

ALLEGANY COUNTY.

PROPERTY
STATE OF THE
1897
OF MARYLAND

after the work is finished, at the expense of the owner of the property or the person or persons having the work done.

1904, ch. 206, sec. 33. 1912, ch. 168, sec. 33.

513. That no water-closet or urinal shall be allowed to be constructed in any sleeping-room, kitchen or cookroom or in any storage or store-room in which is kept or stored food stuffs, no water-closet shall be allowed to be constructed in any apartment or vault that is not in direct communication with the outside air by means of a window or airshaft having an area of at least four square feet for the admission of fresh air and light; in no instance shall waste pipes from bathtubs, washstands or sinks be connected with a trap of a water-closet.

1904, ch. 206, sec. 38. 1912, ch. 168, sec. 38.

514. That the master plumber in charge of any work shall notify the Inspector of Plumbing upon blank forms to be provided, as soon as work erected, altered or constructed by him is ready for inspection, and said inspector shall at once inspect said work, using the water or peppermint test, or any other reliable test the inspector may see fit. And in no case shall any plumbing work or any part thereof be covered or in any manner hidden from view until the approval and consent of said inspector shall have first been obtained and a certificate as hereinbefore provided shall be received, and no plumbing work or any part thereof shall be turned over for use until said work or part thereof shall have been first inspected and passed by said inspector and authority given by said inspector to use the same.

1904, ch. 206, sec. 39. 1912, ch. 168, sec. 39.

515. That the entire testing as provided for in the preceding section shall be done by the Inspector of Plumbing or his duly appointed assistant, and all changes or alterations ordered by said inspector or his assistant must be complied with by the master plumber in charge of said work, subject to the fines as set forth in Section 501 and Section 502 of this Article upon a failure or neglect so to do.

1904, ch. 206, sec. 40. 1912, ch. 168, sec. 40.

516. That all prosecutions for the violation of this Act or any part thereof, shall be brought in the name of the Board of Health of the respective city or town where the violation occurred.

1904, ch. 206, sec. 41. 1912, ch. 168, sec. 41.

517. That the Inspector of Plumbing shall comply with the requirements of this Act, and any neglect or refusal so to do shall subject him upon conviction to a fine of not less than two nor more than fifty dollars for each violation thereof, and in addition to said fine the Inspector of Plumbing may be removed from office in the discretion of the Board of Health so appointing him.