tax upon and the registering of his or its said business, may be proved by a certificate of said collector or any of his deputies, or by the sworn testimony of him or any of them, and a copy of the application of any person, house, company, association or body corporate for registry under said revenue laws, made and attested by said collector or any of his deputies, shall be prima facie proof of such application.

185. If any druggist or pharmacist shall violate any of the preceding sections, he shall be liable to the same penalties, which are set forth in section one hundred and eighty-two.

Liable

186. One-half of all such fines shall be paid to the informer, and the balance shall be paid to the board of school commis-To schools sioners of the county, for the use of the public schools therein.

187. All prosecutions for violations of any of the provisions of this sub-title of this article, shall be upon presentment and indictment; but any justice of the peace of the county shall have Indictthe same authority to receive information of violations thereof, and to take recognizances and bail, or to commit, as is now exercised by justices of the peace of the county, under the Public General Laws of this State.

ment.

188. In any indictment for violation of the provisions of this sub-title of this article, it shall not be necessary, except in the case of cider, to specify the particular kind of liquor, which any person, house, company, association or body corporate, bartered, sold or gave away, or solicited or received orders for the purchase of, or kept deposited, or had with intent to barter, sell or give Need not away, or that the same had been bartered, sold or given away in specify. violation of said provisions; but it shall be sufficient if the indictment set forth that the traverser bartered, sold or gave away, or solicited or received orders for the purchase of, or kept deposited, or had with intent to barter, sell or give away spirituous or fermented liquors or intoxicating drinks, or with intent that the same be bartered, sold or given away, in violation of said provisions.

SEC. 5. And be it enacted, That if it shall appear by the returns of said judges, and the certificate of said clerk, that a majority of such votes have been cast "For license," then and in that event Returns. the following sections shall be added to article eight, of the Code of Public Local Laws, title "Cecil county," sub-title "Sales of spirituous or fermented liquors," to take effect on the first day of December, in the year eighteen hundred and ninety.

SEC. 409. No person in Cecil county shall obtain a license for the sale or barter of spirituous or fermented liquors in any quantities whatever, except such as shall be qualified as hereinafter provided.

License

SEC. 410. Any person in Cecil county who may keep a house