CHAPTER 74.

LODGERS (REGISTRATION IN HOTELS).

ARRANGEMENT OF SECTIONS.

SECTION.
1. Short title and application.
2. Interpretation.
3. Register of lodgers to be kept.
4. Particulars relating to registrable lodgers to be entered in register.
5. Registrable lodgers to furnish true statements of particulars.
6. Inspection of registers.
7. Penalty.

CHAPTER 74.

LODGERS (REGISTRATION IN HOTELS).

An Ordinance to Provide for the Registration of Lodgers.

[13TH JUNE, 1947.]

1. This Ordinance may be cited as the Lodgers (Registration in Hotels) Ordinance, and shall apply to the Freetown Police District of the Colony and to such other places in the Colony as the Governor may by notice in the Gazette from time to time direct.

2. In this Ordinance, unless the context otherwise requires—
   "lodging house" means any premises whether furnished or unfurnished, where lodging or sleeping accommodation is provided for reward and includes an hotel;
   "lodging-house keeper" means any person who for reward receives any other person to lodge in such premises, either on his own behalf or as manager or otherwise on behalf of any other person;
   "native foreigner" means any person, other than a native of Sierra Leone, whose parents were members of a tribe or tribes indigenous to British West Africa, French West Africa, the Republic of Guinea, Spanish West Africa, Portuguese West Africa, the Belgian Congo, the mandated territories in West Africa, French Equatorial Africa, Portuguese Guinea, *Not yet applied anywhere else.*
Lodgers (Registration in Hotels) [Cap. 74]

Principe, Spanish Guinea, Annobon, Liberia, Fernando Po or San Thomé, and the descendants of such persons, and shall include any person one of whose parents was a member of such tribe;

"registrable lodger" means any person other than a person born in Sierra Leone or a native foreigner.

3. Every lodging-house keeper shall keep a register of all registrable lodgers to whom accommodation is afforded at such lodging house.

4. Every lodging-house keeper shall before accommodating a registrable lodger in his lodging house, ascertain and enter or cause to be entered in the register kept for the purpose, the full name, nationality, age and occupation of the registrable lodger who is seeking accommodation together with the date of his arrival, his last place of residence and the address from which he last came; and on the departure of a registrable lodger who has been accommodated at a lodging house, the lodging-house keeper shall enter or cause to be entered in the register the date of departure and destination on departure of such registrable lodger, and, if required by the Commissioner of Police, he shall also ascertain and enter in the register from time to time such other particulars relating to the registrable lodger as the Commissioner of Police may direct.

5. It shall be the duty of every registrable lodger accommodated at a lodging house to furnish true statements of the particulars required by this Ordinance, and the lodging-house keeper may require any registrable lodger to whom he has afforded accommodation to sign a statement verifying the truth of the particulars so furnished.

6. Every register kept in accordance with the provisions of this Ordinance shall at all reasonable hours be open for inspection by any member of the Police Force or by any person duly authorised by the Commissioner of Police to inspect such registers.

7. If any person acts in contravention of, or fails to comply with any provision of, this Ordinance, he shall be guilty of an offence, and shall be liable, on summary conviction, to a fine not exceeding fifty pounds or to imprisonment for a period not exceeding three months.
CHAPTER 75.

RURAL AREA.

ARRANGEMENT OF SECTIONS.

SECTION.

PART I.—PRELIMINARY.

1. Short title and commencement.
2. Interpretation.

PART II.—CONSTITUTION AND GOVERNMENT OF THE RURAL AREA.


PART III.—ESTABLISHMENT AND CONSTITUTION OF LOCAL AUTHORITIES.

4. Establishment of local authorities.
5. Incorporation of local authorities.
6. Composition of Rural Area Council.
7. Rural district councils.
8. Village committees.
9. President to be Chairman of Rural Area Council and a Justice.
10. Appointment of deputies.
11. Qualifications etc., of members of local authority.
12. Filing of casual vacancies.
13. Defaulting local authorities.
15. Village headmen.

PART IV.—VALUATION OF PREMISES.

17. Appointment of valuers and assessment committee.
18. Director of Public Works to transmit particulars given under sections 14 and 19 of Cap. 66.
19. Deposit of Valuation Roll.
20. Objections to Valuation List.
21. Valuation Roll to subsist until deposit of new roll.

PART V.—REGISTRATION OF VOTERS.

22. Qualifications of voters.
23. (1) Appointment of Registration Officers and Revising Officers.
      (3) Appointment of Assistant Registration Officers.

PART VI.—ELECTION PROCEDURE.

24. General elections to be held every third year.
25. Regulations as to elections.
26. Tenure of office of members.
27. Election valid unless questioned within fifteen days of publication of result.

PART VII.—ELECTION OFFENCES.

