

the sub-title "Intoxicating Liquors," to regulate the sale of intoxicating liquors in Garrett county, and the granting of license therefor, and to read as follows, viz.:

File with clerk a petition.

File bond with clerk.

SEC. 134. License shall not be granted to any person to sell spirituous or fermented liquors or lager beer in Garrett county, until the person applying for said license shall have filed with the clerk of the Circuit Court a petition, signed by at least twelve freeholders, each of whom shall be the owner of real estate worth not less than five hundred dollars over and above all incumbrances, and reside within three miles of the proposed place of business of such applicant praying that the license asked for may be granted, nor until the person applying for such license shall have filed with said clerk a bond, with at least two sureties, to be approved by said clerk, in the penal sum of three thousand dollars, conditioned for the payment of all fines, penalties, costs and damages, to which the person obtaining the said license may become liable, for any violation of any of the license laws of this State; and the said clerk is hereby prohibited from approving any bond under this section unless it shall appear to him by good evidence that the sureties in said bond are worth in real estate double the amount of the penalty of said bond.

How disposed of.

SEC. 135. License to sell spirituous or fermented liquors or lager beer in Garrett county shall not be granted to any applicant who has complied with the preceding section of this act until said applicant, in addition to the amount of moneys now required, or which may hereafter be required to be paid by the General License Laws of this State, shall have paid to said clerk an equal sum of money, to be paid over by said clerk to the Board of County School Commissioners of said county, to be by said board applied to and used as a part of the public general school fund of said county; provided, however, that the said additional sum of money to be paid to the county shall not be less than the sum of thirty dollars for any one year, and pro rata for any portion of a year allowed by the State License Laws.