

## JUNK DEALERS.

1918, ch. 461, sec. 1.

**204.** It shall be unlawful for any keeper, owner, proprietor or employee of any junk shop in Somerset County, or any keeper, owner, proprietor of any second-hand store in said County, to barter, purchase, buy or accept from any person whatsoever, except plumbers holding licenses as such, or the owners of the building from which the material is taken, any pipe, faucet, boiler, spigot, coils, lead, solder, copper, alloy of metals, wire of any kind, manufacturers of metals, tin plate, or any kind of metal whatever; or to barter, purchase, exchange, buy, receive or accept any wire, cable, lead, solder, iron or brass used by or belonging to a railroad, telephone, telegraph, gas, electric company, or other second-hand goods, wares or merchandise of any kind or nature whatever without providing and keeping books and making therein at the time of such purchase, exchange, receipt or acceptance the entry hereinafter provided.

1918, ch. 461, sec. 2.

**205.** The owner of such junk shop or second-hand store shall provide and constantly keep a book in which shall be fairly written down in the English language at the time of making the purchase of such materials a description of all articles so purchased, the name and residence of the person from whom such purchase was made, and the day and hour of such purchase; and such books shall at all times be open to any and every member of the police and detective forces of said County, or any subdivision thereof. Such book or books must be preserved for a period of at least three years after the date of the last purchase or transaction, recorded in such book.

1918, ch. 461, sec. 3.

**206.** Any person who shall violate, neglect, fail or refuse to comply with any or all of the provisions of the preceding sections shall for each offense, upon conviction before any Court of competent jurisdiction, be fined not less than twenty dollars nor more than five hundred dollars, and in default thereof be imprisoned in the County Jail for a period not exceeding ninety days.

## JURORS.

P. L. L., 1888, Art. 20, sec. 131. 1868, ch. 212.

**207.** The collector of taxes for said county shall pay each juryman, immediately after the termination of each term, such sum of money as he may be entitled to receive for his attendance; and a certificate, signed by the clerk of the circuit court, stating the number of days he may have attended, and the sum and mileage due him, shall be sufficient authority to the collector to pay the amount specified in said certificate.