

# To the Honorable the Judges

Of the Court of Quarter Sessions of Bedford County,  
At Liberty Sessions, A. D. ~~189~~ 1900.

THIS PETITION respectfully represents that your petitioner A citizen of the United States, of good moral character and temperate habits, and desires to keep a Hotel, Inn or Tavern, and prays your Honorable Court to grant him a license, under the laws of this Commonwealth, to sell liquors in quantities not exceeding one quart.

Your petitioner further represents:

1st. That his name is W. J. O'Donnell, and his present residence is Bedford, Bedford Co., Pa. and ~~he~~ has resided there for over a year last past,

2d. The particular place for which license is desired is a brick house situated in the Borough of Bedford, in said County, and the premises are described as follows: They are located on the north side of West Pitt street and adjoin the property of Edward Dill on the west and J. O. Smith on the east, and are known as the "Arlington Hotel." Said house has been licensed for the past eighteen years.

3d. That your petitioner, W. J. O'Donnell, was born at Jonestown in the County of Cambria, Pa. and naturalized in the Court of \_\_\_\_\_ at \_\_\_\_\_ in the \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 18 \_\_\_\_\_

4th. The names of the owners of the premises where said business is to be conducted ~~is~~ are Charles G. Shnell and Stella A. Taylor.

5th. That the place to be licensed is necessary for the accommodation of the public.

6th. That your petitioner ~~is~~ not in any manner interested in the profits of the business conducted at any other place in said County, where any of said liquors are sold or kept for sale.

7th. That your petitioner ~~is~~ the only person in any manner pecuniarily interested in the business so asked to be licensed, and that no other person shall be in any manner pecuniarily interested therein during the continuance of said license.

8th. Your petitioner has ~~not~~ had a license for the sale of Liquor in this Commonwealth revoked during any portion of the year preceding this application.

9th. That A. Bauhart and Louis Saupp are two reputable freeholders of the said County of Bedford where the liquor is to be sold, who will be ~~the~~ sureties in the bond of your petitioner required by law. That each of said proposed sureties is a bona fide owner of real estate in said County, worth, over and above all incumbrances, the sum of **TWO THOUSAND DOLLARS**, and that it would sell for that sum at public sale;—and that neither of said sureties is engaged in the manufacture of spirituous, vinous, malt or brewed liquors.

Your petitioner further represents that the said house where said business is to be conducted is well provided with rooms and accommodations for strangers and travellers, and contains at least nine bed-rooms, provided with twelve beds, for the exclusive use of strangers and travellers.

W. J. O'Donnell

Petitioner.

At a meeting of the Civil Authority of  
 the Town of Colebrook holden at the  
 dwelling house of Enos North on the 6<sup>th</sup> day  
 of January 1823 Larcetot Phelps Esquire  
 Thomas Coulter & Alpha Sage & Thomas  
 H. Marshall also were approved of <sup>as</sup> <sup>appropriate</sup> <sup>persons</sup>  
 persons to be retailers of spiritous liquors in  
 the town of Colebrook for the year ensuing

Rubén Rockwell Chairman

11-84

At a Court of Sessions for the County of OXFORD, begun  
 and holden at Paris, in said County, on the *first*  
 Tuesday of September A. D. 180

Strong Liquors, to be spent out of his now Dwelling-  
 House or Shop, in the town of \_\_\_\_\_ is licensed to retail  
 \_\_\_\_\_ in said  
 County, until the \_\_\_\_\_ Tuesday of \_\_\_\_\_ next.

CLERK.

117  
 118  
 69  
 13  
 14  
 15  
 12  
 15

*How term*  
*is licensed to retail*  
*Strong Liquors, to be spent out of his now Dwelling-*  
*House or Shop, in the town of \_\_\_\_\_*  
*County, until the \_\_\_\_\_ Tuesday of \_\_\_\_\_ next.*  
*Attest, \_\_\_\_\_*  
*for \_\_\_\_\_*  
*1808*  
*1807*  
*Green to the \_\_\_\_\_ & \_\_\_\_\_*

State of Virginia

County of Pittsylvania

This is to Certify that James T. Davis  
is licensed to sell Eight Hundred  
and fifty Gallons, \$850.00 worth  
of Spirits at this Store house  
at New Market, by retail from the  
1<sup>st</sup> day 1844 until 31<sup>st</sup> of April 1845  
by paying to the Treasurer of said  
County the sum of Sixty Dollars  
(60¢)

Given under my hand this the  
22<sup>nd</sup> day of June 1844,

As H. Keese

Rec<sup>d</sup>. August the 2<sup>nd</sup> 1830 Jonathan  
Emmery Sixteen dollars it being the amt in  
full due to the Commonwealth of Penns<sup>y</sup>  
for a Traveling License to retail foreign  
Merchandise within this County. According  
to Act of Assembly in such case made  
and provided for One Year from the aforesaid  
date rec<sup>d</sup> for m

Thomas Harper Treasurer  
of Liberty County



Time of Payment limited to THIRTY DAYS from date



PAID TO JOHN A. KENRICK, CITY TREASURER, CITY HALL, WEST NEWTON.

