fame, among such incorporated dispensaries of said city as shall comply with the provisions of the succeeding section.

Snowden v. Baltimore Dispensary, 60 Md. 85.

1884, ch. 119. P. L. L. (1888), Art. 4, sec. 307.

440. Such fines shall be divided equally among those incorporated dispensaries which shall, within ten days after the tenth day of November in each year file in the office of the Sheriff of Baltimore City separate reports, the truth of each of which shall be sworn to by one of the officers of the dispensary filing the same, before any officer of the State of Maryland authorized by law to administer oaths, showing that in the year preceding such tenth day of November, the said dispensary had under its charge more than two thousand separate persons as patients, and that its said dispensary was open for the treatment of disease two hours daily, and for the free distribution of medicine to the poor six hours daily on each week day and two continuous hours on each Sunday in said year.

1884, ch. 119. P. L. L. (1888), Art. 4, sec. 308.

441. In case said fines shall not be claimed by any such dispensary in the manner specified in the two preceding sections, then said fines shall be paid by the Sheriff to the Mayor and City Council of Baltimore.

1884. ch. 119. P. L. L. (1888), Art. 4, sec. 309.

- 442. The said Sheriff's official bond shall be responsible for the faithful payment of said money as hereinbefore provided, and shall be liable for any default in any duty herein required to be performed by him.
- P. L. L. (1860). Art. 4, sec. 234. P. L. L. (1888), Art. 4, sec. 310. 1908, ch. 18. 1916, ch. 646.
- 443. No person shall hereafter be allowed to give security for the payment of any fine and costs imposed by the Criminal Court of Baltimore, but any person who shall be sentenced by the Court to the payment of any fine and costs shall stand committed until they are paid. And in default of the payment of said fine and costs shall serve one day in jail for each dollar or fractional part thereof of said fine and costs; provided, however, that in no case shall the term of such imprisonment in default of the payment of any fine and costs exceed six months; and provided further that if and when said fine and costs shall be paid, one dollar shall be deducted from the same for each full day served in jail.

In connection with fines, see Day v. State, 7 Gill. 322. State v. Mace, 5 Md. 337.

1908, ch. 314.

443A. The provisions of the aforegoing section shall also apply to the term of imprisonment to be served in default of fines and forfeitures imposed by the several police magistrates of Baltimore City when exercising criminal jurisdiction.