

Repeal.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That section 320 of Article 22, of the Code of Public Local Laws, title "Washington County," sub-title "Liquor and Intoxicating Drinks," be and the same is hereby repealed and re-enacted with amendments, so as to read as follows:

Conditions  
under which  
liquors may  
be sold.

320. It shall not be lawful for any person to sell spirituous, fermented or intoxicating liquors in Washington county, until he shall comply with the following conditions: First. The person proposing to sell any liquors as aforesaid in said county, shall file with the clerk of the Circuit Court for Washington county, a written application for a license signed by himself and sworn to before the said clerk or some other person authorized to administer an oath, his full name, age and place of residence, the exact locality designated with particularity, where the proposed place of sale is situated; the name of the owner or lessor of the house; whether said liquors are to be sold in quantities less or more than a pint; whether ale and beer alone are to be sold, or ale and beer with other liquors; if said liquors are to be sold in quantities less than a pint; that he will keep a quiet and orderly house; that he will not allow a person manifestly intoxicated, to drink any such liquors in the house or on the premises while in such state of intoxication; that he will not knowingly sell or allow to be sold in the said house or on the said premises, any such liquors on Sunday or on election days, or to minors at any time, or allow a minor to drink in said house or on said premises; that he will not keep or permit to be kept a bawdy house in the said house or on the said premises; or the gathering together in or the visitation to said house or premises of women for lewd or immoral purposes. Second. If the applicant shall reside in the county, outside of Hagerstown, in said county, he shall, at the same time, file with the said clerk a writing signed by at least twelve respectable freeholders, residing in the vicinity where the proposed place of sale is situated; and if the applicant shall reside in Hagerstown, he shall file a petition similarly signed by twelve respectable freeholders residing in Hagerstown, and in the election district in which is located the proposed place of sale, stating that they personally know the applicant and believe his statement filed as above to be true; that he will faithfully observe the matter therein sworn to, and recommend that a license be issued to such applicant; but no signer of such statement and recommendation shall be permitted to sign more than three such statements or applications; and the clerk of the Circuit Court is hereby prohibited from issuing a license to any applicant whose