

~~(A)--NEWLY-INSTALLED-AND-REINSTALLED-ALARM-SYSTEMS--ARE--NOT
SUBJECT--TO--THE--PENALTIES--UNDER--§§--156C--AND--156D--OF--THIS
SUBHEADING--FOR--60--DAYS--FOLLOWING--THE--DATE--THE-ALARM-SYSTEM
BECOMES-OPERATIONAL.~~

~~(B)--(1)--THE-HEAD-OF-A-LAW-ENFORCEMENT-AGENCY-MAY--DETERMINE
THAT-CERTAIN-ALARM-SYSTEMS,--INCLUDING-SITUATIONS-WHERE-FINES-HAVE
NOT--REDUCED--THE--NUMBER-OF-FALSE-ALARM-CALLS-OR-WHERE-FINES-ARE
NOT-PAID,--ARE-A-PUBLIC-NUISANCE.~~

~~(2)--IF-A-LAW-ENFORCEMENT-AGENCY--DETERMINES--THAT--AN
ALARM-SYSTEM-IS-A-PUBLIC-NUISANCE,--THE-ENFORCEMENT-AGENCY-MAY:~~

~~(1)--RESTRICT,---FOR--NOT--MORE--THAN--30--DAYS,
RESPONDING-TO-EMERGENCY-ALARM-CALLS,--OR~~

~~(II)--TERMINATE-RESPONDING--TO--EMERGENCY--ALARM
CALLS.~~

~~(3)--A---LAW--ENFORCEMENT--AGENCY--SHALL--RESTRICT--OR
TERMINATE-RESPONDING-TO-EMERGENCY-ALARM-CALLS-AS--A--LAST--RESORT
AND-ONLY-WHEN-ALL-OTHER-MEANS-TO-CORRECT-THE-FALSE-ALARM-PROBLEMS
HAVE-BEEN-EXHAUSTED.~~

~~(4)--A---LAW--ENFORCEMENT--AGENCY--SHALL--CONTINUE--TO
RESPOND-TO-CALLS-FOR-SERVICE-OTHER-THAN-ALARM-CALLS.~~

156P.

~~(A)--A-LAW-ENFORCEMENT-AGENCY--SHALL--NOTIFY--THE--USERS--OF
ALARM--SYSTEMS--WHO--VIOLATE-THE-PROVISIONS-OF-THIS-SUBHEADING-OF
THE-ACTION-OR-FINES-THAT-MAY-BE-TAKEN-OR-IMPOSED.~~

~~(B)--THE-NOTIFICATION-SHALL-BE-BY:~~

~~(1)--DIRECT-CONTACT,--OR~~

~~(2)--CERTIFIED-MAIL.~~

SECTION 3: 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 27, 1988.
