

**Intelligence Offices and Employment Agencies.**

An. Code, sec. 170. 1916, ch. 704, sec. 170.

**232.** Each person, firm, agency or corporation maintaining an intelligence office or employment agency in this State before doing so shall first take out a license therefor by paying an annual tax of ten dollars for each intelligence office or employment agency.

**Laundries.**

An. Code, sec. 171. 1916, ch. 704, sec. 171.

**233.** Each person, firm or corporation, resident or non-resident, doing a public laundry business in this State shall pay for the privilege of conducting such business, whether worked by hand or other power, by first taking out an annual license therefor, for each place of business, and paying the following license fee, viz:

Laundries employing less than five persons.....	\$ 5.00
Laundries employing not less than five persons, and not more than ten persons.....	\$ 15.00
Laundries employing not less than ten persons, and not more than twenty persons.....	\$ 50.00
Laundries employing more than twenty persons.....	\$100.00

Provided, however, that nothing in this Section shall be construed to impose a license tax upon persons who wash bed clothing, wearing apparel, and etc., without laundry machinery who do not keep shops or regular places of business for public laundry purposes, nor to hotels doing their own laundering exclusively.

**Junk Dealers.**

An. Code, sec. 172. 1916, ch. 704, sec. 172. 1918, ch. 344.

**234.** Each person, firm or corporation dealing in junk within this State shall pay for the privilege of conducting such business by first taking out an annual license therefor, for each place of business and paying the following license fee, viz.:

In cities or counties of 50,000 inhabitants or over, each, per annum .....	\$ 30.00
In cities or counties of 10,000 to 50,000 inhabitants, each, per annum .....	\$ 20.00
In cities or counties of 5,000 to 10,000 inhabitants, each, per annum .....	\$ 10.00
In Baltimore City.....	\$100.00

This section is constitutional and valid. It does not violate art. 15 of Declaration of Rights; it does not impose a property tax but is a tax upon an occupation; it is a revenue measure. Power of legislature in prescribing license system, classification and regulations. Term "junk dealers" is sufficiently clear and definite. State v. Shapiro, 131 Md. 170.