manufactories, bakeries, brewers, bill posters, pawnbroker, menagerie or caravan, sparring exhibitions, milliner, photographic or art galleries, billiard and bagatelle tables, auctioneers, livery stables, skating rink, merchant tailors, plumbers, tinsmiths and gasfitters, gunsmiths and locksmiths, bowling alleys, paint shops, keepers of stallion, jack, bull or ram for the purpose of propagation, saddlers, junk shop, or any other business, occupation, trade or employment mentioned in the schedule of licenses in section nine of this ordinance, within the corporate limits of the City of Oakland. And any person who should violate any of the provisions of this ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one hundred dollars and not less than twenty, and in default of payment thereof, shall be imprisoned in the City Prison one day for every two dollars of such fine: provided, however, that it shall be discretionary with the Court before whom such conviction is had, or upon a plea entered of "guilty," to remit the penalty, if the person convicted, or who has entered such a plea of "guilty," shall take and pay for the required license for the then current term. (Amendment August 14th, 1871.)

SEC. 2. No license granted or issued under any of the provisions of this ordinance, shall be in any manner assignable or transferable, or authorize any person other than there is therein mentioned or named to do business, or authorize any business other than is therein mentioned or named to be done or transacted, or the business therein named to be done or transacted at any place other than is therein mentioned or named, without permission from the License Collector. The License Collector shall, at the time of granting such permission, immediately record such change or trans-

fer upon the proper registry.

SEC. 3. Upon the trial of any criminal action brought under or arising from any provision or provisions of this ordinance, the defendant shall be deemed not to have procured the municipal license required for the then current term, unless he or she either produces or proves having paid for the same to the proper officer.

SEC. 4. In any action brought under or arising out of any of the provisions of this ordinance, the fact that a party thereto represented himself or herself as engaged in any business or calling for the transaction of which a license is by this ordinance required, or that such party exhibited a sign indicating such business or calling, shall be conclusive evidence of the liability of such party to pay for a license.

SEC. 5. Licenses for drivers of hackney carriages and licenses for all vehicles shall be paid annually in advance; and all other licenses shall be paid quarterly in advance: provided, however, that whenever any business, hereinafter specified, shall be commenced after the expiration of the first half of any quarter, the license therefor (if not a vehicle license) may be issued for the re-