

if more than twenty-five hundred dollars, and not more than four thousand dollars, then the sum of twenty-two dollars; if more than four thousand dollars, and not more than six thousand dollars, then the sum of thirty dollars; if more than six thousand dollars, and not more than eight thousand dollars, then the sum of forty dollars; if more than eight thousand dollars, and not more than ten thousand dollars, then the sum of fifty dollars; if more than ten thousand dollars, and not more than fifteen thousand dollars, then the sum of sixty-five dollars; if more than fifteen thousand dollars, and not more than twenty thousand dollars, then the sum of eighty dollars; if more than twenty thousand dollars, and not more than thirty thousand dollars, then the sum of one hundred dollars; if more than thirty thousand dollars, and not more than forty thousand dollars, then the sum of one hundred and twenty-five dollars; if more than forty thousand dollars, then the sum of one hundred and fifty dollars, shall be demanded and received by said clerk, before granting to the applicant the license applied for; *Provided*, if said applicant lives out of the county or city, or is unable to apply in person, by reason of sickness or bodily infirmity, his or her agent may apply for license as provided by this section.

**Proviso.**

Licenses to females where the amount of stock does not exceed five hundred dollars.

License to retail spirituous and fermented liquors.

SEC. 3. *And be it enacted*, That females engaged in vending millinery or other small articles of merchandise, whose stock in trade does not or shall not exceed five hundred dollars, at any season of the year, shall apply for a license in the manner and form prescribed by the second section of this act, and before the granting of a license, the clerk as aforesaid, shall demand and receive from the said applicant the sum of six dollars therefor; but if the said applicant's stock in trade shall exceed the sum of five hundred dollars, said applicant shall in all respects be subject to the provisions of the second section of this act.

SEC. 4. *And be it enacted*, That from and after the first day of May next, where any person or persons, body or bodies corporate, shall desire and propose to sell or barter spirituous or fermented liquors, or lager beer, in quantities not less than a pint, it shall be the duty of such person or persons, body or bodies corporate, to apply to the

clerk of Ci  
applicant  
in the city  
court of Co  
therefor; a  
plicant sha  
tion, to be  
of said app  
liquors or  
him or the  
principal s  
not have  
or business  
to keep as  
such state  
that the a  
as aforesai  
dred dolla  
be demand  
applicant,  
if more tha  
thousand  
if more th  
than two  
dollars; if  
not more t  
of one hu  
sand dolla  
lars, then  
dollars; if  
not more  
of one hu  
ten thous  
thousand  
and seven  
thousand  
sand dolla  
lars; if n  
the sum  
be deman  
granting  
*Provided*,  
case issue  
of twenty  
in additio  
under the