

## CHAP. 415.

Unlawful to  
sell or give  
away liquors,  
etc.  
to minors,  
etc.

175 G. No person shall knowingly sell or barter any spirituous liquors or lager beer to any person who is a minor or under twenty-one years of age, nor shall any person knowingly sell or barter to any person such spirituous liquors or lager beer to be drunk by any person who is a minor or under twenty-one years of age; and no person shall knowingly give to any person who is a minor or under twenty-one years of age, any such spirituous liquors or lager beer, or knowingly allow upon the premises occupied by him any person who is a minor or under twenty-one years of age to drink any such spirituous liquors or lager beer sold or bartered by him; nor shall any licensee under this Act allow any person who is a minor or under twenty-one years of age to frequent, loaf or loiter in, on or about his saloon or premises where spirituous liquors or lager beer is sold; provided, however, that a licensee under this Act may furnish to a minor for the use of a parent such liquors or lager beer upon the written order of such parent, when satisfied that such order is genuine, and each such sale must be made upon a separate order; that no licensee under this Act shall knowingly sell, furnish or give any intoxicating, spirituous or fermented liquors or lager beer to an habitual drunkard, or to any person whose parents, guardian, husband, wife, child, brother or sister shall have given notice to such licensee that such person is of intemperate habits, and requesting such licensee not to sell to him or her. The word "knowingly," as used in this Act as to minors shall be construed to mean such knowledge as a reasonable man would have under ordinary circumstances from the appearance of the minor or individual; and as to habitual drunkards the word "knowingly" shall be construed to mean such knowledge as a reasonable man would have under ordinary circumstances from the habits, appearance and general reputation for drinking of the habitual.

Penalty  
for violation

175 L. Any person having a license under the provisions of this Act, who shall hereafter be convicted of violating any of the provisions of this Act, or of the conditions of his license, shall be subject to a fine of not more than two hundred dollars, or to imprisonment in the county jail for not less than thirty days nor more than six months, or both fine and imprisonment, in the discretion of the Court, for the first offense, and in default of payment of the fine and costs so imposed the bond herein provided for shall be put to suit for the recovery thereof; and upon a second conviction for the violation of any of the provisions of this Act, or of the conditions of his license, he shall be subject to a fine of not less than fifty dollars nor more than two hundred and fifty dollars, or