

Id s. 69
1858, c 414, s 4,
1860, c 325, s 11
Retailer's
license, when to
be granted

71. No license shall be granted to sell spirituous and fermented liquors or lager beer, in quantities not less than a pint, for the sum of eighteen dollars, unless the person applying therefor shall also obtain a license to sell goods, chattels, wares, and merchandise, paying therefor the sum hereinbefore prescribed, according to the amount of his stock in trade.

1874, c 439
Recommendation by grand jury
42 Md 571.

72. It shall not be lawful for the clerks of the Circuit Courts of this State, to issue any license for the sale of spirituous or fermented liquors or lager beer to any person or body politic in this State, unless such person or body politic, shall have been recommended to said clerks by the grand jury, which shall have been in session at the term next preceding the first day of May, in each and every year, in the county where the applicant for such license shall reside; provided, however, that this act or any of its provisions shall not apply to Baltimore city, Baltimore, Prince George's, Alleghany, Somerset, Carroll, Howard, Washington, Wicomico, St. Mary's, Dorchester, and Anne Arundel counties.

To what city and counties not applicable

1862, c 119
License for ordinary

73. If any person or body politic shall propose to open or keep an ordinary, he shall apply to the clerk of the Circuit Court of the county in which said applicant may reside, or if he reside in the city of Baltimore, to the Court of Common Pleas, for a license therefor; under which license spirituous or fermented liquors, or lager beer, may be bartered or sold in quantities less than a pint.

Art 56, s 71
1858, c 414, s 5.
Recommendation by two respectable freeholders

Oath by applicant
42 Md, 571.

74. A license to a person or body politic who proposes to open or keep an ordinary shall be granted on the following terms: the applicant shall be recommended to the clerk by two respectable freeholders of his immediate vicinity, and shall make oath, to be by the said clerk administered, that he has *bonâ fide* and without intending to evade the requirements of this article, provided and expects to maintain six good beds, with sufficient covering therefor, and three rooms, more than sufficient for the private uses of said ordinary keeper, with stabling and provender for five horses at least; and if said applicant resides in the city of Baltimore, that he has provided and expects to maintain twelve good beds, with covering as aforesaid, and six rooms.

Id s 72
1858, c 414, s 5
Rate of rent or value of house.

75. The said applicant shall also state to the clerk, on oath to be by him administered, the rate of rent or annual value of the house or place at or in which the business to be authorized by the license may be done, or intended to be done.

Id s 73
1858, c 414, s 5
Amount

76. If the rent or annual value of said house or place does not exceed one hundred dollars, the clerk, before granting said license, shall receive therefor the sum of twenty-five dollars.

Id s 74
1858, c 414, s 5.
Same

77. If such rent or annual value shall exceed one hundred dollars, and shall not exceed two hundred dollars, the clerk shall, before granting such license, receive therefor the sum of forty dollars.

Id s 75
1858, c 414, s 5.
Same.

78. If the said rate of rent or annual value shall exceed two hundred dollars, and does not exceed three hundred dollars, the sum of fifty dollars.