

29. Any hawker or peddler who may be found trading, bartering, or selling, or offering to trade, barter, or sell any goods, wares, or merchandise, without a license, may be apprehended by any sheriff or constable, within their respective bailiwicks; and it is hereby made the duty of said sheriff and constable to apprehend him and carry him before a justice of the peace of the county.

Art 56, s 23
1856, c 341, s 2
Arrest of
hawker or
peddler trading
without license

30. If it shall appear to said justice that said hawker or peddler has bought, traded, bartered, or sold, or offered to buy, trade, barter or sell any goods, wares or merchandise without license, he shall impose a fine not exceeding one hundred dollars, nor less than twenty-five dollars, to be recovered as other fines are recoverable, and to be paid to the clerk of the Circuit Court, or Court of Common Pleas.

Id. s 24
1856, c 341, s. 2.
Penalty

31. Any hawker or peddler who may be found buying, trading, bartering, or selling, or offering to buy, trade, barter, or sell any goods, wares, or merchandise, without having his license with him at the time, or who shall refuse on the request of any sheriff or constable to show his license, shall be considered as selling without license.

Id s 25
1856, c 341, s 3
What consid-
ered selling
without license.

32. For every apprehension and conviction of a hawker or peddler, the sheriff, constable, or any other person apprehending, shall be entitled to receive the sum of ten dollars, to be recovered as part of the costs.

Id s 26
1856, c 341, s 4.
Costs to party
arresting.

TELEGRAPH, EXPRESS, OR TRANSPORTATION COMPANIES OR ASSOCIATIONS.

33. It shall not be lawful for any telegraph company, or for any person, firm, partnership, or corporation to do the business of telegraphing for profit or hire in any way within this State, or to receive compensation therefor, or to open any office for the transaction of such business within this State, without first obtaining a license therefor as hereinafter provided

1874, c 370
License for tele-
graph com-
panies, etc

34. It shall not be lawful for any express or transportation company, or for any person, firm, partnership, association, or corporation to do the business of transporting or forwarding goods or packages of any sort, or of any article of trade or traffic for profit or hire within this State, without first obtaining a license therefor as hereinafter provided

Id s 5
License for
express and
transportation
companies, etc

35. Any telegraph company, person, firm, partnership, association, or corporation, proposing to do the business of telegraphing for profit or hire within this State, and any express or transportation company, or any person, firm, partnership, association, or corporation, proposing to do the business of transporting or forwarding for profit or hire within this State, of goods or packages of any sort, or of any article of trade or traffic, shall pay to the comptroller for a license to do such business in this State, for one year, the sum of three hundred dollars, or a proportional part of said sum for any fractional part of a year not less than one month; and all licenses

Id s 6
Amount of
same