

for Baltimore or Philadelphia or points beyond either of said cities. The said railway company shall also carry across said bridge vehicles and live stock under the same arrangements and at the same rate of compensation as now exists for the transportation of the same over the existing bridge.

Vehicles and
live stock.

SEC. 6. *And be it enacted*, That this Act shall take effect from the date of its passage.

Approved March 18, 1904.

CHAPTER 117.

AN ACT to prohibit the sale of spirituous or fermented liquors or lager beer, or intoxicating drinks of any kind, at any place in Frederick County within three miles of the public school house in Urbana District of said county, known as Sugar Loaf or Mountain School House, otherwise known as School No. 6, in Election District No. 7, of said county, and also to prohibit the giving away or distributing of such spirituous or fermented liquors or lager beer, or intoxicating drinks of any kind, at or near the place of business of any person within the limits aforesaid.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That it shall be unlawful for any person, directly or indirectly, to sell at any place in Frederick County, within three miles of the public school house for white children in Urbana District of said county, known as Mountain or Sugar Loaf School House, otherwise known as Public School No. 6, in Election District No. 7, of said county; or to give away or distribute at or near his place of business within the limits aforesaid, any spirituous or fermented liquors or lager beer, or intoxicating drinks of any kind, nor shall any license be issued or granted for the sale of the same within the limits aforesaid.

Proscribing
the sale of
liquor within
three miles of
a school
house.

SEC. 2. *And be it enacted*, That any person convicted of violating any of the provisions of the preceding sections, in a court having jurisdiction of the offense, shall for the first offense be fined not less than fifty dollars and no more than two hundred dollars, and for a second offense not less than one hundred and not more than five hundred dollars, and on failure to pay the fine and costs imposed, the court may, in its discretion, commit the offender for the first offense to the county jail for not more than sixty days, and for a second offense not more than six months.

Penalty.