NEWTON, March 1st, 1891.

Mr. Charles Stewart  
Westmoreland Street, Ward 1

TO CITY OF NEWTON, DR.

For Metered Water from July 1, 1890 to March 1, 1891

20196 Gallons at 25 cents per 1,000 gallons, \$ 5.07  
 Less Advance Paid 10 -  
 Add Advance for Year 1891 2 -  
 Meter Rent to March 1, 1892 12.00  
 Total 19.07

Received Payment,

TELEPHONE CALL:  
 Water Registrar's Office, "West Newton, 32-3."  
 Office Hours: - 8.15 A. M. to 12.30 P. M. and from 2 to 5 P. M.  
 Saturdays from 8.15 A. M. to 1.00 P. M.

City Treasurer and Collector.

Extract from Water Ordinance.

Sec. 15. In every case of non-payment of the water-rent for thirty days after the same is due, the Board shall cause a written demand to be left at the premises where the water is taken; and unless the rent is paid within three days thereafter, together with twenty cents for the demand, the Board shall shut off the supply. The water shall not be let on until the amount due, together with said fee, and two dollars for the shutting off and letting on is paid, whether other persons taking water through the service-pipe are delinquent or not. In every case of non-payment of water-rent, the owner of the premises, whether he is the occupant or not, shall be required to pay the same, and all charges connected therewith, provided he has been duly notified of the use of water, and has made no objection. Whenever the water is shut off by request of plumbers for the sake of making repairs, except those named in Sect. 11, the charge for shutting off and letting on shall be one dollar.

J. C. WHITNEY, Water Registrar.

GRAPHIC PRINT, NEWTON.

METERED WATER.

March 1, 1891.

No. 40

Westmoreland St.

Ward 1

Amt, \$ 5.07

Less Advance, 10 -

Add Advance 2 -

Meter Rent for 1891. 12.00

Paid, 189

Amory Holman Bot 3 Boko  
 of Moses Brickett my 20th 1893  
 22 1/2 Thousand Lary Cigar \$ 1200. \$ 270.00  
 Rec<sup>d</sup> payment  
 Moses Brickett  
 for G Brickett cust

I may certify that at a meeting of the Select men  
 Civil Authority of the Town of Fairhaven (in which  
 Joel Hammett was appointed Chairman) Royal Dennis  
 & Nondal Rice Jr (inhabitants of said Town) applied for  
 approbation to keep houses of entertainment for the  
 year ensuing & were accordingly approbated. Dated  
 at Fairhaven this 4th Day of March 1819

John P. Colburn Clerk

Royal Dennis -- \$5.50  
 Nondal Rice Jr -- 5.50  
 June 5. 1819  
 A. Thompson Judge

The State of this Franklin County ss  
 These are to license and permit Saul Kinnear  
 to keep a Tavern in the Township of Clevedon in said  
 County of Franklin one year from and after the  
 18th day of May A.D. 1837

In witness whereof I have hereunto  
 set my name and affixed the  
 seal of said Court this 30th  
 July 1837  
 E. Backus etc W

Mr Adis Turlotte to S. Ainsworth Dr  
 1843 March 24

To 250 Tobacco Cigars	—	\$ 3.50
" 1 Bott Soap	—	25
		<u>3.75</u>

Received Payment

L. W. Ainsworth

# Peddler's License, Wagon and other Modes of Conveyance.

\$15.00

No. 3

Per Month.

State of California,  
County of Colusa. }

Colusa, ..... 188

having paid to the Collector FIFTEEN Dollars, License is hereby granted ..... to use a Wagon, Boat or other Water Craft, or one or more Animals, for the purpose of vending Goods, Wares or Merchandise of any kind, in the County of Colusa, California, for ONE MONTH, from the ..... day of ..... 188 , to the ..... day of ..... 188 , in conformity with Sec. 3384 of the provisions of the Code relative to revenue, passed March 16th, 1872.

ATTEST, my hand and Official Seal.

..... County Auditor.

\$15.00.

..... 188 ,

RECEIVED of ..... the sum of Fifteen Dollars for the above License and the sum of One Dollar for the Auditor's fees.

..... Tax Collector.

By ..... Deputy.

## Notice

Is hereby Given that I shall Apply to the next Court of Common Pleas to be holden in Champaign County for A License to keep a Grocery and to Retail Spiritous Liquors in the town of Urbana

Sept 18 1829

George Moore

**This Return must be filled out and ready for the Mercantile Appraiser within 10 days from Receipt thereof. The same may be filled out in his presence.**

(MERCANTILE FORM No. 1.—RETAIL VENDER.)

