

current consumed, or to interfere with the operation of any dynamo or other electrical appliance of such company, or to tamper with or interfere with the poles, wires or conduits used by such companies, unless such person or persons shall be duly authorized by or be in the employ of such company; provided, that nothing in this section shall in [anyway] ANY WAY interfere with any lawful supervision and control of electric light and power companies, their electric conductors, appliances, machinery and poles by the municipality within which such companies are doing business, or by the officers of such municipality, nor shall anything in this section interfere with any right now existing in the councils of any municipality to pass ordinances relating to and regulating such electric light and power companies. Any person or persons found guilty of a violation of any of the provisions of this section shall be deemed guilty of a misdemeanor, and shall, upon conviction thereof, be imprisoned not exceeding six months or fined not exceeding five hundred dollars, or both or either, in the discretion of the court. The existence of any connection, wire, conductor, meter alteration, or any device whatsoever which effects the diversion of electric current without the same being measured or registered by or on a meter installed by any company engaged in the manufacture and supply of electric current for the purposes of light, heat and power, or either of them, or the use of electric current furnished by such company, without it being measured or registered on a meter provided therefor by such company, shall be prima facie evidence of intent to violate and of the violation of this section by the person or persons using or receiving the direct benefits from the use of electric current passing through such connection, wire, conductor, device or altered meter, or being used without being measured or registered on a meter as aforesaid, and in case a check or test meter installed or employed by such company shows that a customer is using a larger amount of electricity than is registered on the meter installed by the company on the customer's premises for the purpose of registering the electricity used by customer, such condition shall constitute prima facie evidence that the unregistered current has been wrongfully diverted by such customer, and shall further constitute prima facie evidence of the intent to violate and of the violation of this section.

DRAFTER'S NOTE:

Error: Incorrect word usage in Article 27, § 194.

Occurred: Prior to the 1957 codification of the Annotated Code of Maryland.

230.

Any person, firm or corporation engaged in the business of making, manufacturing, compounding or dispensing drugs, medicines, medicinal or chemical preparations for human