151 L. Nothing in this act shall be construed to authorize any sale or barter or giving away of any spirituous or fermented liquor on the Sabbath day, commonly called "Sunday," or on the Not to auday of election held in said county under the constitution and laws of this State, or of the United States.

151 M. On any prosecution under this act, it shall only be necessary to state that the traverser did sell or give away spiritu- Need not specific ous or fermented liquors without specifying the particular kind or quality of liquor sold or given away.

- 151 N. All fines imposed and collected under this act shall be To whom paid to the county commissioners of Kent county for the use of said county.
- 151 O. All prosecutions for violation of any of the provisions of this act shall be upon presentment and indictment, and it shall be the duty of any justice of the peace for Kent county, upon information received and confirmed by the oath of a credible Prosecuwitness, to have any person arrested and committed to the county jail for a violation of the provisions of this act, unless such person shall give sufficient bail or recognizance with sureties to appear before the circuit court for Kent county at the next succeeding term thereof to answer the charge.

SEC. 6. And be it enacted, That this act shall take effect from Effective the date of its passage.

Approved April 8, 1890.

CHAPTER 518.

AN ACT to refund to John C. Fraley and Ennals Collins, heirs of Henry Collins and William A. Travers, certain moneys erroneously paid into the treasury.

Whereas, by a special warrant issued out of the land office of Maryland, on the fifteenth day of April, eighteen hundred and sixty-one, to Wm. H. Travers, Henry Collins, John C. Fraley, John E. Davis, Ennals Collins and John Prayler, for five hundred acres of vacant land lying in Dorchester county, said land Preamble. being covered by water; a survey was had under and by virtue of said warrant on the eighteenth day of June, eighteen hundred and sixty-one, and a certificate returned into the land office of Maryland for one hundred and fifty-eight acres and thirty-eight perches of land, that said certificate was duly examined and passed upon by the Hon. W. L. W. Seabrooks, the then commissioner of the land office, and that on the eleventh day of April, eighteen