applicant and in whose name the property upon which the applicant pays taxes is recorded upon the assessment and taxation books of the county; sixth, that the applicant is not, or if the application is by a firm, association or by more than one person, that none of the applicants are in any manner pecuniarily interested in the profits of any business conducted at any other place in said county where any spirituous, fermented or intoxicating liquors of any kind are sold or kept for sale; seventh, the kind of license desired, whether wholesale or retail, and, if wholesale, the maximum value of the stock of spirituous, fermented or intoxicating liquors which the applicant will have on hand during the license year applied for; eighth, the particular place where the business is to be conducted under the license applied for, accurately specifying the same by definite designation and description; ninth, that no person except the applicant or applicants is or are in any manner pecuniarily interested in said license or in the business to be conducted thereunder during the continuance of the license applied for and that no brewer or brewing company or distiller, rectifier or compounder of or any wholesale or retail dealer in any malted, brewed, spirituous, fermented or intoxicating liquors of any kind has or owns or shall have or own directly or indirectly a pecuniary interest in the license applied for or in the business to be conducted thereunder; tenth, that the applicant or applicants has or have not, nor has any of them, had a license for the sale of spirituous, fermented or intoxicating liquors in this State revoked, nor have they, nor any of them, been convicted of any felony or misdemeanor at any time within one year preceding the filing of said petition; eleventh, that only one bar shall be maintained or conducted under or by virtue of the license applied for and that no gambling or disorderly, immoral or illegal conduct or practices shall be permitted to take place at or in any manner in connection with the place for which such license is applied for; twelfth, the applicant or each of the applicants, if there be more than one, shall also state in such application that he or she or the firm, association, company or corporation on whose behalf the application is made, will not violate in any manner any of the provisions of the law under which such license shall be issued or of any law relating to the sale of spirituous, fermented or intoxicating liquors in Baltimore County or any condition whatsoever upon which such license shall be granted and issued. In the case of application for a brewer's license, the application shall state the name of the person, firm or corporation desiring such license, the location of the principal office and the place or places of business in Baltimore County, if any, otherwise within the State of Maryland, and the number of vehicles for the delivery of spirituous, fermented or intoxicating liquors in Baltimore County the applicant desires to operate and for which license tags are desired to have issued. Each said application or petition shall be verified in respect to each and every statement above required to be therein contained by the affidavit of the applicant or of each applicant, if there be more than one, made before the Clerk of the Court to or with whom the application is made or filed; and if any false statement is know-