- SEC. 14. And be it enacted, That the payment of the special tax of liquor dealers to the United States for any person or persons other than druggists within the limits of Prince George's County, shall be prima facie evidence that such person or persons are engaged in keeping, selling, offering and exposing for sale, intoxicating liquors contrary to the provisions of this Act and a certificate from the collector of internal revenue, his agents, clerks, or deputies showing the payment of such tax and the name or names of persons or persons, if any associated with the person to whom such tax receipt is issued shall be sufficient evidence of the payment of such tax, and of the association of such persons for the selling, keeping, offering and exposing for sale of liquors contrary to the provisions of this Act in all trials or legal inquiries.
- Sec. 15. And be it enacted, That the Sheriff of Prince George's County, or one of his deputies, or one of the constables of said county or any officer having constabulary powers shall have reasonable cause to believe that any persons are handling, carrying or bringing into Prince George's County spirituous liquors in quantity exceeding one quart or malt liquors in quantity exceeding twelve pint bottles for any purpose whatsoever contrary to the provisions of this Act, it shall be the duty of said Sheriff, deputy sheriff, constable or officer to arrest such person, which arrest may be made without warrant, if the offense is committed in the presence of such officer, and seize his baggage and take him before some justice of the peace in and for said county, and if the arrest was without warrant to make against him the charge of possessing or bringing into Prince George's County intoxicating liquor contrary to the provisions of this Act.
- SEC. 16. And be it enacted, That any citizen or organization within this State may employ an attorney to assist the prosecuting attorney to perform his duties under this Act, and such attorney shall be recognized by the prosecuting attorney and the court as associate counsel in the proceedings; and no prosecution shall be dismissed over the objection of such associate counsel until the reasons of such prosecuting attorney for such dismissal, together with the objections thereof of