

No. 267, A.]

[Published April 30, 1953.]

CHAPTER 92.

AN ACT to amend 129.01 (3) and 129.05 (2) of the statutes, relating to truckers, hawkers, peddlers and transient merchants.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 129.01 (3) of the statutes is amended to read:

129.01 (3) Subs. (1) and (2) * * * shall not apply to a person who in the conduct of his business as trucker, hawker or peddler transports at any time a net load of more than 3,000 pounds of personal property by motor truck or other vehicle, nor to a person while lawfully engaged in such business at the state fair or at agricultural fairs held on the grounds and under the direction of an agricultural society, association or board receiving state aid under s. 94.08, *nor to a person while lawfully engaged in such business or lawfully operating any concession on the grounds where a fair, festival or celebration is being held under the direction of a nonprofit association.*

SECTION 2. 129.05 (2) of the statutes is amended to read:

129.05 (2) Any person desiring a license as a transient merchant shall, before receiving the same, pay to the department \$75, and he shall in addition to such amount, pay to the treasurer, of every town, city or village where he conducts his business, a sum not to exceed \$50 per day for each day that he may be engaged in carrying on his business, such amount to be determined by ordinance or resolution of such town, city or village. But no license shall be required of a transient merchant while lawfully engaged in business at the state fair or at agricultural fairs held on the grounds and under the direction of an agricultural society, association or board receiving state aid under s. 94.08, *nor to a person while lawfully engaged in such business or lawfully operating any concession on the grounds where a fair, festival or celebration is being held under the direction of a nonprofit association.*

Approved April 28, 1953.