trustees or managers of such corporation, they shall be required to sustain such denial by evidence.

State v. Easton Social Club, 73 Md. 97.

1912, ch. 520, sec. 126.

- 309. Nothing contained herein in Sections 307 or 308 shall be construed to prevent the compounding and sale of intoxicating liquors for medicinal purposes by regular licensed pharmacists or druggists upon the written subscription* of a regular practicing physician, whose name in full shall be signed thereto, with the name of the person to whom the prescription is given and the date of the same plainly placed thereon. Every prescription when filled or compounded shall be filed and kept for one year from the date of filing the same and shall be open for the inspection of the grand jury and the State's attorney for Talbot county at any time. No physician shall write, sign or make any such prescription unless the intoxicant prescribed by it shall be actually necessary as a medicine, and the fact that such intoxicating liquor is thus needed shall be stated in the prescription.
- P. L. L., 1888, Art. 21, sec. 127. 1898, ch. 156. 1902, chs. 84 and 265. 1906, ch. 716. 1912, ch. 520, sec. 127.
- 310. Any druggist compounding and selling any intoxicating liquors in violation of section 309, and any physician writing, signing or making any prescription for intoxicating liquors in violation of said section 309, shall be guilty of a misdemeanor, and shall, upon conviction thereof, be fined for each offense not less than fifty (\$50) dollars nor more than three hundred (\$300) dollars, together with the costs of proccution, and be imprisoned in the Maryland House of Correction for not less than three months nor more than twelve months.†

Cohen v. Jarrett, 42 Md. 571. Parker v. State, 95 Md. 199.

1914, ch. 831, sec. 1.

311. It shall be unlawful for any corporation, firm, partnership, club or association of individuals to have shipped into Caroline, Queen Anne's, Talbot, Dorchester, Somerset, Worcester, Kent and Wicomico Counties any spirituous, vinous, fermented, malt or intoxicating liquors, or any mixture thereof containing alcohol for beverage purposes, in any quantity whatever; but it shall be lawful for any person or individual over the age of twenty-one years to have shipped or bring into any one of the said counties spirituous, vinous, or fermented liquors in any quantity not to exceed one gallon in any one calendar month, or any malt liquor in any one calendar month, such liquor to be for personal use only of such persons, but such persons shall not be allowed to have shipped or bring both the malt liquor and the spirituous, vinous or fermented liquor in the same

^{*&}quot;Prescription" evidently intended.

[†]Sec. 2, ch. 520, 1912, repealed all laws inconsistent therewith.