against the owner, occupier or tenant of the property and premises where said nuisance existed **[**, and said court shall have authority to proceed to judgment, either upon trial had after service of the writ, or ex parte, after the return of two non ests, as the case may be **]**.

114. Same—Same—Disposition of judgments and interests collected by county commissioners.

The county commissioners of any county of the State, or the mayor and city council of Baltimore, as the case may be, shall pay over to the State Board of Health all judgments , costs and interests which they may collect by virtue of the powers conferred by §§ 109 to 117, and the State Board of Health of Maryland, upon payment to it of any judgment, interest and costs shall pay said costs to the justice of the peace or other court of record, as the case may be, and such judgment , interest and costs shall be entered "satisfied." Provided, however, if the county commissioners of any county or the mayor and city council of Baltimore expend county or Baltimore City funds in abating the respective nuisance, then all judgments, costs and interests which they may collect by virtue of the powers conferred by §§ 109 to 117, excepting court costs, shall be paid to the treasurer of the respective county or Baltimore City.

201. Prosecution for violations.

Whenever any person, firm or corporation shall violate any of the provisions of this subtitle, the said State Board of Health of Maryland shall cause the person, firm or corporation so violating to be prosecuted [before any justice of the peace] in the District Court sitting in any county of this State where such offense is committed, [or before any committing magistrate in the City of Baltimore,] provided, That the accused shall have the right of trial by a jury if he so elects, and the right of appeal from the decision of the justice of the peace where the accused does not elect a jury trial; and that in any such case the State Board of Health of Maryland shall before prosecuting such person, firm or corporation, cause an order to be served on such person, firm or corporation commanding him or it to discontinue or abate such violation or to make such improvements as may be necessary to abate such violation, within a reasonable time to be fixed by the said Board and stated in said order. Such order shall be in writing and the person receiving such order shall have the right to be heard, either in person or by attorney, by the said State Board of Health of Maryland.

262. Same—Special examination for assistants.

Any person of good moral character who on June 1, 1939, is registered in this State as an assistant pharmacist and who shall present satisfactory evidence to the Maryland Board of Pharmacy that he or she has been continuously engaged in retail pharmacy in this State since his or her registration as an assistant pharmacist and who, after a special examination by the said Board, shall be by it deemed competent, shall be registered as a pharmacist and be given a certificate of such registration, provided, however, that such registration as a pharmacist under this section shall not entitle such person to the privileges of reciprocity provided for by § 266 of this article. Such person shall make application to the secretary of said Board at least