

AN ORDINANCE DECLARING UNNECESSARY AND AVOIDABLE INTERFERENCE WITH RADIO RECEPTION A NUISANCE AND PROHIBITING THE SAME AND PROVIDING FOR AN INSPECTION OF ALL ELECTRICAL DEVICES, APPLIANCES, MACHINERY OR INSTALLATION WITHIN THE CITY OF ALEXANDRIA.

ORDINANCE NO. 125

Be it ordained by the City of Alexandria, maintenance or operation of electrical or order devices, appliances, equipment, machines and installation of all kinds are causing unnecessary or avoidable interference with radio reception within the City of Alexandria, it is hereby declared a nuisance for any person to install, maintain or operate any electrical or other device, appliance, equipment, machines or installation of any kind which unnecessarily or avoidably causes interference with radio reception within the City of Alexandria.

- Sec. 1. It shall be the duty of any electrician employed by this City for that purpose to inspect any electrical or other device, appliance, equipment, machine or installation of any kind which may be causing interference with radio reception and whenever upon such inspection he shall find that any electrical or other device, appliance, equipment, machine or installation of any kind is unnecessarily or avoidably causes interference with radio reception within the City of Alexandria.
- Sec. 2. It shall be the duty of any electrical employee by this City for that purpose to inspect any electrical or other device, appliance, equipment, machine or installation of any kind which may be causing interference with radio reception and whenever upon such inspection he shall find that any electrical or other device, appliance, equipment, machine or installation of any kind is unnecessarily or avoidably causing interference with radio reception, he shall notify the owner or operator of the same to abate such nuisance within a period of thirty days, or less in his discretion.
- Sec. 3. Whenever the said electrician shall have served a notice provided for in the preceding section and the owner or operator maintaining the nuisance described in the written notice served upon him shall have failed to abate such nuisance within the time prescribed by such notice, it shall be the duty of such electrician and he shall have the powr to cause electrical service to the premises whereon such nuisance is being maintained to be disconnected and discontinued until such nuisance has been abated.

That this Ordinance shall take effect on the 20th day after its publication.

Passed and approved this 1st day of June 1936.

S. T. Twamley
Mayor