where a charge is made for playing on the same but the said charge is returned or is to be returned to the players to be exchanged with the owner of said table or his agent for money, drinks, cigars or any other article of merchandise, shall be considered as gambling, and such tables shall be deemed gaming tables for the purposes of this article; and the person so keeping such table shall be liable to the penalty or penalties prescribed by the public general laws for keeping a gaming table or other place of gaming or permitting gambling on his or her premises.

(B) IN BALTIMORE CITY, THE FEE FOR A BILLIARDS LICENSE IS \$30.

23.

For EXCEPT IN BALTIMORE CITY, FOR every license there shall be paid the following rates: for every license to travel on foot, -f-\$100-}- \$200; to travel with a horse or other beast of burden and wagon or other vehicle, -{-\$150-}- \$380; with two horses or other beast of burden and wagon or other vehicle, -{-\$200-}-\$400; and with a motor truck or motor vehicle of any description whatever, -4-\$300-1- \$600. IN BALTIMORE CITY, A LICENSE TO TRAVEL ON FOOT IS \$150; TO TRAVEL WITH A HORSE OR OTHER BEAST OF BURDEN AND WAGON OR OTHER VEHICLE, \$200; TO TRAVEL WITH TWO HORSES OR OTHER BEAST OF BURDEN AND WAGON OR OTHER VEHICLE, \$250; AND WITH A MOTOR TRUCK OR MOTOR VEHICLE OF ANY DESCRIPTION WHATEVER, \$400. Provided that the license to travel with a motor truck or motor vehicle of any description shall be \$100 for residents of Garrett County, and \$100 for residents of Worcester County who yend ice cream therefrom in Worcester County. The clerk shall supply the licensee in the case of a horse and wagon or motor truck or motor vehicle, in addition to the license mentioned in this section, with a metal tag or stamp to be attached to the vehicle and to be clearly visible. A foot peddler shall have in his possession at all times the license issued by the clerk and display the license upon demand of any uniformed officer of the law. This section does not apply to Anne Arundel, Prince George's, Baltimore, Cecil, Howard or Montgomery counties.

57.

(A) Every person, firm, corporation, association or copartnership opening, establishing, operating or maintaining two or more stores or mercantile establishments where goods, wares and/or merchandise are offered for sale at retail within this State, under the same general management, supervision, or ownership, shall pay the license fees hereinafter prescribed for the privilege of opening, establishing, operating or maintaining such stores or mercantile establishments. The license fee herein prescribed shall be paid annually, and shall be in addition to the license fee prescribed in §§ 35 to 55, both inclusive, of this article. The EXCEPT IN BALTIMORE CITY, THE license fees herein prescribed shall be as follows: