Sec. 13. The term "bankers and brokers" shall include all persons, and firms, and corporations engaged in buying or selling bills of exchange, drafts, gold dust, gold or silver bars, bullion, evidences of indebtedness, or stocks, and all brokers of bills, bullion, exchange, real estate, houses or rents, stocks, script, or merchandise, and all persons, firms, and corporations, except pawnbrokers, engaged either as principals or agents in discounting negotiable paper, or for pay or reward procuring such paper to be discounted, or lending money on securities, or for pay or reward procure for others the loan of money on securities.

Sec. 14. The term "expressman" and "express agent" shall include all persons, firms, and corporations engaged as common carriers in expressing, transmitting, or conveying gold dust, gold or silver bars, bullion, coin, currency, or general merchandise,

from or to any place without the City of Oakland.

Sec. 15. The term "peddlers" shall include all persons who shall carry from place to place and sell or offer to sell any goods, wares, or merchandise, except religious tracts and publications: provided, that persons furnishing to licensed retail dealers, articles manufactured within the City of Oakland, from hand or licensed vehicles belonging to the manufacturer of such articles, shall not be deemed peddlers within the meaning of this section.

The terms "runners" and soliciting agents" shall Sec. 16. include all persons engaged in soliciting or endeavoring to influence or secure passengers or freight for any boat, vessel, or steamboat, or endeavoring to influence or secure boarders, lodgers, or custom for any hotel, tavern, boarding-house, lodging-house or restaurant, excepting duly licensed drivers of duly licensed hackney carriages, which are owned by the owner or manager of duly licensed taverns, hotels, boarding-houses, lodging-houses, or restaurants, within and by the authorities of the City of Oakland. And every runner and soliciting agent for a hotel, tavern, lodging-house, boarding-house, or restaurant, and every driver of a hackney carriage mentioned in this section as not included by the terms "runner" and "soliciting agent," shall, while engaged in his calling, wear, conspicuously exposed upon his hat or the lapel of his coat, a badge showing by the proper designation, in plain Roman letters of such size and color as to be readily seen and read, the particular establishment for which he shall be employed.

Sec. 17. Any person may procure a license to use a vehicle for three months or less, upon payment of one half the annual

rates.

SEC. 18. All licences shall be considered due and collectable as soon as any person engages in, or enters upon, or commences any of the trades, business, or employments mentioned in section nine of this ordinance, and at the commencement of the several terms for which licenses are to be issued by the provisions of this ordinance.—[Amendment, August 14, 1871.]