

In computing the license fees according to the provisions of this section, there shall be deducted from the total floor space of such garages 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. In case of garages having more than one floor, a similar deduction shall be made for each floor. There shall be a deduction from the total space contained in open air garages in computing the tax on open air garages, which may be occupied over their entire area, provided that nothing in this sub-title shall be construed to repeal any local ordinance enacted for the public safety.

Sales room for motor vehicles, not used for hire or storage for hire, not garage within meaning of this section. Construction of act in body of act. Title sufficient. *Motor Co. v. State*, 147 Md. 234.

228A. Repealed by ch. 535, Acts of 1931.

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.

An. Code, 1924, sec. 232. 1912, sec. 170. 1916, ch. 704, sec. 170. 1935, ch. 296, sec. 232.

232. No person shall engage in business as an employment agent in this State without having a license to engage in such business, in accordance with the provisions of Sections 232B and 232C.

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).

1935, ch. 296, sec. 232A.

232A. The term "Employment Agent" as used in this sub-title shall include any and all persons, firms and corporations engaged in the business of furnishing information to persons seeking employment for the purpose of enabling any such person to secure the same, or engaged in the business of soliciting employment for such persons by means of advertising, personal solicitation, circulars, or otherwise, in consideration of any fee or charge, paid or to be paid, for such information or solicitation by persons seeking employment; provided, however, that the term employment agent shall not include any person employed in any employment agency maintained by the State or by any city, county, or other political sub-division thereof or by the Federal Government or any agency thereof; and provided, further, that the term employment agent shall not include persons, firms or corporations engaged in conducting registries by or for associations of registered nurses, or employment bureaus of registered medical institutions or hospitals, nor shall it apply to persons, firms of corporations maintaining departments for the purpose of securing help