No. 438.

## THE PLACARDS AND ADVERTISEMENTS REGULATION LAW.

CAP. 135.

### REGULATIONS MADE UNDER SECTION 6.

# J. Fletcher-Cooke,

Acting Governor.

In exercise of the powers vested in me by section 6 of the Placards and Advertisements Regulation Law, I, the Acting Governor, with the advice Cap. 135 of the Executive Council, do hereby make the following regulations:—

- 1. These regulations may be cited as the Placards and Advertisements Regulations, 1951.
- 2. These regulations shall not apply to any hoarding erected or notice or advertisement exhibited within the limits of any municipal corporation.
- 3.—(1) The Commissioner of a district may erect or cause to be erected within his district, elsewhere than within any municipal limits, hoardings for the exhibition of notices and advertisements in places to be specified by notice published in the *Gazette*:

Provided that no such hoarding shall exceed 12 feet by 12 feet in size.

(2) Any person who desires to exhibit any notice or advertisement on any hoarding erected as in paragraph (1) of this regulation provided, shall apply to the Commissioner for a permit to do so. Every such application shall be in Form A in the First Schedule hereto and shall contain the particulars therein set out and the Commissioner may, in his discretion, grant or refuse such permit or grant it under such conditions as may be specified therein:

Provided that no notice or advertisement shall exceed 5 feet by 5 feet in size.

- (3) A permit granted under this regulation shall be in Form B in the First Schedule hereto and shall be signed by the Commissioner or such other person as may be authorized by him in that behalf but shall not be delivered to the applicant, unless he first pays the prescribed fee.
- 4.—(1) Subject to paragraph (3) hereof, any person who desires to exhibit upon his own premises or upon any premises in his occupation, elsewhere than within any municipal limits, any notice or advertisement relating to his business, profession or trade carried on in those premises, shall first apply to the Commissioner for approval by him of the form (including siting) and size of such notice or advertisement. Every such application shall be submitted in duplicate and shall be in Form C in the First Schedule hereto and shall contain the particulars therein set out and the Commissioner may give or refuse approval thereof or may indicate to the applicant what modifications to the notice or advertisement should be effected before approval is given:

Provided that no approval shall be granted in respect of any notice or advertisement exceeding 8 feet by 8 feet in size.

(2) The Commissioner's approval or refusal under this regulation shall be recorded or endorsed on the application, one copy of which shall be given to the applicant.

(3) The Commissioner's approval shall not be required under this regulation in respect of any notice or advertisement which-

- (a) is directly attached to, or affixed on, the building on which the notice or advertisement is exhibited, being a building belonging to or in the occupation of the exhibitor in which he carries on the business, profession or trade to which the notice or advertisement relates; and
- (b) does not exceed 4 square feet in size:

Provided always that not more than five such notices or advertisements shall be exhibited on any one building at any one time.

- 5. No notice or advertisement erected, elsewhere than within any municipal limits, before the coming into force of these regulations shall be repaired, repainted or altered, save with the prior written permission of the Commissioner of the district.
- 6. The fees set out in the Second Schedule hereto shall be paid in respect of the matters therein set out.
- 7. The Regulations published under No. 890 in the Gazette of the 23rd December, 1927, are hereby revoked.

FIRST S	CHEDULE.
FOR	M A.
Application for notice or ad	vertisement—(Regulation 3 (2)).
To the Commissioner of	
I,	of, hereby arding
Dated	
	Applicant.
FORM	и в.
Permit for notice or advert Permit is hereby granted to	isement—(Regulation 3 (3)).
of	, to exhibit on hoarding cice/advertisement as follows:—
Size Period	
ConditionsOther particulars	
This permit shall expire on the.	
Fee paid	Dated
	(For) Commissioner of

### FORM C.

Application for approval of notice or advertisement relating to business, etc.—(Regulation 4 (1)).

[To be submitted in duplicate.]

To the Commissioner of	
hereby apply for your approval of the fol exhibited upon my own premises/premi the business/profession/trade carried on i	ses in my occupation, relating to n those premises:—
Business/Profession/Trade Form and Siting Size Other particulars	
Dated	
and the state of the state of the state of	Applicant.
Approved/Refused.	
Dated	ku - morum dung mesa ni na vijesa jak saartaak mi
Com	missioner of

### SECOND SCHEDULE.

### FEES—(Regulation 6).

The following fees shall be paid in respect of every permit for a notice or advertisement given under regulation 3 (3):—

	Size not exceeding: $2 \text{ ft.} \times 2 \text{ ft.} \times 5 \text{ ft.}$				
			S.		
I. For one week or less			2,	0	
2. For more than one week but not more than	13.				
one month	5	0	6	0	
3. For more than one month but not more than					
three months	II	0	15	0	
4. For more than three months but not more					
than six months	18	0	25	0	
5. For more than six months but not more than					
one year	30	0	40	0	

Made this 26th day of August, 1951.

(M.P. 1796/50.)

A. F. J. REDDAWAY, Clerk of the Executive Council.

Note: Persons contravening the provisions of any Regulations are liable, under section 8 of the Law, to a penalty not exceeding £5 and to a penalty not exceeding £1 for every day during which the offence is continued after conviction.