or deposited, kept or had in his, her, their or its possession with intent to barter or sell, or give to a minor or minors, or manufacture, spirituous or fermented liquors or intoxicating drinks, or with the intent that the same be bartered or sold, or given to a minor or minors, or manufactured in violation of said provisions.

1912, ch. 790, sec. 393. 1927, ch. 117, sec. 2.

581. Nothing in this act shall apply to cases pending, nor to any violation or violations of law which have heretofore occurred, but all such cases