

SIXTY-FIRST LEGISLATURE.

HOUSE.

No. 110.

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND FIGHTY-THREE.

AN ACT relating to hawkers and peddlers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECTION 1. Any person may go about from town 2 to town, or from place to place in the same town, 3 exposing for sale and selling fruits, provisions, live 4 animals, brooms, agricultural implements, hand 5 tools used in making boots and shoes, fuel, news-6 papers, books, pamphlets, agricultural products of 7 the United States, and the products of his own 8 labor or of the labor of his family; but nothing 9 in this section shall be so construed as to include 10 among the things that may be so exposed for sale 11 or sold any articles of the growth or production of 12 foreign countries.

SECT. 2. The city council of a city and the inhab-2 itants of a town may authorize the mayor and 3 aldermen or selectmen thereof, to restrain the sale 4 by minors of any goods, wares, or merchandise, 5 the sale of which is permitted by the preceding 6 section; and while such authority remains in force 7 such mayor and aldermen or selectmen may make 8 rules restraining such sales by minors, or may 9 grant licenses to minors to make such sales upon 10 such terms and conditions as they may prescribe; 11 but such rules shall not remain in force beyond 12 their term of office. Whoever is guilty of a vio-13 lation of the rules so made, and whoever sells any 14 such articles without a license when one has been 15 required, shall forfeit a sum not exceeding ten dol-16 lars for each offence.

1

SECT. 3. The sale and exposing for sale of jew-2 elry, wines, spirituous liquors, playing cards, 3 indigo, and feathers, in the manner specified in 4 section one, is prohibited.

SECT. 4. The secretary of state may grant a 2 license to go about exposing for sale and selling 3 any goods, wares, or merchandise not mentioned 4 in the preceding section, to any person who files 5 in his office a certificate signed by the mayor of a 6 city or by a majority of the selectmen of a town, 7 stating that to the best knowledge and belief of 8 such mayor or selectmen the applicant therein 9 named is of good repute for morals and integrity, 10 and is, or has declared his intention to become a 11 citizen of the United States. The mayor or select-12 men, before granting such certificate, shall require 13 the applicant to make oath that he is the person 14 named therein, and that he is, or has declared his 15 intention to become, a citizen of the United States; 16 which oath shall be certified by a justice of the 17 peace, and shall accompany the certificate.

SECT. 5. The secretary of state shall cause to be 2 inserted in every such license the names of such 3 cities and towns as the applicant selects, with the 4 sums to be paid to the respective treasurers there-5 of, as provided in the following section, and shall 6 receive from the applicant one dollar for each city 7 or town so inserted. Every person so licensed 8 may sell as aforesaid in any city or town mentioned 9 in his license any goods, wares, and merchandise, 10 not prohibited in section three, upon first paying 11 the required sum to the treasurer of such city or 12 town, who shall certify in the face of the license 13 the sum so paid.

SECT. 6. Every person licensed under the two 2 preceding sections shall pay to the treasurer of 3 each city or town mentioned in his license the 4 sums following: for every town containing not 5 more than one thousand inhabitants, according to 6 the United States census next preceding the date 7 of his license, three dollars; for every town con-8 taining more than one thousand and not more than 9 two thousand inhabitants, six dollars; for every 10 town containing more than two thousand and not 11 more than three thousand inhabitants, eight dol-12 lars; for every town containing more than three 13 thousand and not more than four thousand inhabi-14 tants, ten dollars; and for every city and town 15 containing more than four thousand inhabitants, 16 ten dollars; and one dollar for every one thousand 17 inhabitants over four thousand contained therein; 18 but the sum so to be paid to a treasurer shall in 19 no case exceed twenty-five dollars.

SECT. 7. A person resident in a city or town, in 2 which he pays taxes upon his stock in trade and is 3 qualified to vote, may there expose for sale and 4 sell goods, wares, or merchandise, upon obtaining 5 a license pursuant to the provisions of sections 6 four and five, and without making any payment to7 the treasurer of such city or town therefor.

