HEALTH.

Specialist, Oculist, Ophthalmologist, Doctor of Ophthalmology, Doctor of Optometry, Doctor of Optics, or any title containing the word Doctor or the abbreviation Dr., or any word or abbreviation that will or can convey the impression that he is engaged in the treatment of diseases or injuries of the human eye, or make use of drugs, medicine or surgery, in the practice of Optometry, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than two hundred dollars, or imprisoned not more than three months, or both fined and imprisoned, and his license may be revoked, in the discretion of the court.

An. Code, sec. 268. 1914, ch. 652, sec. 17.

327. The provisions of this sub-title shall not apply nor be construed to apply to persons who sell Spectacles, Eye-Glasses or Lenses as merchandise, or to Opticians who furnish glasses on an order from an Oculist, or to physicians and surgeons who are authorized to practice in this State, or to dealers in Spectacles, Eye-Glasses or Lenses who neither practice nor profess to practice Optometry as defined in this sub-title.

Water, Ice and Sewerage.

An. Code, sec. 269. 1914, ch. 810, sec. 1.

The term "Waters of the State" shall include that portion of the 328. Atlantic Ocean and its estuaries within the State of Maryland, the Chesapeake Bay and its estuaries, and all springs, ponds, streams, wells and bodies of surface or ground water, whether natural or artificial, within the boundaries of this State or subject to its jurisdiction. "Sewage" shall mean human and animal excretions, street wash, and all domestic and manufacturing waste. "Waterworks," "water supply" and "water supply system" shall mean the sources and their surroundings from which water is supplied for drinking or domestic purposes, together with all structures. channels and appurtenances by means of which it is prepared for use and delivered to consumers; excepting only the piping and fixtures inside the buildings served. "Sewerage system" shall mean the channels by which sewage is collected and disposed of, together with the body of water into which it is directly discharged, and all structures and appurtenances, made use of in its collection and preparation for discharge in satisfactory condition into the waters of the State; excepting only the plumbing system inside the individual buildings served. For the purposes of this sub-title, any sewer, no matter what its length and size may be, shall be sufficient to constitute a sewerage system.

Proceedings of county commissioners of Baltimore county establishing sewerage area, as directed by the state board of health, held proper. When appeal lies from circuit court, and from county commissioners to circuit court and to court of appeals; appeal dismissed. Ludwig v. Baltimore County, 131 Md. 352.

Act of 1914, ch. 810, does not affect a contract made prior to its passage, nor would it, if applicable, be a valid defense to a suit on the contract. Prayers. Co. Commrs. v. Belair Sub. Imp. Assn., 134 Md. 554.

The right of access of cattle to Peterson's Run held precarious in view of the act of 1914, ch. 810. Brack v. Baltimore, 125 Md. 390.

See notes to sec. 334. See art. 27, sec. 533.

As to plumbing, see sec. 283, et seq.; as to nuisances, see sec. 102, et seq.; as to adulteration of food and drink, see sec. 174, et seq.