No. 798

# COMMONWEALTH OF PENNSYLVANIA.



## RETURN FOR RETAIL MERCANTILE LICENSE TAX TO BE MADE TO THE MERCANTILE APPRAISER.

**Read opposite side of this Return.**

**\$1,000 Penalty for refusal to make sworn Return or produce Books, Papers, &c., before the County Treasurer.**

The undersigned, ..... of the firm of\* .....  
located at ..... County of Lancaster ..... Pa., being duly { sworn } ac-  
cording to law, declares that as **RETAIL VENDER**..... or **DEALER**..... in goods, wares, merchandise, commodities or effects of whatsoever kind or  
nature (except liquors), the whole volume, gross, of business transacted for the calendar year ending on December 31, 190 , was as follows, viz:

Total Cash Receipts during said year, ..... \$.....  
Total amount charged and unpaid during said year, .....  
Total volume of business transacted during said year, \$.....

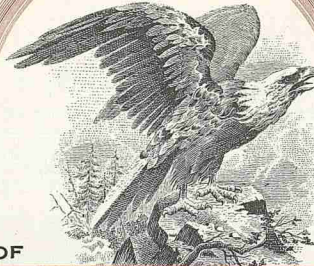
And that.....he.....ha.....done no business for which.....he.....would be liable to pay a **RETAIL MERCANTILE LICENSE TAX** without having paid the same, except as above.

.....to before me, this.....day of  
.....A. D. 190  
Willard E. Early  
MERCANTILE APPRAISER.

(Sign name).....  
of the firm of\*.....  
No.....Street,  
P. O. Address ..... Pa.

\* NOTE.—When an individual signs for a firm, his name should be written on the first line, and the name of the firm on the same line preceded by the words "of the firm of," or, in case of a corporation, his title as an officer or agent.

THIS LICENSE EXPIRES DECEMBER 31, 19<sup>72</sup>



No. 105

LICENSE FEE

\$ 325.00

STATE OF

COLORADO

CITY OF CREEDE

BY AUTHORITY OF THE CITY COUNCIL

# RETAIL LIQUOR LICENSE

FOR HOTEL AND RESTAURANT

SPECIFY: Retail Liquor Store. Liquor Licensed Drug Store. Hotel and Restaurant, Club, Etc.

TO SELL AT RETAIL MALT, VINOUS & SPIRITUOUS

LIQUOR

SPECIFY KINDS OF LIQUORS

This is to Certify, That HAGEMAN ENID WIDGER dba GOLDEN NUGGETT INN of the State of Colorado, having applied for a License to sell MALT, VINOUS AND SPIRITUOUS Liquors, and having paid to the City Treasurer, the sum of THREE HUNDRED TWENTY FIVE DOLLARS AND NO/100 (\$ 325.00) Dollars therefor, the above applicant is hereby licensed to sell Malt, vinous and Spirituous Liquors containing more than 3.2% Alcohol by weight

"by the drink for consumption on the premises"

(Insert "by the drink for consumption on the premises" or "in sealed containers NOT for consumption at place where sold.")

as a HOTEL & RESTAURANT at CREEDEMORE STREET in the City of Creede, Colorado, for a period beginning on the FIRST day of JANUARY, 19<sup>72</sup>, and ending on the 31st day of December, 19<sup>72</sup>, unless this License is revoked sooner as provided by law.

This License is issued subject to the Laws of the State of Colorado and especially under the provisions of Chapter 75-2, Colorado Revised Statutes, 1963, and the ordinances of the City aforesaid, insofar as the same may be applicable.

IN TESTIMONY WHEREOF, The City Council has hereunto subscribed its name by its officers duly authorized this Twenty ninth day of NOVEMBER, 19<sup>71</sup>

ATTEST:

Clerk



THE CITY COUNCIL OF THE CITY OF CREEDE, COLORADO

By

*James D. ...*

TO BE POSTED IN A CONSPICUOUS PLACE

State of Ohio  
Champaign County

George Moore being duly sworn saith that on the eighteenth day of September last he gave public notice of his intention to apply to the Court of Common Pleas for a licence to keep a Grocery & retail spirituous liquors in the Town of Urbana, by posting up notices at three of the most public places in the Township of Urbana, to wit on the door of the Court - House, at the Tavern of George Hunter & at the Tavern of Allen M. Poff, a copy of which notice is herewith exhibited for the better satisfaction of the Court. Shown to & subscribed in open Court Oct 19<sup>th</sup> 1829

George Moore  
3

John C. Pearson

Restless County of Massachusetts March 24<sup>th</sup> 1817

To the Hon. Judges of the County Court within  
& for the County of Restless this is to certify to  
your Honors that Application having been  
made to us the undersigned Justices of the said  
Court for Apprehension to retake & sell Spiritous  
Liquors by small measures the present year  
by Capt John White Dennis Green & Flora White  
all of Restless (as) We think fit to Recommend all  
the Persons abovementioned articulate persons  
"to keep publick houses & sell liquors as aforesaid"

John White \$1,50 Stephen Tucker of  
Dennis Green 3,00 Isaac Decker of } Justices  
Flora White 2,00 Henry White } of Restless

Approbated by Court of Restless Justices on  
March 1. 1817.

