

12. The justices of each county on the western shore in court sitting, shall at their August court annually for ever hereafter, grant licences to any person of good reputation, to be a retailer of any of the liquors above mentioned within their county, for one year from the time of the granting such licence; and every person licenced to retail shall, at the time of obtaining such licence, pay for the same to the sheriff 3l. current money, and to the clerk 5s. for making out such licence, which shall be made under his hand, with the seal of the county.—*ibid.* § 25.

13. If any retailer shall keep a disorderly house, upon complaint made thereof to any county court on the western shore, they may suppress such retailer; and during the recess of the court, upon complaint made to any two of the justices of any county court on the said shore, or upon their own observation of such disorderly house, they may suspend such retailer till the next county court, who may hear and determine thereon, and either suppress or permit the continuation of such retailer; and if any retailer, suspended as aforesaid, shall presume to retail, he shall forfeit 40s. current money for every such offence.—*ibid.* § 26.

14. No person shall sell or barter any wine, &c. on the western shore, at any horse race, without a licence for that purpose obtained, under the penalty of 20l. for every offence; and any person desirous to obtain such licence, may apply to any justice of the peace, and if he approves of such person, he may direct the clerk of the county to grant licence to such person to sell any such liquors at the horse race specified in such licence, paying therefor to the clerk 20s. current money, and 2s. 6d. for his trouble.—*ibid.* § 32.

15. The chief, or either of the associate justices, of any county court in this state may grant licences to such persons as they shall think fit to be retailers of spirituous liquors, within their counties; which licences shall continue in force until the end of the next county court after the same shall be granted, paying therefor in proportion to the time between their taking thereof and the end of their next court.—April 1792, c. 7, § 2.

16. Every person who shall apply for a licence under this act, shall enter into a recognizance, before the justice granting the same, with security, in the same sum, and in the same manner and on the same conditions, and shall be subject to the same regulations, orders, forfeitures and penalties, to be recovered in the same manner, as are prescribed by the original acts with respect to retailers of spirituous liquors licenced under the same.—*ibid.* § 3.

17. The said justices shall make return of recognizances by them taken in virtue of this act, with the sum of money received for the licence thereon endorsed, to the county court of the county where taken, and shall pay all money so received by them, to the clerk of the said court, at