

nor to those persons whether employees or not, performing electrical work for such companies.

179Q. After June 1, 1951, no electric light or power company shall attach its power lines or electric meters to any consumer's property within the borders of Washington County unless the building was wired before June 1, 1951, or the work has been installed by or under the direction and supervision of a Master Electrician licensed under this sub-title and until a temporary or permanent meter cut-in certificate has been issued by the Middle Department Association of Fire Underwriters. Said department shall issue a meter cut-in certificate in duplicate, one of said certificates shall be sent to the power or electric company furnishing the electricity for the consumer's property, and the other shall be sent to the Board of Electrical Examiners and Supervisors. The meter cut-in certificate delivered to the Board, shall contain a record of the amount of the fee or fees collected on said certificate.

179R. If any provision of this sub-title is declared unconstitutional or the applicability thereof to any person or circumstances is held invalid, the constitutionality of the remainder of the sub-title and the applicability thereof to other persons and circumstances shall not be affected thereby.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1951.

Approved April 13, 1951.

CHAPTER 329

(Senate Bill 381)

AN ACT to repeal and re-enact, with amendments, Section 12 of Article 62 of the Annotated Code of Maryland (1939 Edition), title "Marriages", as said section was amended by Chapter 76 of the Acts of 1951, relating to fees for marriage licenses in ~~Howard County~~ BALTIMORE, CAROLINE, CECIL, DORCHESTER, GAR-

EXPLANATION: *Italics indicate new matter added to existing law.*
 [Brackets] indicate matter stricken from existing law.
CAPITALS indicate amendments to bill.
~~Strike out~~ indicates matter stricken out of bill.