a description of such returnable containers, or such clean articles, shall have been registered, as in § 473 of this article provided, it is hereby declared to be unlawful for any or other persons, partnerships of bodies corporate to use or fill any such registered returnable containers (whether actually existence at the time of such registration or not) with any contents of a nature different from that delivered therein; or to sell, buy, rent or otherwise traffic in any clean, laundered soiled articles mentioned in this chapter so marked or designated provided herein; or to wilfully deface, erase, obliterate, cover up, or otherwise remove, conceal or destroy, any such name, mark or device of identification affixed, attached, impressed or imprinted thereto or thereon; or to wilfully break, destroy or otherwise injure any such returnable container, or such clean articles; or to have on sale, offer for sale, buy, sell, use, take, give, receive, handle in the course of business, hire, lend, transport, convey in any vehicle of any kind or character, collect from ash or garbage receptacles, public private dumps or premises, or to otherwise keep in stock or store, or to otherwise dispose of, deal in, or traffic in any the said returnable containers, or parts or pieces of the same, or in such clean laundered or soiled articles, without from or the written consent of the one causing the same to be registered; and all such unlawful acts7-INCHUDING-ACTS INVOLVING-CONTAINERS-FOR-BAKERY-PRODUCTS-THAT-HAVE-A-VALUE-IN-THE AGGREGATE-OF-\$300-OR-bESS, are declared to be misdemeanors, upon conviction thereof the offender for the first offense shall be punished by an imprisonment of not more than one year, or by a fine of not more than [fifty] \$50 dollars, and for the second and subsequent offenses, by imprisonment for not more than one year, or by a fine of not more than [fifty] \$250 dollars or by both fine and imprisonment, in the discretion of the court before whom such offender is tried; the said fines and all costs incurred to be collected in the same manner as other costs, are collected. Abb--Unbawfub--Acts--Unber--This--Section INVOLVING-CONTAINERS-FOR-BAKERY-PRODUCTS-THAT-HAVE-A-VALUE-IN-THE AGGREGATE--OF--MORE-THAN-\$300-ARE-DECLARED-TO-BE-FELONIES; -AND-ON CONVICTION-THE-OFFENDER-SHALL-BE-PUNISHED-BY-IMPRISONMENT-FOR-NOT MORE-THAN-15-YEARS,-OR-BY-A-FINE-OF--NOT--MORE--THAN--\$17000;-OR BOTH,--WITH--THE--FINES-AND-ALL-COSTS-INCURRED-TO-BE-COLLECTED-IN THE-SAME-MANNER-AS-OTHER-FINES-AND-COSTS-ARE--COLLECTED. In prosecution under this section the possession by the one so accused of any such clean laundered or soiled articles or of registered returnable container OTHER-THAN-A-CONTAINER-FOR-BAKERY PRODUCTS, or of any part or parts thereof other than by a garbage collecting the same in the regular course of his business, and other than the possession of any such container by the one received the same with its contents, or possession of any registered clean laundered or soiled articles, shall be prima facie evidence such person is guilty of the offenses so that IN-ANY-PROSECUTION-UNDER-THIS-SECTION,--THE--POSSESSION charged. OF--CONTAINERS--FOR--BAKERY--PRODUCTS-BY-A-PERSON-ACCUSED-OF-ACTS INVOLVING-CONTAINERS-FOR-BAKERY-PRODUCTS,-OTHER-THAN-BY-A--PERSON