

GENERAL STATUTES
of
MINNESOTA
1923

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CHAPTER 56

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AUCTIONEERS

7322. Auctioneers' licenses to be granted to any person making sales of pure bred or graded live stock—The county board or auditor may license any voter in its county as an auctioneer. Such license shall be issued by the auditor and shall authorize the licensee to conduct the business of an auctioneer in the state of Minnesota for the period of one year. It shall be recorded by the auditor in a book kept for that purpose. Before such license is issued the licensee shall pay into the county treasury a fee of ten dollars (\$10.00). Provided, that any person may be licensed as an auctioneer for the purpose of making sales of pure bred or grade live stock only upon the payment of the fee and the giving of the bond as above provided. (R. L. '05 § 2813, amended '09 c. 249; '13 c. 11 § 1; '17 c. 87 § 1) [6083]

These Statutes are not violative of federal and state constitutions.
(124-150. 149+9; 133-274, 158+394).

7323. Bond to be given—Every auctioneer, before making sales, shall give bond to the county in a penal sum of not less than one thousand dollars nor more than three thousand dollars, to be fixed, and with sureties approved by the treasurer, conditioned that he will pay all auction dues required by law, and in all things conform to the laws relating to auctioneers.

The treasurer shall indorse his approval upon such bond, and file it in his office. (2814) [6084]

7324. Account of sales—Every such auctioneer shall keep an accurate account of all property sold by him, the names of the persons from whom the same was received, and of those to whom it was sold, and the price. (2815) [6085]

7325. Receiving goods from minors or servants—Any licensed auctioneer who shall receive property for sale from any minor or servant, knowing him to be such, shall forfeit to any person injured a sum not exceeding two hundred dollars. (2816) [6086]

7326. Sales in unauthorized places—Any person occupying or having control of any building, who knowingly permits the sale of property at public auction in such building, or in any apartment or yard appertaining thereto, contrary to the provisions of this chapter, shall be guilty of a misdemeanor. (2817) [6087]

7327. Unlicensed sales—If any person shall sell or attempt to sell any property at auction without being licensed as an auctioneer as herein provided, he shall be guilty of a misdemeanor; but the provisions of this chapter shall not extend to sales made by sheriffs, coroners, constables, collectors of taxes, or sales of personal property under chattel mortgage or other lien. (2818) [6088]

CHAPTER 56A

HAWKERS, PEDDLERS AND TRANSIENT MERCHANTS

HAWKERS AND PEDDLERS

7328. Engaging in business without license unlawful—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. ('11 c. 121 § 1) [6089]

7329. License, how applied for and issued—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. ('11 c. 121 § 2) [6090]

133-274, 158+394.

7330. Fees—Where such person shall use in such business or occupation a wagon or other vehicle drawn by two or more horses, or other beasts of burden, or automobile, or vehicle or conveyance propelled by any

mechanical power, the sum of thirty (\$30) dollars; where he shall use in such business or occupation a wagon or other vehicle drawn by one horse or other beast of burden, the sum of fifteen (\$15) dollars; where he shall use in such business or occupation a push or hand cart, or other vehicle not drawn by horses or other beasts of burden, ten (\$10) dollars, and where he shall conduct such business on foot, by means of a pack, basket or other means for carrying merchandise on foot, the sum of five (\$5) dollars. ('11 c. 121 § 3) [6091]

7331. Terms of license, etc.—Disposition of fees—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 per-