

hereinbefore required, if no cause be shown as hereinbefore provided, and in cases in which the objections shall be overruled or in which the court shall approve of and direct the granting and issuing of the license, shall issue to the applicant or applicants the license applied for upon receiving from the applicant or applicants the following sums or license fees, viz: If the license is for twelve months, and to sell spirituous, fermented or intoxicating liquors, or both, by the drink or in quantities not more than four and seven-eighths gallons, and such license is herein defined to be a retail license, the sum of four hundred dollars; if the license is for twelve months, and to sell spirituous, fermented or intoxicating liquors in quantities not less than a pint and not to be drunk on the premises, and such license is herein defined to be a wholesale license, the said clerk shall inquire of the applicant, under oath by such clerk administered, as to the value of the stock of spirituous or fermented liquors intended to be kept on hand in the business he proposes to conduct under the license applied for, and if it shall appear from the statement then made under oath that the value of the applicant's stock of spirituous or fermented liquors will not exceed one thousand dollars, the license fee shall be four hundred dollars; if more than one thousand dollars, and not exceeding two thousand dollars, the license fee shall be four hundred and fifty dollars; if more than two thousand dollars, the license fee shall be five hundred dollars. If the license is for twelve months, and to sell spirituous, fermented or intoxicating liquors in original packages as filled and prepared for delivery by any brewer or brewing company, and such license is herein defined to be a brewers' license, the license fee shall be fifteen hundred dollars. Before issuing any license under this Act, the Clerk of the Circuit Court or his acting deputy issuing the same shall ask the applicant or applicants whether he, she or they have read and understand the requirements and conditions of the law relating to the granting of said license and to the sales of said liquors thereunder, and if such applicant or applicants answer "yes," then the clerk or his deputy acting in the particular case shall issue the license and shall sign his name upon the margin of the same so that he may thereafter be able to identify his said signature; but if such applicant or applicants shall answer that they have not read or do not understand said requirements and conditions of the law, the clerk or his acting deputy shall not issue such license and shall continue to decline to issue the same until the applicant or applicants shall answer that they have read and understand said requirements and conditions.

1890, ch. 334. 1908, ch. 179, sec. 9. B. Co. C. (1908), sec. 229. 1916, ch. 31, sec. 9. B. Co. C. (1916), sec. 340. 1928, sec. 419.

**419.** If the license applied for shall be for six months, then the license fee shall be one-half of the amounts severally specified for the twelve months' licenses enumerated in the preceding section.

1916, ch. 31, sec. 9A. B. Co. C. (1916), sec. 341. 1928, sec. 420.

**420.** Each wholesale or retail license issued under or by virtue of this Act shall be deemed and taken to be a license to, of and for the place,