28. (1) Prevention of election by force.
      (2) Interference with lawful public meeting to be an illegal practice.
29. Offences in respect of nomination papers, etc.
30. Penalty for false answer.
SECTION.
31. Falsification of return at election.
32. Personation.
33. Treating.
34. Undue influence.
35. Bribery.
36. Disqualification for personation etc.
37. Penalty for certain illegal practices.
38. Fraudulent transfers of property.
39. Infringement of secrecy.
40. Property of election material vested in Chairman of local authority.

PART VIII.—ELECTION PETITIONS.
41. Presentation of election petition.
42. Trial of election petition.
43. Corrupt practice.

PART IX.—MEETINGS OF LOCAL AUTHORITIES.
44. Standing Orders.
45. Minutes of Council prima facie evidence.
46. Acts of local authority valid despite vacancies.
47. Member interested not to take part in proceedings.
48. Disclosure of interest.
49. Proceedings in respect of qualification.

PART X.—OFFICERS OF LOCAL AUTHORITIES AND ACCOUNTS.
50. Appointment of officers.
51. Responsibility for records.
52. Rural Area Bailiff.
54. Accounts.
55. Appointment of Government officer to an office under the Rural Area Council.
56. Accounts and audit.
57. Power of Auditor to call for books, etc.
58. Power of Auditor to surcharge illegal payments.

PART XI.—POWERS AND DUTIES OF LOCAL AUTHORITIES.
59. Functions of Rural Area Council.
60. Powers of Governor and public officers under Ordinance may be vested in a local authority.
61. Village committee estimates.
62. Rural district council estimates.
63. Rate.
64. Rural Area Council Estimates.
  (3) Approval of estimates.
  (5) Contributions to Rural Area Council.
  (6) Inspection of estimates.
65. Duties and powers of Rural Area Council.
  Powers of police not to be affected.
66. Powers of Rural Area Council to promote building.
67. Duties and powers of rural district councils.
68. Duties and powers of village committees.
69. Power of local authority to issue directions.

S.L.—Vol. II—10
section.

PART XII.—LOCAL AUTHORITIES’ PROPERTY AND CONTRACTS.

70. Vesting of property in Rural Area Council.
71. Local authority may acquire property.
72. Compulsory acquisition of land.
73. Borrowing at interest.
74. Powers of Governor in Council to impose conditions as to repayment of money borrowed.
75. Provisions as to sinking fund.
76. Provisions for replacing purchase or compensation money.
77. Investment of proceeds of sale or exchange.
78. Power to make contracts.
79. Contracts by local authority.

PART XIII.—RURAL AREA LICENCES.

80. Licences.
81. Licences obtainable from proper officer.
82. Application of licence fees.
83. Penalties.

PART XIV.—REVENUE OF LOCAL AUTHORITIES.

84. Vesting of funds of Rural Areas Council.
85. Revenue of Rural Area Council.
86. Application of revenue of Rural Area Council.
87. Revenues of council may be charged with interest on the capital cost and with the cost of maintenance of works or services constructed or maintained by Government.
88. Order for payment of money.
89. Monies to be paid into a bank.
90. Revenues of rural district councils.
91. Application of revenues of rural district councils.
92. Custody of district funds.
93. Revenues of village committees.
94. Application of revenue of village committees.
95. Writing off of arrears of revenue.

PART XV.—THE RURAL AREA RATE.

96. The rate.
97. Notice of imposition of rate.
98. Rate Book.
99. Rate to be a charge on premises.
100. Levy on owner’s goods on non-payment of rate.
101. Poundage.
102. Levy on occupier’s goods on non-payment of rate.
103. Levy on lands and premises on non-payment after two years.
104. President may issue one warrant for each rural district.
105. Warrants to be signed and sealed.
106. Absentee owner to appoint agent for payment of rate.
107. Unoccupied premises.
108. Notice of non-occupation and reoccupation.
109. Premises demolished or removed.
110. Premises exempt from rates.
111. Agreement between landlord and tenant.
112. Exemption from payment of rate owing to poverty.
Rural Area

SECTION.

PART XVI.—VILLAGE IMPROVEMENT CESS.

113. Village Improvement Cess.

PART XVII.—MISCELLANEOUS.

114. Appearance of local authority in legal proceedings.
115. Form of title deeds.
117. Documents to be *prima facie* evidence.
118. Description of property of local authority.
119. Publication of notices.
120. Service of notice.
121. Hindering publication of notices, etc.
122. Inspection of documents.
123. Obstruction, etc., of inspection.
124. Obstruction of execution of Ordinance.
125. Entry on premises for purpose of Ordinance.
126. Power to administer oaths, etc.
127. Protection of local authorities and their officers from personal liability.
128. Notice of application to Governor in Council.
129. Amendment of schedules.
130. General penalty.
131. Rules.
133. Cessation of Rural Areas Ordinance.
134. Savings of Crown rights.

FIRST SCHEDULE.

SECOND SCHEDULE.

THIRD SCHEDULE.

FOURTH SCHEDULE.