

except ox-carts, horse-carts, farm wagons, hearses, market wagons and milk wagons, whether for private pleasure, public hire or in the prosecution of any business or profession without having first obtained therefor, from the clerk of the County Commissioners of Anne Arundel county a license at the following rates, viz: For any vehicle of four wheels, \$2,00 per annum, and for every vehicle of two wheels, \$1.00 per annum, and a fee of twenty-five cents to the clerk issuing such license. All money collected for such licenses, except the twenty-five cents paid to the said clerk, together with all fines paid for violation of this or the next succeeding section, shall be turned over to the county treasurer, to be expended under the direction of the County Commissioners of said county upon the public roads and streets in the district in which the owner of the vehicle resides; and the County Commissioners are directed to have prepared tin tags, numbered, and to deliver the same, together with the license, to all persons who are required to obtain such licenses by the provisions of this section; provided, however, that if a person or corporation owns two or more vehicles, it shall not be necessary to have but one license for the whole number; and he, she or it shall pay the same fee and cost for the first license as is above provided, and the sum of fifty cents for each additional one, but shall have a number for each vehicle, and for such license, the clerk shall only be allowed twenty-five cents for issuing the license, and an additional ten cents for each number.

SEC. 203z. Any person who obtains licenses under the provisions of this or the preceding section shall promptly and permanently attach to the vehicle licensed the number of tag, which shall be furnished him, and such license shall apply only to vehicles to which such number is attached, and it shall be unlawful for such person to attach such number to any other vehicle but that for which it was issued and to which the number furnished him was first applied; provided, however, that the said clerk shall transfer any license and number from one owner to another, when the licensed vehicle is sold, upon the payment of a fee of ten cents to said clerk; provided, however, (1) that the owner of the vehicles so licensed shall not be required to pay any other tax on said vehicles; (2) that this section shall not apply to non-residents of said county while passing through or sojourning therein; (3) that the person holding a license granted by the corporation of the city of Annapolis shall not be required to pay a license as required by this Act, in order to use the public highways of said county; (4) and that a person holding the license granted under this section shall not be required to have a license from the cor-