Music and Dancing Licences

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CHAPTER 23:03

MUSIC AND DANCING LICENCES

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	1929 Ed. c. 106 1953 Ed. c. 129
An Act to provide for Music and Dancing Licences [7TH SEPTEMBER, 1907]	21 of 1907

1. This Act may be cited as the Music and Dancing Licences Act. Short title.

4 Cap. 23:03 Music and Dancing Licences 2. In this Act— Interpretation. "place" means house, room, garden, or other place. Licensing of **3.** (1) A place, whether licensed or not for the sale of wine, spirits, premises for beer, or other fermented or distilled liquors, shall not be kept or used public for public dancing, singing, music, or other public entertainment of entertainment. the like kind, without a licence for the purpose or purposes for which [6 of 1997] it is to be used being first obtained from the magistrate of the district in which it is situate. (2) For the registration thereof a fee of sixty-five dollars shall be paid by the person applying for the licence, and the licence may be in the form in the Schedule with any variations the circumstances require. Schedule. 4. The magistrate may grant licences to any persons he thinks fit to Grant of licences. keep or use places for all or any of the purposes aforesaid upon such terms and conditions, and subject to such restrictions as he by the respective licences determines, and every licence shall be in force for one year or for any shorter period which the magistrate on the grant of the licence determines, unless it has been previously revoked as hereinafter provided. 5. The magistrate may from time to time transfer a licence to Transfer of licences. anyone whom he thinks fit. **6.** (1) Everyone shall in each case give fourteen days' notice to the Notice of application for clerk to the magistrate and to the chief officer of police of the police licence. district in which the place is situate, of his intention to apply for a licence or for the transfer of a licence. (2) Everyone shall, in addition to the notice aforesaid, advertise in at least one daily newspaper of Guyana, on not less than four occasions during the period of fourteen days, notice of his intention to apply for a licence, or for the transfer of a licence and in addition to the notice and advertisement aforesaid, also affix one copy of the notice on the outside and another on the inside of the outer front door or chief entrance of the place, and keep the notice so affixed until the grant or refusal of the application.

7. A place kept or used for any of the purposes aforesaid without Unlicensed a licence first obtained shall be deemed a disorderly house, and the premises used for public occupier or the person rated as occupier thereof shall be liable to a fine dancing of four thousand eight hundred and seventy-five dollars for every day deemed a on which it is kept or used for any of the purposes last aforesaid. disorderly house. [6 of 1997] 8. There shall be affixed and kept up in some conspicuous Notice to be affixed to position on the door or entrance of every place so kept or used and so premises. licensed as aforesaid an inscription in large capital letters in the words following: "Licensed in pursuance of the Music and Dancing Licences Act for with the addition of words showing the purpose or purposes for which the place is licensed. 9. A place, so kept or used, although so licensed as aforesaid, shall Hours of not be opened for any of the purposes aforesaid except on the days and opening. [34 of 1952] between the hours stated in the licence: Provided that the holder of a first class hotel licence may keep open the licensed premises for the purpose of public dancing, singing, music or other public entertainment once in every week until the hour of two of the clock in the morning except on any Sunday. **10.** The affixing and keeping up of the inscription aforesaid, and the Conditions of observance of the days and hours of opening and closing, shall be licence. inserted in and made a condition of every licence. 11. In case of breach or disregard of any of the terms or conditions Breach of upon or subject to which the licence was granted, the holder thereof condition. shall be liable to a fine of nineteen thousand five hundred dollars and [6 of 1997] to a daily fine of four thousand eight hundred and seventy-five dollars, and the licence shall be liable to be revoked by the order of the magistrate. **12.** No notice shall be given under section 6 when the application is Notice not necessary for a for a renewal of an existing licence held by the applicant for the

same premises.

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renewal.

