ARTICLE 915
Poles and Wires

915.01 Liability; pole maintenance.
915.99 Penalty.

CROSS REFERENCES
Power to license - see 3rd Class §2601 (53 P. S. §37601)
Use of poles for advertisements - see GEN. OFF. 753.04
Wires to be kept away from trees - see S.U. & P.S. 913.05
Pole removal - see S.U. & P.S. 917.05
Installation underground in new subdivision - see P. & Z. 1397.06
Wiring cut during fires; insulation - see FIRE PREV. Art. 1509

915.01 LIABILITY; POLE MAINTENANCE.
Any corporation granted the privilege of erecting and maintaining poles within the limits of this City shall be liable for all damages caused to public or private property by reason of such privileges. Such corporation shall at all times keep and maintain the sidewalks, curbing and gutters in good repair at all places where poles are now or may hereafter be erected.
(1944 Code Ch. 8 §9.)

915.99 PENALTY.
Any corporation, upon service of notice that any pole erected or maintained has been found defective or dangerous, shall be fined not more than one thousand dollars ($1,000), and any corporation that neglects or refuses within forty-eight hours after notice is served, to remove such pole or to replace the same with a sound and safe pole, shall be fined not more than one thousand dollars ($1,000) for each and every day such neglect or refusal continues. All fines authorized to be imposed by this section shall be collected as debts of like amount are now by law collected.
(Ord. 1-2009. Passed 1-6-09.)