

tax and regulate branch stores and all other concerns established in said city for temporary business only.

1904, ch. 300, sec. 111F¹/₂.

192. The corporate authorities of the town of Friendsville, as by this bill provided, shall, on the fourth Tuesday in April, 1904, order an election for the purpose of determining whether or not license for the sale of liquor shall be issued in said town, and at said election they shall provide two tickets, on one of which shall be printed "For Liquor License," and on the other "Against Liquor License"; and at said election only freeholders of the town of Friendsville who are otherwise qualified as voters shall be permitted to vote. The town clerk herein named shall secure from the clerk of the County Commissioners a certified list of all freeholders in said town, which list shall be verified as to the voters' qualifications by comparison with the registration list of said town of Friendsville in the office of the Supervisors of Elections for said county, and for the purposes of this election the said certified list under the seal of the County Commissioners, attested by the clerk of the town of Friendsville, made in duplicate, shall be the registration list by which the judges of election shall be guided in taking the vote of said question. The Mayor and Council of Friendsville shall appoint three judges and two clerks to hold said election, and they shall severally take the oath provided for judges and clerks by Article 33 of the Code of Public General Laws, title "Elections"; and the polls shall be opened at one o'clock P. M. and closed at six o'clock P. M. Said judges and clerks shall make return to the Mayor and Council of the result of said election, and if it shall be found that a majority of the votes cast are "For Liquor License," then and in that event license shall be issued in conformity with the provisions of the succeeding sections of this Act. But if a majority of the votes cast shall be found to be "Against Liquor License," then no license shall be issued except after another election, as provided for by Section 203. Should any such election be held the Mayor and Council shall, by hand bills posted in said town, give five days' notice of said election.

1904, ch. 300, sec. 111G.

193. Any person or persons being the lessor or owner of any hotel property capable of comfortably accommodating fifteen guests or more with suitable and comfortable rooms and beds and bedding shall, upon application to the clerk of said corporation and the payment of a minimum license fee of two hundred and fifty dollars per year, be authorized to sell liquors, malt and spirituous, in the town of Friendsville at a bar to be located in said hotel and nowhere else, and said bar shall be closed promptly at nine o'clock every week night and shall remain closed from nine o'clock P. M. until six o'clock A. M. of the following day; and anyone violating this provision by opening or selling liquors between the hours named, or from any time from nine o'clock on Saturday night until six o'clock Monday morning, shall be deemed to have violated any privi-