Sect. 8. The secretary upon the conditions re-2 quired in section four, may grant special state 3 licenses upon payment by the applicant of fifty 4 dollars for each license; and the person so licensed 5 may expose for sale in any city or town in the state 6 any goods, wares, or merchandise not prohibited in 7 section three. He may also grant as aforesaid, 8 upon payment by the applicant of three dollars for 9 each county mentioned therein, special county 10 licenses, and the person so licensed may expose for 11 sale, within such county, any tin, britannia, glass, 12 earthern, iron, plated, or wooden wares of the 13 manufacture of the United States, or any other 14 goods, wares, or merchandise manufactured by 15 himself or by his employer and not prohibited in 16 section three, upon paying to the treasurer of the 17 respective counties the aforesaid sum, and upon the 18 receipt of any sum as aforesaid, shall certify on the 19 face of the license the amount so received.

SECT. 9. The secretary may also grant a special 2 state or county license to a disabled soldier or 3 sailor belonging to this state, without the payment 4 of any sum therefor, upon satisfactory evidence of 5 the identity of such soldier or sailor, and that he is
6 wholly or partially disabled by reason of wounds
7 received in the service of the United States or by
8 sickness or disability contracted therein, and has
9 received an honorable discharge from said service.

SECT. 10. The secretary shall keep a record of 2 all licenses granted by him, with the number of 3 each, the name and residence of the persons licensed, 4 and the counties, cities, and towns, if any, mentioned 5 therein. The treasurers of counties, cities, and 6 towns shall severally keep records of all licenses 7 upon which the sums provided in this chapter have 8 been paid to them, with the number of each, the 9 names and residences of the persons licensed, and 10 the sums received thereon, and all such records 11 shall be open for public inspection.

SECT. 11. All sums paid to the secretary under 2 this chapter shall be for the use of the state; and 3 all sums paid to the treasurer of a county, or town 4 shall be for the use of each county or town.

SECT. 12. Every person licensed to peddle as 2 hereinbefore provided shall post his name, resi-3 dence, and the number of his license in a conspic-4 uous manner upon his parcels or vehicle; and when 5 his license is demanded of him by a mayor, alder6 man, selectman, town or city treasurer or clerk,
7 constable, police officer, or justice of the peace, he
8 shall forthwith exhibit it, and, if he neglects or re9 fuses so to do, shall be subject to the same penalty
10 as if he had no license. This chapter or a synopsis
11 thereof shall be printed on every license.

SECT. 13. No license to go about offering for 2 sale or selling as aforesaid shall operate to defeat 3 or bar a prosecution against the person licensed, if 4 it is proved that he exposed for sale any articles, 5 except such as are permitted in section one, in a 6 county, city or town where he was not licensed to 7 sell, or in which he had not paid the sum mentioned 8 in his license; but no person so licensed shall be 9 required to make payment to the treasurer of a 10 county, city or town before he is prepared to trade 11 therein. The license of a person convicted of a 12 violation of any provision of this or of the preced-13 ing sections shall be void.

SECT. 14. Whoever counterfeits or forges a 2 license, or has a counterfeited or forged license in 3 his possession with intent to alter or use the same 4 as true, knowing it to be false or counterfeit, and 5 whoever attempts to sell under a license which has 6 expired, or is forfeited, or which was not granted 7 to him, shall forfeit a sum not exceeding one 8 thousand dollars.

SECT. 15. Whoever goes from town to town, or 2 from place to place in the same town, carrying for 3 sale or exposing for sale any of the articles named 4 in section three, or any other goods, wares, or 5 merchandise, except as hereinbefore provided, or 6 takes a residence in a town for a less term than one 7 year for the purpose of so doing, shall forfeit a sum 8 not exceeding two hundred dollars for each offence.

SECT. 16. No hawker, pedler, or other itinerant 2 trader, holding an auctioneer's license, shall sell or 3 expose for sale by public auction, any goods, 4 wares or merchandise, in any other city or town 5 than that from whose authorities such license was 6 obtained; nor in any place in such city or town, 7 except such as is expressly described or set forth 8 in said license.

SECT. 17. All licenses granted under this chap-2 ter shall bear date the day in which they are issued, 3 and shall continue in force for one year from such 4 date.

SECT. 18. Constables and police officers shall, 2 within their respective towns and cities, arrest and 3 prosecute every person whom they may have reason 4 to believe to be guilty of violating the provisions 5 of this chapter; and one-half of any forfeiture 6 which may be incurred and recovered under section 7 fifteen shall be paid to the complainant.

2

1 • • · · · · ٥

STATE OF MAINE.

In House of Representatives, February 21, 1883.

Reported from the Committee on Legal Affairs, by Mr. DONO-VAN of Biddeford, and ordered printed under the Joint Rule.

ł

F. L. PATTEN, Clerk pro tem.