

Error: Incorrect word usage in Article 16A, § 7(a)(1).

Occurred: Ch. 666, Acts of 1975.

Article 23 – Miscellaneous Companies

139.

Every association or corporation doing business in the State of Maryland employing wageworkers, whether skilled or ordinary laborers, engaged in manual or clerical work, in the business of mining, manufacturing, operating an electric railroad, street railway, telegraph, telephone, or express company, shall make payment in cash or by check or other order drawn on a banking institution to said employees, laborers and wageworkers, or to their authorized agents, at their respective places of employment, at intervals of not more than sixteen days in the case of wages paid semimonthly, and not more than fourteen days in the case of wages paid biweekly. In case any said corporations or associations doing business as aforesaid, or any of their officers, shall refuse to make payment at the times above set forth to their wageworkers, laborers or other employees the wages due them or any of them, said association, corporation or officer so refusing shall be guilty of a misdemeanor, and be liable to indictment [therefore,] THEREFOR, and, upon conviction, shall be fined a sum not exceeding two hundred dollars for each offense.

DRAFTER'S NOTE:

Error: Incorrect spelling in Article 23, § 139.

Occurred: Various chapters.

467.

(a) Except as limited by subsection (b), any public or private corporation may apply for the privilege of establishing, operating, and maintaining a foreign trade zone in accordance with the Foreign Trade Zones Act, Public Law 397, 73rd Congress, CH. 590, approved June 18, 1934 (48 Stat. 998-1003, 19 U.S.C. [§ 81a-u,] § 81A THROUGH U), as amended.

DRAFTER'S NOTE:

Error: Incomplete cross-reference in Article 23, § 467(a).

Occurred: Ch. 519, Acts of 1978.

Article 23A – Corporations – Municipal

13.

(b) In conformity with a requirement imposed upon the General Assembly by Article [3,] III, § 29 of the Constitution of Maryland, the resolution shall contain the complete and exact wording of the proposed amendment or amendments, prepared so that the section or sections are set forth as they would read when amended or enacted. No charter and no section of a charter may be revised or amended by reference to its title or section only.