

Perjury.

1927, ch. 491.

451A. Any person employed by the State Board of Agriculture, the University of Maryland, or any department or branch thereof, to inspect and/or test cows and/or the quantity and quality of milk, who shall wilfully make any false oath or affirmation with respect to the production record of any cow, shall be deemed guilty of perjury. If any such person shall make oath or affirmation to two statements, one contradicting the other, with respect to the production record of any cow, and shall make oath or affirmation wilfully and falsely, it shall be sufficient, in order to convict, to allege and prove that one of the said contradictory statements is or must be false and wilful, without specifying which one.

Rape.**468.**

Indictment under this section need not aver that traverser is above eighteen years of age. Indictment upheld. *Foxwell v. State*, 146 Md. 92.

Receiving Stolen Goods, Money or Securities.**470.**

No new offense was created by act 1918; indictment need not allege name of thief or person from whom property received. *Henze v. State*, 154 Md. 335.

Refuse—Throwing or Dumping.

• 1927, ch. 672.

475A. It shall be unlawful for any person to throw, dump, or deposit any trash, junk or other refuse upon the land or property of another without the written consent first had and obtained of the owner thereof, or under the personal direction of such owner; or to throw, dump or deposit any trash, junk or other refuse upon any public highway of Prince George's County or Montgomery County, and any violation of this section shall constitute a misdemeanor and any person convicted thereof before a Justice of the Peace or Court of proper jurisdiction shall be punishable by a fine of not less than \$5.00 or more than \$50.00, or by imprisonment of not less than thirty (30) or more than (90) days, or both.

Rivers.**480.**

Right conferred by this section applies during ownership and passes to succeeding owner; right of one under contract with owner ceases upon transfer of ownership. Such right is in nature of license or privilege revocable by Legislature. *Smoot S. & G. Co. v. Columbia Corp.*, 146 Md. 387.

Robbery.

1927, ch. 457.

481A. Every person convicted of the crime of robbery or attempt to rob with a dangerous or deadly weapon or accessory thereto, shall restore