1916, ch. 680, sec. 358.

349. Said scales shall be adjusted at least once in every six months by the standard for weights for the city of Baltimore, the expenses of which adjustment shall be paid by the inspector.

1922, ch. 313.

350. The Mayor and City Council of Havre de Grace shall have the power to provide by ordinance for the appointment of an Inspector of Weights and Measures to inspect all the weights and measures used in said City for the sale of goods, wares and merchandise. The standards of weights and measures as fixed by the laws of Maryland shall be the standard for said City, but the said Mayor and City Council shall have the power to provide penalties for failure or refusal to comply with the provisions of any ordinance for the inspection of weights and measures in addition to the penalties now provided by law for using condemned scales or measures or for giving short weight or measure. Inspection fees may be charged to pay the compensation of the Inspector of Weights and Measures.

1916, ch. 680, sec. 359.

351. The County Commissioners shall be relieved from the care of the roads, streets and alleys within the corporate limits of the City of Havre de Grace, and the care of the same shall be transferred to the Mayor and City Council of Havre de Grace; and in consideration of said transfer all the property within the corporate limits of said City shall hereafter be exempt from taxation for public, district or county road purposes outside of said corporate limits; but nothing in this section contained shall be construed as preventing or prohibiting the said County Commissioners of Harford County from making appropriations out of the general levy of the county for the use of the corporation of Havre de Grace or from levying for the same.

Havre de Grace v. Rouse, 155 Md. 218.

LIQUOR LICENSES.

1916, ch. 680, sec. 360. 1916, ch. 199, sec. 188.

352. No person in Havre de Grace shall obtain a license for the sale or barter of spirituous or fermented liquors in any quantity whatever, except such as shall be qualified as hereinafter provided, and be a regular hotel keeper; and any person who may keep a house for the reception of guests, or of permanent or transient boarders, containing at least six sleeping chambers, containing therein for use at all times six good beds, with sufficient covering therefor, and who shall have upon the first or second floor of such house a dining room of at least two hundred square feet of floor space, with dining accommodations therein at all times for at least twenty guests, a ladies' parlor of at least one hundred and fifty square feet floor space, and an office and bar on the ground floor thereof; shall be a hotel keeper within the meaning of this subtitle of this Article.*

^{*}Secs. 352-378 probably superseded by ch. 30, 1916 (secs. 379 and 380 of this Article), except the penalty provisions. See sec. 379, and Kelly v. State, 139 Md. 205.