

This construction is derived from present Art. 89B, §257, as to outdoor signs along Federal-Aid Primary Highways (see, revisor's note to §8-749 of this subtitle).

The introductory clause, "except as otherwise provided", is added to reflect the exception for on premise outdoor sign permits issued for Expressways under §8-744 of this subtitle.

The only other changes are in style.

8-748. REMOVAL OF SIGNS IN VIOLATION OF SUBTITLE.

(A) REMOVAL PERMITTED.

IF ANY OUTDOOR SIGN IS ERECTED OR MAINTAINED CONTRARY TO THE PROVISIONS OF THIS SUBTITLE, THE ADMINISTRATION MAY REMOVE IT AFTER 15 DAYS WRITTEN NOTICE TO THE PERSON OWNING OR CONTROLLING THE SIGN.

(B) SIGNS BECOME PROPERTY OF ADMINISTRATION.

ALL SIGNS REMOVED BY THE ADMINISTRATION UNDER THIS SECTION BECOME THE PROPERTY OF THE ADMINISTRATION.

REVISOR'S NOTE: This section is new language that combines and conforms the like provisions on removal presently contained in Art. 56, §208, as to highways generally, and Art. 89B, §234, as to Expressways. Its application to Federal-Aid Primary Highways is derived from present Art. 89B, §257 (see revisor's note to §8-749 of this subtitle).

As to the provisions of Art. 56, §208 and Art. 89B, §234 on administration and enforcement, see §8-704 of this subtitle. As to the provisions of Art. 56, §208 on rules and regulations see §8-705 of this subtitle.

8-749. PENALTIES.

~~ANY PERSON WHO ERECTS, MAINTAINS, OR USES ANY OUTDOOR SIGN WITHOUT COMPLYING WITH~~ VIOLATES ANY PROVISION OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$500.

REVISOR'S NOTE: This section presently appears as Art. 56, §210.

By present Art. 89B, §257, it already is expressly made applicable to the provisions governing Federal-Aid Primary Highways; by placement in this Part, it also is made applicable to the provisions governing