

imposed for the same purpose and by the same authority, without regard to the priority in point of time of the attaching of either of said liens, and a sale or perfecting title under either shall not bar or extinguish the other.

**Application.**—Sec. 2. This act shall be applicable to any such city existing under a charter framed and adopted under section 36 of article 4 of the state constitution.

**Certain acts repealed.**—Sec. 3. All acts or parts of acts and all provisions of the charter of any such city inconsistent herewith are hereby repealed.

Approved April 11, 1911.

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#### CHAPTER 121—S. F. No. 300.

*An act providing for the licensing of the business and occupation of hawkers and peddlers.*

Be it enacted by the Legislature of the State of Minnesota:

**License to be obtained for peddling.**—Section 1. No person shall engage in, or follow the business or occupation of a hawker or peddler within this state without having first obtained a license for that purpose as by this act provided.

**Application to made to county auditor.**—Sec. 2. Every person desiring to engage in, or follow the business or occupation mentioned in the preceding section shall file an application for a license for that purpose with the auditor of the county in which he desires to do business, which application shall be made in writing to such auditor wherein the applicant shall specify whether he intends to carry on his business by a wagon or other vehicle, or on foot. The applicant shall, on or before the time for filing his application for license, pay or cause to be paid to the treasurer of the county in which his application is filed, the amount prescribed as and for such license as is hereinafter provided, and the treasurer shall issue a receipt for such sum to such person, which receipt he shall present to the auditor of such county, who thereupon shall issue a license as hereinbefore provided.

**Auditor to issue license for one year—license not transferable.**—Sec. 4. Upon the presentation of such receipt from the treasurer of such county showing the payment of a fee as hereinbefore provided, the auditor of such county shall issue to the applicant a license for a period of one year from the date of the issuance of the receipt of such treasurer, the full license fee to be paid in every case. Every such license shall authorize the person receiving the same to use one wagon or other vehicle drawn by two or more horses, or other beasts of burden, and no more, or automobile or other vehicle or conveyance propelled by mechanical power; one wagon or other vehicle drawn by one horse, or other beast of burden, and no more; one push or hand cart or other vehicle not drawn by horse or other beast of burden, and no more; or the baskets, packs, or other means necessary for one peddler (carrying by himself) merchandise on foot as the case may be. Such license shall not be assigned or transferable, and but one person shall be authorized to carry on business under such license, and no person shall conduct business under the same license as co-partners, agents, or otherwise, and shall be good only in the county in which the same was issued. All moneys received from the sale of such licenses shall be placed to the credit of the general revenue fund of the county.

**Not to interfere with municipal regulations.**—Sec. 5. Nothing in this act contained shall be construed as prohibiting or in any way limiting or interfering with the right of any city, village or other municipal corporation, or governmental subdivision of the state, to regulate or license the carrying on within such municipality the business of hawker or peddler in any case where authority has been or shall hereafter be conferred upon it so to do, but the requirements of this act shall be in addition thereto.

**License to be exhibited.**—Sec. 6. It shall be the duty of any person licensed as herein provided, upon the demand of any sheriff, deputy sheriff, constable or police officer, to exhibit his license, and make affidavit that he is the person named therein. Any person failing to exhibit his license when requested by the persons above designated shall be guilty of a misdemeanor.

**Not to apply to sale of farm or garden products.**—Sec. 7. The provisions of this act shall not apply to any person who may sell or peddle the products of the farm or garden occupied and cultivated by him.

fine by imprisonment in the county jail of the county, in which he shall have been convicted, for a period of not exceeding sixty days for each offense.

Sec. 9. This act shall take effect and be in force from and after its passage.

Approved April 10, 1911.

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CHAPTER 122—H. F. No. 124.

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*An Act to provide an additional deputy clerk of the district court in counties now or hereafter having not less than two hundred thousand nor more than two hundred seventy-five thousand inhabitants, and to fix his salary and duties.*

Be it enacted by the Legislature of the State of Minnesota:

**Deputy clerk for juvenile division.**—Section 1. That in counties having not less than two hundred thousand nor more than two hundred seventy-five thousand inhabitants, the judge assigned to hear and try cases under the juvenile court act, shall designate a duly appointed deputy clerk of the district court to act as clerk of the juvenile division of the district court, which deputy clerk shall be in addition to the deputy clerks now provided for by law.

**Duties of deputy clerk.**—Sec. 2. Said clerk of the juvenile division of the district court shall keep all books and records thereof, issue summons and process attend to correspondence in connection with said court, and in general perform such duties in the administration of said court as the judge may direct.

**Compensation.**—Sec. 3. The salary of such clerk of the juvenile division of the district court in any such county is hereby fixed at fifteen hundred dollars (1500.00) per annum, payable out of the county treasury in equal monthly installments.

Sec. 4. This act shall take effect and be in force from and after its passage.

Approved April 11, 1911.