LIQUOR AND INTOXICATING DRINKS.

P. L. L., 1888, Art. 6, sec. 193. 1876, ch. 188.

368. It shall not be lawful for any person or body corporate to sell spirituous or fermented liquors in any district of Caroline County.

P. L. L., 1888, Art. 6, sec. 194. 1876, ch. 188. 1894, ch. 665. 1910, ch. 34 (p. 679).

369. It shall be unlawful for any person or persons, firm or corporation, directly or indirectly, to sell or otherwise dispose of, by way of barter, or give away in any place of business within Caroline County, any spirituous, vinous, malt or fermented or other intoxicating liquors, medicated bitters, or any compound of which alcohol is a chief or principal ingredient; or the sale of cider of any kind; and it shall also be unlawful for any person or persons, firm or corporation within the said Caroline County, to take orders for any such liquors, medicated bitters, or alcoholic compound, at any time, under any pretenses, in any manner, or for any purpose whatever; and if any person or persons, firm or corporation within said Caroline County shall directly or indirectly sell or otherwise dispose of, by way of barter, any such liquors, medicated bitters or alcoholic compounds, or cider, or shall therein take any order or orders thereof, then such person or persons, the members of such firm, and directors, trustees or managers of such corporation shall be guilty of a misdemeanor, and on conviction thereof in the Circuit Court of Caroline County, or before any justice of the peace thereof, shall for the first offense be confined in the Maryland House of Correction for not less than one year, and for every subsequent offense not less than three years; in any indictment, warrant or other charge, the members of any firm shall be designated as in civil suits, and, in the case of corporations the directors, trustees or managers thereof may be simply designated as directors, trustees or managers of such corporation, and in no case against the members of any firm or against the directors, trustees or managers of any corporation shall abate, be quashed or set aside upon demurrer, because less than the whole number of the members of any firm or of the directors, trustees or managers of such corporation have been charged or arrested, but such as are charged and have been arrested may be tried, and those who have not been charged, or those who, being charged, have not been arrested, may, upon being charged, arrested, be tried; in trials of the Circuit Court, where the cases have been removed to said Court for a jury for trial, or in trials upon appeals from justices of the peace, instead of proceeding to trial upon the warrant issued by the justice, the State's Attorney may in every such case, before the trial begins, prepare and file in the same on information or charge in the nature of an indictment, and the case shall be tried thereunder; and if any person or persons be charged as the member of any firm. or as the directors and managers of any corporation, and shall deny that they are members of such firm, or are directors, trustees or managers of such corporation, they shall be required to sustain such denial by evidence.