to Article nine of the Code of Public Local Laws for Charles county, to be introduced next after sec-

tion fifty of said Article:

The several Constables in Charles county, may Constables' charge and receive the following fees for such fees. services as are herein specified: for serving State's warrant and return, forty cents; for serving summonses in civil suit and return, forty cents; for levying Fieri Facias and return, forty cents; for dispersing tumultuous meetings of negroes per year, such sum as the County Commissioners may allow, not exceeding sixteen dollars; provided, that no allowance for such service shall be allowed by said Commissioners, unless they are satisfied that such service has been performed.

Proviso.

Sec. 2. And be it enacted, That this act shall take effect the first day of February, eighteen hundred and sixty-four.

In force.

CHAPTER 136.

AN ACT to amend the forty-eighth section of Ar- Passed March ticle fifteen of the Code of Public Local Laws of 6, 1862. Montgomery county, by prohibiting the sale of ardent spirits within two and a half miles of Sandy Spring in said county.

SECTION 1. Be it enacted by the General Assembly Granting li-of Maryland, That it shall not be lawful for the cense to sell Clerk of the Circuit Court of Montgomery county, restricted. to issue a license to any person to sell ardent spirits at any place within two and a half miles of Sandy Spring Meeting House, without an order in writing from the Judge of the said Circuit Court; and the said Judge may grant such order if satisfied from representation in writing of respectable inhabitants of said neighborhood or village as the case may be of the necessity and propriety of granting the same.