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Temporary licence. [35 of 1951]	13. The magistrate, if and as he thinks fit, may grant to anyon applying for it, a licence to keep or use a place for any of the purpose specified in section 3 for any period not exceeding fourteen day (which he shall specify in the licence) notwithstanding that no notice have been given under section 6.
Licences not to be granted unless	14. (1) No licence under this Act shall be granted in respect of an place unless there is produced to the magistrate—
certificates of safety are produced. [35 of 1951 17 of 1969 12 of 1982]	 (a) a certificate from the Chief Fire Officer that, in respective of such place, he is satisfied that there is adequate provision as to means of escape in the event of fire, and to precaution against fire and in the interests of general safety; and (b) a certificate from the Chief Buildings Officer, or where such place is situate within the City of Georgetown, certificate from the City Engineer, that such place is fit for use for any of the purposes specified in section 3.
	(2) In this section—
	"the City Engineer" includes the Assistant City Engineer;
	"the Chief Buildings Officer" includes any fit and proper perso authorised in writing by the Chief Buildings Officer to examin places and issue certificates for the purposes of this section; and
	"the Chief Fire Officer" includes any fit and proper person authorise by the Chief Fire Officer to examine places and issue certificate for the purposes of this section.
Revocation and suspension of licences. [35 of 1951 12 of 1982]	15. (1) The Chief Fire Officer, the City Engineer or the Chie Buildings Officer may at any reasonable time enter and inspect an place licensed under this Act.
	(2) Where upon any inspection as aforesaid, the Chief Fir Officer, the City Engineer or the Chief Buildings Officer, as the cas

may be, is of the opinion that the place is unfit for use for any of the

purposes specified in section 3, he shall forthwith report the matter to the magistrate who shall forthwith revoke or suspend the licence upon such terms as he may think fit.

16. The Minister responsible for finance may prescribe fees to be Fees. paid in respect of any inspection made or certificate issued under [35 of 1951] section 14(1).

17. Everyone to whom a licence is granted under this Act shall give Notice to be twenty-four hours' notice, at the police station nearest to the place given of licensed, of every dancing, singing, music, or other public entertainment. entertainment to be held therein, and in default thereof he shall be $\begin{bmatrix} 11/01 & 1909 \\ 6 & of 1997 \end{bmatrix}$ liable to a fine of four thousand eight hundred and seventy-five dollars.

18. Any police constable may at all reasonable times enter any Power of police to enter. place licensed under this Act.

SCHEDULE

FORM OF LICENCE

THE MUSIC AND DANCING LICENCES

ACT A licence is hereby granted to (1)

to keep and use a(2)

situate at (3)

in (4)

(1) Insert the name of person to whom licence is granted. (2) Describe nature of premises to be licensed. (3) Describe where the premises are situate. (4) Insert name of town, village, or district where premises are situate.

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(5) Insert purpose for which premises are licensed. (6) Insert time for which licence is granted, one year, or as the case may be. (7) Insert day or days upon which premises may be open. (8) Insert hours between which premises may be open. (9) Insert purpose for which premises are licensed. (10) Here insert other conditions and restrictions upon which the licence is granted.

for the purpose of (5)

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for (6)

from the date hereof, upon the following terms and conditions, and subject to the following restrictions:

1. The premises hereby licensed shall be opened for the purposes for which this licence is granted upon (7)

only, and between the hours of (8)

2. There shall be affixed and kept up in some conspicuous place on the door or entrance of the premises hereby licensed in large capital letters the following inscription: "Licensed in pursuance of the Music and Dancing Licences Act, for (9)."

3. (10) Dated this day of , 19 , at

Magistrate.

The following notice shall be printed on the back of the licence:

NOTICE.—Any breach or disregard of any of the above terms and conditions will render the holder of this licence liable to a fine of nineteen thousand five hundred dollars and to a daily fine of four thousand eight hundred and seventy-five dollars, and to revocation of this licence.

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The holder of this licence must give twenty-four hours' notice at the police station nearest to the premises hereby licensed of any dancing, singing, music or other public entertainment to be held in those premises and in default of so doing will be liable to a fine of four thousand eight hundred and seventy-five dollars.

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