

any bona fide prescription given by a regular practicing physician in which spirituous liquors may be a component part; provided, that no pharmacist shall sell or compound more than once any one prescription, and no physician shall give any prescription for intoxicating liquor or in which intoxicating liquor shall be an ingredient, unless it is for a bona fide case of sickness, nor shall any pharmacist or druggist sell, barter or give away in the course of trade any liquor within the limits of the districts specified without such prescriptions, and any person violating the provisions of this section shall be liable to the penalties imposed by the preceding section.

SEC. 9. That in the trial of said person for a violation of the preceding section it shall be lawful for the State to prove that such person on trial has paid, if such be the case, a tax to the Government of the United States under the internal revenue laws thereof upon the business of brewer, retail dealer or wholesale dealer in spirituous liquor, malt liquor or any product containing the same, in Prince George's county, for a period of time within which such violation is alleged to have occurred, or to prove that such person has registered such a business for the said period with the Collector of Internal Revenue of the district of which Prince George's county forms a part, or that such person has made application to be registered; and it shall be lawful for the State to offer in evidence in such cases a copy of the internal revenue laws relating to said tax, registration or application for registration, which facts may be proved by the certificate of said collector, or any of his deputies, or by the sworn testimony of any person who has examined the books of the said collector, and a copy of the application of any person for registry under the said internal revenue laws, made and attested by said collector or his deputies, or sworn to by any person who has examined the books of said collector, shall be prima facie proof of such application, and the payment of said tax and the application for such registry shall be prima facie evidence that the party so applying and paying the tax is engaged in the sale of intoxicating liquor in Prince George's county, in violation of the provisions of this Act.

SEC. 10. Whenever any person shall charge on oath or affirmation before any justice of the peace of Prince George's county, or any grand jury shall present any person for violating the provisions of this Act, and shall request said justice of the peace so to do, or in case of presentment by the grand jury shall request the court to direct the clerk of the court, the said justice of the peace or the clerk of the court upon the direction of the court as aforesaid, shall issue a warrant, in which the place in which the violation is alleged to have occurred