

of the said city, either by card, sample or other specimen, or by written or printed trade list or catalogue, whether such person be the maker or manufacturer thereof or not, without first obtaining a license so to do.

38. Such license shall be issued to the person or copartnership applying for the same, on the payment of three hundred dollars, and shall run one year from date. License.

39. No person, whether a resident or not of the city of Baltimore, and licensed to sell therein, shall suffer or permit any person not a permanent resident of the State of Maryland, or the agent or representative of any person or persons not residents of the State of Maryland, and not in his regular employ or service, to sell any goods, wares, or merchandise by sample, card or other specimen, or by written, printed or trade list, under his name or the name of his firm or partnership, or at the store, counting room or warehouse in his occupation or used as his place of business. Not permitted to sell.

40. Any person offending against either of the three last preceding Sections, shall be liable to indictment, and upon conviction, shall be fined not less than four hundred dollars, nor more than six hundred dollars for each offence, one fourth to the informer and the other three-fourths to the Public School Fund of the State; and any and all informers shall be compelled to appear and prosecute any and all violators of this Article, or shall be subject to a fine or imprisonment, or both, in the discretion of the court. Penalty.

Sec. 2. *And be it enacted*, That this Act shall take effect from and after the first day of May, eighteen hundred and sixty-eight. Take effect.

Approved March 30, 1868.