

above men-
tioned.

each of their said Municipalities, to any person or persons, he or they being freeholders in the County where such license is granted, (who may be known as the licensed vendor or vendors,) for the sale by retail of said liquors for the aforesaid purposes; provided that there shall only be one such license, and one place for the sale by retail of said liquors, for any number of inhabitants in any municipality, not exceeding two thousand, and for every two thousand inhabitants, or part of two thousand inhabitants, over and above the first two thousand, one license and one such place; each such license to be for one year, said year to end on the last day of February in each and every year;—and for each of such licenses the said municipality shall be entitled to demand, and to receive, and to apply for corporation purposes as by By-law provided, any sum not less than twenty-five dollars, nor more than eight hundred dollars, the same to be inclusive of the duty payable under the Imperial statute referred to in the Act cited in the preamble hereof, but exclusive of the sum payable to the Province, in conformity with the present laws thereof; and provided also that each of said Municipalities shall have power by By-Law to fix the amount payable for each such license in conformity with the provisions in this Act contained, and also to decide on the person or persons, he or they being freeholders in the County where such license is granted, to whom said license shall be given, and also shall have power by said By-Law to make restrictions or rules as to the character and standing of the said person or persons: but no act by either of said Municipalities to be done, shall be contrary to, and if so done contrary, shall not affect or annul the enactments and provisions of this Act.

Liquors so
sold not to be
used as a
beverage.

IV. It shall be lawful for the said medicinal and sacramental purposes, to sell, the said liquors on any day; provided that said liquors or any of them allowed to be sold by this Act, shall not be used for drinking purposes as a beverage, nor shall they or any of them be consumed or drank on the place or premises of the vendor or his agent where sold; and also provided, that such place or premises shall not be in, or attached to, any store or shop, saloon, eating-house, house of entertainment, inn, hotel, tavern, or place, where, by law, the said liquors now are, or hitherto have been allowed to be manufactured or sold.

Book to be
kept by ven-
dor, certain
particulars to
be entered
therein.

V. The said licensed vendor, or his agent, shall keep a book, and shall therein enter and record each sale made, and shall for each such sale enter and record the same by entering and recording in said book, the name of the vendee or his agent, the name or names signed to and the date of said order, certificate, or requisition, the date of sale, the quantity sold, the kind or quality and name of said liquors so sold, the purpose for which the same is so sold, and the price or sum so paid by the vendee, or his agent, therefor, according as nearly as may be to the form set forth in schedule A to this Act subjoined; and shall also keep and retain the said order, certificate or requisition, for at least one month after the date of said entry; and any rate payer of the municipality wherein said vendor or his agent shall so sell, shall be entitled and have the right and privilege on any lawful day, during the hours of the ordinary business of said vendor or his agent, to inspect the said book and also the said order, certificate, or requisition, and to make therefrom any extracts, on paying to said vendor or his agent for said inspection, and making said extracts, the sum of ten cents; and each one of the said licensed vendors or his agent, shall, on the first Monday of the month after he commences to sell, deposit a copy duly certified as