A. Thompson Judge

Abel Bishop Constable

PETITION FOR LIQUOR LICENSE.

[Form 170.]

MILLS & CO., Printers, Des Moines, Iowa.

THE STATE OF IOWA,

*Henry* County.

To THE COUNTY JUDGE OF SAID COUNTY:

We, the undersigned citizens and freeholders of the town of *Mr Pleasant* and *Center* township, *Henry* County, State

of Iowa, do hereby recommend *J. W. Satterthwaite & A. W. McClure Partners* under the firm name of *J. W. Satterthwaite & Co* of the town of *Mr Pleasant Center Township* in said County, and State aforesaid as

*Men* of good moral character, and not a keeper of a Hotel, keeper of a Saloon, Eating-House, or Grocery, and is not a Confectioner; and request you as a County Judge, to grant *them* a license to buy and sell intoxicating liquors

complying with the requirements of the law, regulating the purchase and sale of the same, *The place of selling Brazelton Block No 111 Pleasant Henry Co Iowa*

NAMES.

NAMES.

*Hugh White*  
*James D Spearman*  
*B Leath*  
*W. Powell*  
*Thos Dwan*  
*David Woolley*  
*S. Remond*  
*W. Hatch*  
*J. Regard*  
*Sam Shear*  
*W. S. S.*

*Exp. July 11<sup>th</sup> 1798 This may Certify that William Holliday of Newburyport this day personally appeared and took the Oath required by Law previous to his being Licensed to be a Retailer of Spirituous Liquor - Before me Bonaiah Titcomb Justice of the Peace*

State of Indiana  
Switzerland County ss

}

Samuel Gallis

being duly sworn on oath states  
that on or about the 15<sup>th</sup> day of  
July 1865 at said County and State  
Albert Thompson did sell for fifty  
cents two quarts of intoxicating liquor  
to one Samuel Gallis he the said  
Samuel Gallis being then and  
then a minor under the age  
of twenty one years

Samuel Gallis

Subscribed and sworn to before me this 15<sup>th</sup> day of  
September 1865

William Rous

Clerk S.C.C.P.

State of Indiana } Switzerland C P County  
Switzerland County ss } Sept Term 1865

State of Indiana }  
ss } Selling to minor  
Albert Thompson }

William D. Wellson D's Atty,  
informs the Court that on the 15<sup>th</sup> day of July, 1865,  
at said County, and State Albert Thompson did  
sell for fifty cents two quarts of intoxicating liquor  
to one Samuel Gallis he the said Samuel Gallis then and  
then being a minor under the age of twenty one years

William D. Wellson

D's Atty.

The State of Alabama, } Know all men by  
Chambers County. } these presents, that we  
C. D. McKinley Principal, and Joel Hough  
and Alex<sup>r</sup>. H. Reese,  
Securities, are held and firmly bound unto  
Henry W. Collier, Governor of the State of  
Alabama, for the time being, and his suc-  
cessor in Office, in the full and just sum  
of Three hundred dollars, for the true pay-  
ment of which, we bind ourselves, our heirs  
administrators, or Executors, jointly, firm-  
ly and severally, by these presents, sealed  
with our seals, and dated the 19<sup>th</sup> day  
of March, A. D. 1852.

The Condition of the above obligation is  
such, that whereas, the said C. D. McKinley,  
has been duly recommended, as a suitable  
person, to the Judge of Probate, to keep a  
tavern in the State & County aforesaid in  
the village of Bluffton, for the term of 12  
months.

Now, if the said C. D. McKinley, <sup>shall</sup> constantly  
keep and provide his house with good, clean  
and wholesome diet and Lodging for travel-  
lers; and Stabling, provender or pasturage  
for horses, during the term of his license;  
and duly observe all laws and ordinances,  
which are or may be in force, in relation  
to Tavern Keepers, in this State; then the  
above obligation to be void, else to remain in  
full force and effect.

Approved by me,  
March 19, 1852.

Samuel Pearson  
Judge of Probate

C. D. McKinley Seal  
Joel Hough Seal  
Alex<sup>r</sup>. H. Reese Seal