SEC. 3. And be it further enacted, That this Act shall take effect June 1, 1961.

Approved March 23, 1961.

CHAPTER 161

(House Bill 43)

AN ACT to repeal, and re-enact, with amendments, Sections 21 and 23 of Article 56 of the Annotated Code of Maryland (1957 Edition, 1960 Supplement), title "Licenses", sub-title "Hawkers and Peddlers", so as to include Montgomery County among the counties specifically excluded from the licensing requirements.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 21 of Article 56 of the Annotated Code of Maryland (1957 Edition), title "Licenses', sub-title "Hawkers and Peddlers", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

Section 21. License required; exception as to certain foods and as to certain traders in Allegany County; not applicable to certain counties. No hawker or peddler shall buy for sale out of the State, or buy to trade, barter or sell, or offer to trade, barter or sell within the State any goods, wares or merchandise until he shall have first taken out a license for that purpose, but nothing in this section shall apply to hawkers and peddlers of oysters and fish in their unpreserved and natural condition, or of fruits and vegetables perishable in their nature that are sold in their natural condition in this State, or to licensed merchants or traders in Allegany County who have maintained regular places of business for not less than five years and who deliver goods, wares or merchandise to regular customers or others with or without prior orders. This section not to apply to Prince George's, Anne Arundel, Baltimore Inor of the county of the county of the county counties, as to which special local law exists.

SEC. 2. And be it further enacted, That Section 23 of Article 56 of the Annotated Code of Maryland (1960 Supplement), title "Licenses", sub-title "Hawkers and Peddlers", be and it is hereby repealed and re-enacted to read as follows:

Section 23. Fees; taxes TAGS or stamps; license to be in foot peddler's possession. For every such license there shall be paid the following rates, to wit: For every license to travel on foot, the sum of one hundred dollars; to travel with a horse or other beast of burden and wagon or other vehicle, the sum of one hundred and fifty dollars; with two horses or other beast of burden and wagon or other vehicle, the sum of two hundred dollars; and with a motor truck or motor

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.