1927, ch. 363.

228A.¹ In computing the license fees of garages according to the preceding section, a space fifteen feet wide and extending the entire length or depth of the garage, in all cases where a space is required, by law or any official regulation, to be kept open, shall be deducted from the total floor space of the garage. The owner of any place or building for rent where three or more motor vehicles are stored, or where three or more motor vehicles are kept or stored for a consideration, whether in a public space or in separate or private compartments, must obtain a license under the preceding section. But anything in said preceding section to the contrary not-withstanding, the license fees for garages having less than 1600 square feet of floor space, after deductions therein and herein allowed, shall be as follows:

Garages containing not more than 500 square feet	\$5.00;
Those containing more than 500 and not more than 1,000 square	,
feet	
Those containing more than 1,000 and not more than 1,600	,
square feet	15.00.

Cash Register and Adding Machine Companies.

229.

This section valid. One license fee only required to be paid by person maintaining more than one place of business in state; contemporaneous construction and application. Adding Machine Co. v. State, 146 Md. 193.

Intelligence Offices and Employment Agencies.

232.

This section referred to in construing New Jersey act regulating employment agencies. Bibnik v. McBride, 72 L. Ed. 921, 277 U. S. 370 (dissenting opinion).

Public Passenger Motor Vehicles.

An. Code, 1924, sec. 251. 1912, sec. 189. 1916, ch. 610. 1918, ch. 199, sec. 1. 1922, ch. 401, sec. 1. 1924, ch. 291, sec. 189. 1927, ch. 620, sec. 251.

251. It shall be the duty of each owner of a motor vehicle to be used in the public transportation of passengers for hire operating over State, State Aid, improved county roads, and streets and roads of incorporated towns and cities in the State of Maryland; (1) to secure a permit from the Publice Service Commission of Maryland to operate over said roads and streets; (2) to present same to the Commissioner of Motor Vehicles annually, at the time and according to the method and provisions prescribed by law for the making of applications for registration tags in the case of all other motor vehicles; (3) to make an application in writing for registration with the Commissioner of Motor Vehicles, and to state in said application besides the other matters by law provided; (a) the seating capacity for passengers of said motor vehicle; (b) the route on which said motor

¹ This section held unconstitutional by Judge Solter, Criminal Court. Part 2. of Baltimore City, in State of Maryland v. Frank S. Nixdorff (Daily Record. June 12, 1928).