or packages not lsss than one pint, but in no case to be drunk on the premises, and shall pay for such license the sum of two hundred and fifty dollars a year, and in no case shall a license to sell intoxicating liquors by the drink be granted to any person who shall obtain a license to sell goods, wares or merchandise, other than intoxicating liquors, upon the same premises where such intoxicating liquors are licensed to be sold, but licensed saloon-keepers may also sell tobacco and non-alcoholic beverages; provided, further, that no retail license shall be issued to any distiller or brewer.

690. Any holder of a license to sell intoxicating liquors at retail, by the drink or otherwise, may be permitted by said assign license Board, in their discretion, to sell or assign said license to another person, to be used at the same or another place of transfer, etc. business, or to transfer his said license to another place of business; provided, that the fitness and propriety of said intended purchaser or assignee, and of said intended new place of business shall be first approved by said board upon due application therefor, recommendation by qualified voters, advertisement of same in newspapers, etc., as in case of an original application for such license; such sale or assignment or transfer when granted by said board shall be endorsed upon the license by the Clerk of the Court of Common Pleas, who shall be entitled to receive a fee of fifty cents therefor, and the same shall then take effect; and whenever the said Board may be satisfied that any license has been lost or destroyed, License lost or or that any licensee has transferred or assigned his license to another person, and the said transfer or assignment has been duly approved by the board, in the manner above provided for, and the original licensee withholds said license from the person or persons to whom he has assigned or transferred the same, and refuses to deliver or surrender said license, the said board shall have the power to revoke and cancel said original license and to issue a duplicate license in lieu thereof to such transferee upon the payment of the aforesaid fee of fifty cents, without any additional license fee; and if any license shall be in the course of transfer for the same place of business, the board shall have power, in its discretion, to issue a permit to the owner or transferee of such license to conduct business thereunder until a duplicate license can be issued or said transfer duly affected, and the Clerk of the Court of Common Pleas shall endorse upon such duplicate license the word "Duplicate," together with the names of the original licensee as well as that of the transferee to whom such duplicate is granted, and in the settlement of his accounts with the Comp-

May sell or

Approvat of board.

destroyed.

Duplicate license.