

the retained reference to "officer."

The checklist of violations of §11-603 is deleted as unnecessary since the phrase "violated any provision of this subtitle" is sufficiently descriptive and broad enough to cover any violation listed in that section.

The reference to the imposition of the punishment prescribed by §11-606 is deleted as unnecessary.

The only other changes are in style.

The Commission questions whether retention of this section, with the specific and unique procedures established by it, is necessary in light of the general procedures which normally apply to actions of this sort.

11-606. PENALTY.

ANY PERSON WHO VIOLATES ANY PROVISION OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$300 OR IMPRISONMENT NOT EXCEEDING 90 DAYS OR BOTH.

REVISOR'S NOTE: This section presently appears as Art. 27, §355E.

The reference to "for each separate offense" is deleted as unnecessary.

The only other changes are in style.

GENERAL REVISOR'S NOTE

In revising this subtitle, the Commission to Revise the Annotated Code concluded that present Art. 27, §355F is unnecessary in light of the general court costs provision of Title 7 of the Courts and Judicial Proceedings Article. Accordingly, that section is proposed for repeal.

In addition to the provisions of this subtitle, which specifically relate to liquefied petroleum gas containers, Art. 27, §§ 471-481 contain provisions relating generally to returnable containers and marked items of linen suppliers. Although those sections were originally allocated for inclusion in this title, preliminary research by the Commission would indicate that they are rarely, if ever, used and may, therefore, be obsolete. Upon conclusion of its study, the Commission will report to the General Assembly with its