and including the second word "ink" in the fourteenth line thereof, and inserting in lieu thereof the following: "Such blank requests and the corresponding stubs shall be filled out by the person making the sale in ink and in the presence of the applicant for such liquors and prior to the applicant's signature thereof."

Approved April 15, A. D. 1911.

CHAPTER 104.

SALE OF INTOXICATING LIQUORS BY WHOLESALE DRUGGISTS.

H. F. 278.

AN ACT relating to the sale of intoxicating liquors by wholesale drug corporations, additional to chapter six (VI) of title twelve (XII) of the code.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. What permitted—written requests. Any corporation doing a general wholesale drug business within the state and having a registered pharmacist who holds a permit to sell intoxicating liquors, and is financially interested in and actually engaged in the conduct of said business, may sell and dispense intoxicating liquors, not including malt liquors, for the purpose of compounding medicines, tinctures, and extracts, none of which can be used as a beverage, to any registered pharmacist conducting a general drug business within the state, or to any firm or corporation having a registered pharmacist financially interested therein and doing a general drug business within the state, and to physicians duly licensed under the laws of the state; and for resale, to registered pharmacists holding a permit to sell intoxicating liquors. Such sales of intoxicating liquors shall be made only upon the written request of the registered pharmacist or physician desiring to purchase the same, said request to be signed by the applicant for the purchase and countersigned by the permit holder of the corporation making the sale with his name and the date the goods are delivered for transportation, and shall be in the following form:

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	To	
19	liquors:	•
: :	Amount.	Kind.
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		Ciamatana at Danaharan
- : :		Signature of Purchaser.

SEC. 2. Requests—how signed. Requests for intoxicating liquors made under the provisions of the foregoing section need not be filled out and signed

in the presence of the permit holder countersigning the same for the wholesale drug corporation, but may be done by the applicant at his place of business and forwarded to the corporation of whom the request is made. Said request shall be preserved and returns made to the county auditor in accordance with the provisions of section two thousand three hundred and ninety-seven (2397) of the code, but said requests need not be consecutively numbered.

- SEC. 3. Shipments—how made. Intoxicating liquors shipped under the provisions of this act may be enclosed in the same box, package, or carton containing other drugs or merchandise. In all cases of such shipments of intoxicating liquors the bill of lading shall set out that intoxicating liquors are in the shipment with the kind and amount of the same, and one copy of the bill of lading shall be signed for the wholesale drug corporaton by the permit holder provided for in section one (1) of this act, or any officer of such drug corporation.
- Sec. 4. Common carriers to receive goods for shipment—when. All railway, transportation and express companies, and other common carriers shall receive intoxicating liquors from corporations conducting a wholesale drug business and ship to registered pharmacists and physicians. Before receiving such shipments, the common carrier shall require the corporation to file with it a copy of the permit of the permit holder connected with the wholesale drug corporation making the shipment, said copy to be certified by the clerk of the district court: the affidavit of any officer of the corporation that said corporation is actually and in good faith engaged in the wholesale sale of drugs in this state, and that the permit holder is a stockholder in the drug corporation; and with each shipment of intoxicating liquors a bill of lading made out and signed as provided for in section (3) of this act. The foregoing provisions having been complied with, the common carrier shall be relieved from all liabilities otherwise imposed by law for the transportation of intoxicating liquors.
- Sec. 5. Failure to comply. A failure to comply with all or any of the provisions of this act shall render the person who so fails to comply liable to all the penalties otherwise imposed by law for the sale and transportation of intoxicating liquors within the state.
- Sec. 6. "Corporation" defined. The term corporation, as used in this act shall be construed to include corporations, firms and persons engaged in the general wholesale drug business within this state.
- Sec. 7. In effect. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register & Leader and Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

Approved April 7, A. D. 1911.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital, April 10, 1911.

W. C. HAYWARD, Secretary of State.