(b) Whenever any person shall charge on oath or affirmation before a judge of the District Court, or any grand jury shall present that any person or persons, house, company, association or body corporate has or have [violated] VIOLATED, in Montgomery County, any of the provisions of § 118 or subsection (a) of this section, and shall request the judge so to do, or in the case of presentment by the grand jury, the grand jury shall request the court to direct the clerk of the court issuing the warrant, judge or clerk of the court, upon the direction of the [court] COURT, shall issue his warrant, in which the house, building or other place or automobile or other vehicle in which the violation alleged to have occurred shall be specially described, directed to the chief of police of the county, commanding him thoroughly to search the described house, building or other place, and the appurtenances or vehicle, and if any violation is found, to take into his possession and safely keep, to be provided as evidence when required, all alcoholic beverages other than beer and light wine, if the same is found in quantities and under conditions to indicate that it is kept for any barter, or any sale, or gift to a person under 21 years of age, and all the means, materials and instrumentalities for manufacturing, dispensing, otherwise disposing of, or transporting the same, and all the paraphernalia or part of the paraphernalia of a barroom or drinking saloon, and forthwith report in writing the facts to the State's Attorney for Montgomery County, and any intoxicating liquors or the means, materials and instrumentalities manufacturing, transporting, dispensing, or otherwise disposing of the same or the paraphernalia or part of the paraphernalia of a barroom or drinking saloon shall constitute prima facie evidence of the violation of the provisions of § 118 subsection (a) of this section, as charged or presented.

DRAFTER'S NOTE:

Error: Omitted commas in Article 2B, § 196(b).

Occurred: Prior to the 1957 codification of the Annotated Code of Maryland.

Article 19 - Comptroller

38.

Should any county or any incorporated city or town or taxing district situated within this State fail or refuse to adopt or to continue in use the uniform system of municipal financial reporting applicable to it as provided in this subtitle, the Comptroller, after notification by the Director of the Department of Fiscal Services[,] of such failure or [refusal] REFUSAL, shall be authorized to order the discontinuance of payment of all funds, grants or State aid which said county, incorporated city or town or taxing district is entitled to receive under State law. This section shall have specific reference to all funds,