

regulations set forth in this part. See, also, §8-741 of this subtitle. (As to the prohibitions presently contained in Art. 89B, §§231 and 231A, see §8-741 of this subtitle.)

In subsection (a) of this section, the reference to the "maintenance" of signs is added for clarity and to conform to the like provisions of §8-727 of this subtitle as to Federal-Aid Primary Highways.

As to on premise signs, see §8-744 of this subtitle.

Present Art. 89B, §§ 226 through 230, relating to advertising within 500 feet of the John F. Kennedy Memorial Highway, are deleted as obsolete. They are virtually identical to the even more restrictive provisions of this Part V, which govern advertising within 660 feet of any expressway, including the JFK.

8-741. GENERAL PROHIBITION.

A PERSON MAY NOT USE HIS PROPERTY OR ALLOW HIS PROPERTY TO BE USED BY ANY OTHER PERSON FOR THE ERECTION OR MAINTENANCE OF ANY OUTDOOR SIGN ALONG OR NEAR ANY EXPRESSWAY, UNLESS THE SIGN IS:

- (1) IN AN URBAN AREA; AND
- (2) MORE THAN 660 FEET FROM THE NEAREST EDGE OF THE RIGHT-OF-WAY OF THE EXPRESSWAY.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 89B, §§231 and 231A. See, also, §8-740 of this subtitle as to the applicability of this section only to signs erected after specified dates.

In the introductory language of this section, the general term "use", which is derived from present §231A, is added to apply to the entire section. Also, the reference to the "maintenance" of a sign is added for clarity and to conform to the like provisions of §8-728 of this subtitle as to Federal-Aid Primary Highways.

As to preexisting nonconforming signs, see §8-743 of this subtitle.

8-742. EXCEPTIONS.

THIS PART DOES NOT PROHIBIT THE ERECTION OR MAINTENANCE OF: