named therein for the expiry thereof, but the licenses thereunder and the licensed premises shall be subject to the provisions of this

(c) It shall be the duty of the Council of any Municipality in which such licenses are running at the time of the passing of this Act to pay out of the license fund provided for by the said "Liquor License Act, 1887," the salary of the Inspector of the license district

until the expiration of such licenses.

(d) In the case of any license expiring before the first day of May, A. D. 1896, in any Municipality, the License Commissioners shall make the first licenses which they grant in any district in such Municipality run until the first day of May, A. D. 1897, and for such licenses the duties payable shall be proportionately greater than the duties prescribed for a yearly license under this Act pro rata to the time during which such license is so made to run beyond the period of one year, and in the case of any Municipality where the licenses expire after the first day of May, A. D. 1896, and before the first day of May, A. D. 1897, the first licenses in such Municipality shall run only until the first day of May, A. D. 1897, and for such last mentioned licenses the duties payable shall be proportionately smaller than the duties prescribed for a yearly license under this Act pro rata to the time that such last mentioned licenses are made to run less than the year.

5. The Inspector shall, at least fourteen days before the first meeting of the Board to consider applications, cause to be published in at least two issues of the Royal Gazette, the name of each applicant for a license, who is not at the time of the making of such application a licensee under this Act, or who applies for the licensing of premises not then under license, the description of license applied for, and the place (described with sufficient certainty) where such applicant proposes to sell, and also the total number of tavern licenses issued during the current license year, and the total number of applications for the ensuing year. He shall also keep a list of all applications, to be entered in a book to be kept by him for that purpose, containing similar information, and the same shall be open to the public for inspection without charge.

(6) It shall be the right and privilege of any ten or more electors of any Ward or Parish to object, by petition or in any similar manner, to the granting of any license within such Ward or

Parish.

(7) The objections which may be taken to the granting of a

license may be one or more of the following:

(a) That the applicant is of bad fame and character, or of drunken habits, or has previously forfeited a license, or that the applicant has been convicted of selling liquor without a license within a period of one year; or that he has kept, within a period of two years, a place in which the illicit sale of liquors was frequent and notorious; or

(b) That the premises in question are out of repair, or have not the accommodation required by law, or reasonable accommodation if the premises be not subject to the said requirements; or

(c) That the licensing thereof is not required in the neighborhood, or that the premises are in the immediate vicinity of a place of public worship, hospital or school, or that the quiet of the place in which such premises are situate will be disturbed if a license is granted.

(8) Any person who has signed a memorial against the granting of a license may be heard in opposition thereto by himself or his agent.

(9) The Council of any City, Town or other Municipality may authorize any person to appear in a similar manner on behalf of the ratepayers of such City, Town or Municipality, as to the granting