

by said board; provided, that any bona fide retail grocer who shall make application to said board therefor, may be licensed by said board, in their discretion, upon complying with the conditions of this act, to sell wines, spirituous and fermented liquors, as aforesaid, in quantities or packages not less than one pint, but in no case to be drunk on the premises, and shall pay for such license the sum of two hundred and fifty dollars a year; but in no case shall a license to sell intoxicating liquors by the drink be granted to any person who shall obtain a license to sell goods, wares or merchandise, other than intoxicating liquors, upon the same premises where such intoxicating liquors are licensed to be sold; provided further, that no retail license shall be issued to any distiller or brewer.

Provisions as
to grocers.

SEC. 653 v. Distillers, brewers and wholesale dealers or jobbers shall be allowed to sell spirituous and fermented liquors in quantities or packages not less than one pint each, and in no case to be drunk on the premises; distillers and brewers shall require no license; wholesale dealers and jobbers shall be entitled to receive a license as such, to sell as above stated and not otherwise, upon applying directly to the clerk of the Court of Common Pleas, and paying to him the sum of two hundred and fifty dollars a year therefor; but any person, co-partnership or corporation (other than brewers, who, as hereinbefore stated, require no license), may be licensed to conduct a bottling business by selling fermented liquors only, and in quantities or packages not less than twelve pint bottles, by applying directly to the clerk of the Court of Common Pleas, and paying him the sum of forty dollars a year therefor; any person required by this section to take out a license, who shall sell or offer for sale any intoxicating liquor without having first procured such license, and any person who shall violate any of the provisions of this section, as to the manner or quantity in which he shall sell or offer for sale such liquors, whether he shall be required to take out a license or not, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than two hundred and fifty dollars nor more than five hundred dollars, in the discretion of the court; no license under this section shall be issued for a longer period than one year; if issued for a shorter period, the licensee shall pay for every month for which his license is to run, one-twelfth of the annual charge for such license, and all such licenses shall expire on the first day of May succeeding their issue; the whole of the money received by the clerk of the Court of Common Pleas for the licenses aforesaid, shall be

Distillers,
brewers,
wholesale
dealers and
jobbers.

Penalty for
selling with-
out license.

Expiration of
license.