

capital investment of thirty thousand dollars or more in 1932, for consumption on the premises. The annual license fee for such a license shall be [twelve hundred] *two thousand* dollars [(\$1,200.00)] (\$2,000.00).

20.

(j) In Montgomery County such a license shall be issued only to a country club applying therefor which has one hundred (100) or more bona fide members paying dues [of not less] , *and which has no member paying less in dues than fifty dollars (\$50.00) per annum per member and which maintains at the time of the application for the license a regular or championship golf course of nine holes or more [ , or, in lieu of said golf course, a swimming pool at least 20 by 40 feet in size, and at least six lawn tennis courts.] , provided, however, that any licensee hereunder which held a Class C, Beer, Wine and Liquor License on January 1, 1964 shall not be required to maintain a regular or championship golf course as aforesaid if said licensee does maintain, in lieu thereof, a swimming pool at least 20 by 40 feet in size and at least six lawn tennis courts.* Such a license shall authorize the holder thereof to keep for sale and to sell any alcoholic beverages purchased from the liquor control board for Montgomery County, at retail, to any customer at the place described in said license, for consumption on [or off] its premises *only*. The application for any such license filed on behalf of any country club in Montgomery County shall be signed by at least one officer of such club who [need not] *shall be a resident or registered voter or taxpayer of Montgomery County.* The annual fee for such a license shall be [five] *eight hundred and fifty dollars [(\$500.00)] (\$850.00).*

20.

(j-1) *From and after April 30, 1965, a licensee under Section 20 (j) above shall be authorized to keep for sale and to sell at the place described in said license any alcoholic beverages purchased from the liquor control board for Montgomery County, at retail, to any member of said country club or to a guest or guests of a member, provided said member is present on the premises, for the consumption on its premises only, provided, however, that for the purposes of this section the term "guest or guests of a member" shall include, but not be limited to, any person over the age of twenty-one years while said person is in attendance at a recognized national or regional athletic event being held on the premises of the licensee when (1) the licensee has made application to the Board of License Commissioners for permission to sell alcoholic beverages to persons attending a national or regional athletic event to be held on the premises of said licensee and (2) said application has been made at least sixty (60) days prior to the date that the aforesaid specific athletic event is to take place and (3) the said Board has granted the permission requested in said application. From and after April 30, 1965, no employee of said country club licensee shall be allowed to have guests at said country club for the purpose of the consumption of alcoholic beverages during said employee's normal working hours.*

25.

(c) Special beer, wine and liquor license, Class C, which shall entitle the holder thereof to exercise any of the privileges conferred by the said class of license for the use of any person holding a bona