

in said (city or town) at least one week before the date of such hearing. A written statement as to the results thereof shall be forwarded to the Division, containing, in the event of a disapproval of such application, the reasons therefor, within thirty days from the date of notice to the (city or town) that an application for such a Permit had been made.

The provisions of (a), (c), (d), (e), (f) and (g) shall not apply to districts which the (Mayor and Aldermen or Selectmen) may determine are of a business character. (This limitation may be omitted from Ordinances or By-Laws, if desired.)

This (Ordinance or By-Law) shall not apply to signs or other devices which advertise or indicate either the person occupying the premises in question or the business transacted thereon, or advertise the property itself or any part thereof as for sale or to let; and provided further that this (Ordinance or By-Law) shall not apply to billboards, signs or other advertising devices legally maintained, at the time of its approval by the Attorney-General, until one year from the first day of July following such approval.

Whoever violates any of the provision of the (Ordinance or By-Law) shall be punished by a fine of not more than one hundred (100) dollars, and whoever, after conviction for such violation, unlawfully maintains such billboard, sign or other outdoor advertising device for twenty (20) days thereafter shall be punished by a fine of not more than five hundred (500) dollars.

If any provision of this (Ordinance or By-Law) is declared unconstitutional or illegal by final judgment, order or decree of the Supreme Judicial Court of the Commonwealth, the validity of the remaining provisions of this (Ordinance or By-Law) shall not be affected thereby.

Section 9.

These Rules and Regulations repeal all previous Rules and Regulations made and adopted by the Division under the provisions of Section 29, Chapter 93 of the General Laws, and shall be in effect January 24, 1924.