4 A. That if any person or corporation shall use terra alba, or any poisonous or injurious drug or narcotic in the manufacture or coloring of any candy or lozenges in this State, or any trader shall knowingly sell any candy or lozenges manufactured either in or out of this State, knowing the same to contain terra alba, or any poisonous or injurious drug or narcotic, or to be colored with Adulterat any poisonous or injurious drug or narcotic, or to be colored with any poisonous substance, he, or if a corporation, it and all its agents who shall knowingly violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon indictment and conviction, shall be fined not less than fifty dollars, nor more than five hundred dollars for the first offense; and not less

4 B. And be it enacted, If any person shall be injured by the Damages. use of any such adulterated or poisonous candy or lozenges, he shall be entitled to recover in an action to be brought in any court of competent jurisdiction, not less than fifty dollars as liquidated damages, and such other and further actual damages as he may prove.

than five hundred dollars, nor more than one thousand dollars for the second offense, one-half of said fine to be paid to the informer.

Effective.

SEC. 2. And be it enacted, That this act shall take effect from the date of its passage.

Approved April 3, 1890.

CHAPTER 318.

AN ACT to add an additional section to the Code of Public General Laws of Maryland, article thirty-five, title "Evidence," to be known as "section sixty-one."

To add

Section 1, Be it enacted by the General Assembly of Maryland, That the following section be and is hereby added to article thirtyfive, of the Code of Public General Laws of Maryland, title "Evidence," to follow section sixty, viz:

61. In any suit, action or proceeding at law now depending or

hereafter to be instituted in any of the courts of law of this State, wherein a transcript of the record of any cause in any other court in this State might be offered in evidence, it shall be sufficient to produce the original papers and proceedings in said last Evidence mentioned cause, together with a transcript under seal of the docket entries therein and offer the same in evidence, and the same when so produced and offered in evidence shall have the same effect to all intents and purposes as a transcript of the record under the seal of the court wherein the same are, and such production may be had by any party to a suit, action or proceeding upon a