

accommodation of the public, or the petitioner or petitioners is or are not fit persons to have such license granted; and if sufficient cause shall at any time be shown, or proof be made to said mayor, counsellor or aldermen, that the party licensed was guilty of any fraud in procuring such license, or has violated any law of this State relating to the sales of intoxicating liquors, the said mayor, counsellor and aldermen shall after giving notice to the person so licensed, revoke said license; and the circuit court for Anne Arundel county may in like manner revoke said license if the party should be convicted before it of any such violation or if such revocation be recommended by the grand jury.

Petition  
for and  
against

Bond.

Sureties'  
sworn  
statement.

184 I. No license shall be issued to any person or persons until he, she or they shall have paid the license fees provided for in the succeeding section, and shall have executed and filed with the said mayor, counsellor and aldermen a bond to the State of Maryland in the penal sum of one thousand dollars with at least two sufficient sureties to be approved by said mayor, counsellor and aldermen conditioned for the faithful observance of all the laws of this State relating to the selling or furnishing of intoxicating liquors, and to pay all damages which may be recovered in any action against him, her or them, under the provisions of the General Assembly of Maryland, and all costs, fines and penalties which may be imposed upon him, her or them, under any indictment for violating any provision contained in this sub-title, or any other act supplementary thereto, relating to selling or furnishing intoxicating liquors as aforesaid; and such bond shall not be accepted or approved until each surety has appeared before said mayor, counsellor and aldermen, and made and subscribed a sworn statement that he is worth not less than one thousand dollars over and above all liabilities and indebtedness, and that he is not surety on any other bond for license under this sub-title; and the statement so made shall designate sufficient real estate or chattels real to cover the requirement of the bond, and shall be kept on file with the records of said corporation in connection with the petition with reference to which said statement is made; a copy of said bond certified by said corporation, or the clerk thereof, shall be received in evidence, and have the same force and effect for all purposes that the original bond would have if produced.

License  
fee.

184 J. If after notice and hearing, and filing of the bond provided for in this sub-title, the mayor, counsellor and aldermen shall decide to grant the license prayed for, they shall notify the applicant of such decision, and the applicant shall thereupon pay to the collector and treasurer of the city of Annapolis the sum of money specified below, to wit: for a hotel, restaurant or other place in which distilled liquors or admixtures of distilled liquors containing more than fifteen per cent. of alcohol are sold by retail, the sum of two hundred dollars; for a hotel or restaurant,