

the office of the Clerk of the Circuit Court for Worcester County if the amounts ordered to be paid therein be not paid in thirty days after the passage of the order, and the lien may be enforced by scire facias, or bill in equity, as in the case of a mechanics' lien. If the property affected, and on account of which the assessment was made, is not sufficiently described for identification, the description may be perfected in the writ of scire facias, or bill in equity. If scire facias is resorted to a separate writ shall be issued in the case of each person who has not paid his assessment, but if in any case two or more persons are together liable to pay the same on account of the same property, one scire facias shall suffice for all such parties. But all the assessments may be adjusted under the same bill and decree in a court of equity; the property of infants shall be affected equally with that of adults under and by virtue of such assessment; but in the case of infants the proceedings to enforce the same shall be by bill of equity; the judgment under scire facias or the decree in equity shall set forth the priority which the assessment made by the order of the Mayor and Council holds and possesses in the premises; under the decree the payment of the lien may be compelled by execution or by appointment of a trustee to sell. The adjusters shall be paid one dollar per day each while performing the duty herein imposed on them.

1906, ch. 549. 1920 Code, sec. 271. 1927, ch. 446, sec. 271.

**214.** The Mayor and Council shall have authority by ordinance to require an annual license or permit, to be applied for and obtained by the parties or persons hereinafter mentioned, and fix the amounts for said licenses and permits, and to prescribe the penalties to be imposed for the failure to procure the licenses or permits and pay for same. The money paid for any and all such licenses and permits required by ordinance and issued under the order of the Mayor and Council shall belong to them for the corporate purposes of the town. The Mayor and Council may, by and under ordinance, require the following parties or persons, whether individuals, firms, associations, or incorporated bodies, to apply for or obtain license or permit, to wit: (1) All parties or persons who hawk, peddle, huckster or vend any marketable commodities, wares or merchandise of any description upon or along the streets, alleys or thoroughfares of Pocomoke City; provided, that no license shall be required of the producer, grower, or the manufacturer of such marketable commodities; provided, further, that persons who themselves catch fish, crabs and other articles of food from the water, and persons who catch or shoot game shall not be required to take out license to sell the same. (2) All persons who go from house to house or place to place in said town to sell or dispose of their wares, merchandise, marketable articles, or other commodities; provided that no license shall be required of the producer or manufacturer or such marketable articles or commodities and no license shall be required if the party has already a traders' license issued by the town or is conducting a retail business in the town under a State license. (3) All barbers who have shops or saloons in said town for the accommodation of their patrons,