

a license for carrying on the business of merchandise broker.

Ibid § 2.
Merchandize
broker
partnership

12. In every case where a partnership shall take out a license to carry on the business of merchandise broker, the names of all the partners shall be set forth in said license, and for every member of said partnership beyond the number of two, there shall be paid fifty dollars in addition to the sum hereinbefore required; and it shall not be lawful for any one to carry on business as merchandise broker under any license, unless he is named therein, or is a clerk or employee in the office or establishment of the person or partnership which obtained said license, acting solely on account of said person or partnership.

Ibid § 3.
Conducting
business
without
license

17. If any individual copartnership, or firm, shall use or exercise the business or occupation of a stock broker, or an exchange broker, or a bill broker, or a merchandise broker, without a license therefor, he shall be subject to a penalty of five hundred dollars for each offence, one-half for the use of the state, and the other half to the informer.

Penalty

In force from April 30, 1862.

HAWKERS AND PEDDLERS.

1862, c. 97 repeals section 21 and substitute the following:

1862, c. 97
Cost of license
to hawkers and
peddlers.

21. For every such license, not to extend beyond the county in which the same may be issued, there shall be paid the following rates, to wit: for every license to travel on foot, the sum of forty dollars; to travel with a horse or other beast of burden and wagon or other vehicle, the sum of fifty dollars; with two horses or other beasts of burden and wagon or other vehicle, the sum of seventy dollars. For every such license to extend over the whole Eastern Shore or the whole Western Shore, there shall be paid the following rates, to wit: for every license to travel on foot, the sum of sixty dollars; to travel with a horse