

exceeding twenty dollars, or by imprisonment not exceeding ten days, either or both, in the discretion of the court.

Guard wires  
to be  
maintained.  
B 217, Sec. 1,  
Mar. 13, 1895.

SEC. 251. All street railroad companies operating cars in the streets of the City of Jacksonville by the use of the trolley system as a motive power, shall, within thirty days after the publication of this ordinance, have erected and shall thereafter maintain, guard wires at each place where the trolley wire is crossed by any other wire, such guard wires to be placed and maintained as follows: Two guard wires, one on each side above said trolley wires, strung parallel with and not less than eighteen inches nor more than two feet above the trolley wires, and extending along the trolley wires for at least thirty feet, on each side of said crossing. Each of said guard wires shall be so strung as to be able to resist a pressure from above of at least fifty pounds and prevent the guard wires from being bent in any direction as much as twelve inches. All suspended wires shall be insulated from the poles, and all guard wires extending further than one block must be insulated at every street crossing.

Insulation.

Notice.  
Ib., Sec. 2.

SEC. 252. Any company failing to erect such guard wires within thirty days after the publication of this ordinance, and any company after the erection of such guard wires failing to thereafter comply with the provisions of this ordinance within twenty-four hours after being notified in writing so to do by any member of the police or fire department, or by any city official of the City of Jacksonville, shall at the expiration of said twenty-four hours' notice, cease to operate its cars in the streets of the City of Jacksonville until such guard wires shall have been placed to the satisfaction of the Chief of the Fire Department or the Board of Public Works, and shall pay the City of Jacksonville the sum of one hundred dollars before being again permitted to operate its cars in the streets of the City of Jacksonville. Such notice shall be considered served upon said company when served upon any superintendent of such company personally, or when such notice is left at the office of the company in the City of Jacksonville.

Penalty.

Ib., Sec. 3.

SEC. 253. It shall be the duty of the Chief of the Fire Department and his assistant, and of the chief and lieutenants of police of the City of Jacksonville, to promptly notify any such company of a failure to comply with the provisions of this ordinance.

Names  
designated.  
B 170, Sec. 1,  
Dec. 27, 1893.

SEC. 254. The names of all streets and thoroughfares in the City of Jacksonville shall be and remain as at present designated upon the various maps of record in the office of the Clerk of the Circuit Court for Duval county, except that in cases where the names of streets or thoroughfares, as indicated upon any of said recorded maps conflict with the names as given upon LeBaron's