

“The Mayor and council shall by hand bills posted in said town give five days’ notice of said election.”

Also,

In section 111 O, after the words “in Election District No. 2 of Garrett County,” and insert the following:

“Be, and the same is hereby repealed, so far as the same.”

Also,

Strike out all of section 1112, and insert the following:

“1112. Whenever hereafter ten freeholders of the town shall desire to have the sale of liquor abolished, they shall petition the Mayor and Council at least thirty days before the February election provided for in each year, to submit at said election to the voters of said town, whether or not the license herein provided for shall be abolished, and the Mayor shall have printed on separate tickets to be voted at said election the words, ‘For Liquor License’ and ‘Against Liquor License,’ and if a majority of the votes cast shall be ‘For Liquor License,’ the same shall be issued as hereinbefore provided; but if a majority of the votes cast shall be ‘Against Liquor License,’ then no more licenses to sell liquors shall be granted after the expiration of the term for which any such licenses then issued shall end.

“And if the votes of the majority shall be against liquor license and the sale of such liquors be prohibited, any ten freeholders in said town may, at the next ensuing election, petition for a submission of the question again, and a similiar ticket shall be prepared and voted and the majority for or against liquor license shall prevail and license shall be issued as aforesaid or not as the case may be and the voters shall decide. And under these conditions and provisions the question of license or no license may be submitted at each and every annual election. No person who is not a freeholder within the corporate limits of the town of Friendsville and possessing all the qualifications set forth in this Act shall be entitled to veto on the license question.”