UNLESS AUTHORIZED TO PRACTICE ELECTROLOGY OR TO TEACH THE CLINICAL PRACTICE OF ELECTROLOGY UNDER THIS TITLE, A PERSON MAY NOT REPRESENT TO THE PUBLIC BY TITLE, BY DESCRIPTION OF SERVICES, METHODS, OR PROCEDURES, OR OTHERWISE, THAT THE PERSON IS AUTHORIZED TO PRACTICE ELECTROLOGY OR TO TEACH THE CLINICAL PRACTICE OF ELECTROLOGY IN THIS STATE.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 43, § 555B-36.

The phrase "or to teach the clinical practice of electrology" is new language added to clarify that a person may not represent that either the person is authorized to practice electrology or to teach the clinical practice of electrology in this State unless authorized to do so.

5-603. LIMITATION ON TITLE USE BY LICENSEES.

A LICENSEE MAY NOT USE ANY TITLE EXCEPT THE TITLES AUTHORIZED BY § 5-501 OF THIS TITLE.

REVISOR'S NOTE: This section is new language derived from the third sentence of present Art. 43, § 555B-33.

The phrase "may not use" is substituted for the phrase "is not permitted" to clarify that licensees are prohibited from using other titles. See also § 5-606 of this subtitle and its revisor's note.

5-604. RESERVED.

5-605. RESERVED.

5-606. PENALTIES.

A PERSON WHO VIOLATES ANY PROVISION OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000 OR IMPRISONMENT NOT EXCEEDING 6 MONTHS OR BOTH.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 43, § 555B-39.

A literal reading of present Art. 43, § 555B-39 indicates that only present Art. 43, §§ 555B-35 and 555B-36, which now appear as §§ 5-601 and 5-602 of this subtitle, are subject to the penalty provisions of this section. However, in revising this subtitle, the Commission to Revise the Annotated Code determined that the third sentence of present Art. 43, § 555B-33, which now