[(b) The testimony given by a person under 21 years of age in the prosecution of any person for unlawfully selling alcoholic beverages to persons under 21 years of age may not be used against the person giving the testimony in prosecuting that person for violations of this section.]

[540.

No person shall be excused from attending and testifying, or producing any books, papers, or other documents before any court, or grand jury upon any investigation, proceeding or trial, for or relating to or concerned with a violation of any section of this subtitle or attempt to commit such violation, upon the ground or for the reason that the testimony or evidence, documentary or otherwise, required of him by the State may tend to convict him of a crime or to subject him to a penalty or forfeiture; but no person shall be prosecuted or subjected to any penalty or forfeiture for or on account of any transaction, matter or thing concerning which he may so testify or produce evidence, documentary or otherwise, and no testimony so given or produced shall be received against him, upon any criminal investigation, proceeding or trial, except upon a prosecution for perjury or contempt of court based upon the giving or producing of such testimony.

·Article 33 - Election Code

<u> 26-16.</u>

(c) It shall be the duty of the State's Attorney of Baltimore City and of the State's Attorney of each county of this State to prosecute, by the regular course of criminal procedure, any person whom he may believe to be guilty of having wilfully violated any of the provisions of this section within the city on county for which said State's Attorney may be acting as such. In any criminal prosecution under this subtitle or for violation of any of the provisions thereof, no witness, except the person who is accused and on trial, shall be excused from answering any question or producing any book, paper or other thing on the ground or claim that his answer, or the thing produced or to be produced, by him may tend to incriminate or degrade him, or render him liable to a penalty, provided that any person answering such a question or so producing a thing shall be exempt from prosecution, trial and punishment for any offense of which that person may have been guilty or a participant therein, and about which he gives such an answer or so produces a thing, except in a prosecution for perjury in so testifying.]

Article - Courts and Judicial Proceedings

9-123.