

ten days before any stated meeting of the Board, and shall pay to the said Board a fee of twenty-five dollars.

The Maryland Board of Pharmacy shall have full power to adopt such rules and regulations as it may deem necessary with respect to examinations provided for by this section.

Every applicant for the special examinations provided for by this section shall, with his or her application to the secretary of the Board, file a written declaration on a form to be supplied by the Maryland Board of Pharmacy, duly sworn to before a [justice of the peace or] notary public, stating the pharmacy or pharmacies in which he or she has been engaged since his or her registration as an assistant pharmacist as heretofore provided by this section. Anyone swearing falsely in the affidavit so filed shall be deemed guilty of perjury.

No such examinations provided for under this section shall be given by the said Board after May 31, 1940, but the said Board may, after May 31, 1940, register as a pharmacist, and issue a certificate of such registration, as above provided, to any person who has successfully passed any such examination provided for by this section.

263. Same—Declaration of applicant.

Every applicant for examination shall, with his application to the secretary of the Board, file a written declaration, duly sworn to before a [justice of the peace or] notary public, stating the pharmacy or pharmacies in which he has had the experience demanded in § 261. Anyone swearing falsely in the affidavit so filed shall be deemed guilty of perjury.

413. Same—Special assessments.

Said municipal authorities may provide for the whole or any part of the cost of construction, establishment, extensions or alteration of any water supply, sewerage, drainage or refuse disposal system by the levy of a front-foot assessment on all property abutting on a street, road, alley, or right-of-way in which a water pipe, sewer or drain is laid, or refuse collected. Said assessments shall be payable annually during the life of the bonds, and sufficient in aggregate amount to pay any part or all of the interest on the outstanding bonds and to provide for their retirement. Said authorities may provide for the extinguishment by property owners of annual front-foot benefit charges upon such terms as they may deem wise, provided any such arrangement shall provide properly for the necessary payments on the outstanding bonds. The municipal authorities, for the purpose of establishing the front-foot assessment rates, may classify properties according to the uses to which they are put and may change such classifications and the front-foot assessment rates from year to year, as may become necessary, but the rate for any one year shall be uniform for all property so assessed within the municipality. Said municipal authorities shall notify in writing all assessed property owners as to the classification of their properties and the amount of their assessment, naming in said notice a time and place when and where said owners will be heard. The classification of and the benefit charges assessed against any property shall be final, subject to revision only at said hearing. The municipal authorities in the case of corner lots, irregular shaped lots and shallow lots, fronting on more than one