

(2) THIS SECTION DOES NOT DEPRIVE A PERSON OF THE RIGHT TO RECEIVE A CITATION FOR A TRAFFIC VIOLATION AS PROVIDED IN THE MARYLAND VEHICLE LAW OR A CRIMINAL VIOLATION AS PROVIDED BY LAW OR THE MARYLAND RULES.

**REVISOR'S NOTE:** This section is new language derived without substantive change from former Art. 27, § 594B(e), (k), (l), (i)(1) and (2), and (m)(7)(i) and (4), (5), and (6), as they related to the State Fire Marshal and full-time investigative and inspection assistants in the Office of the State Fire Marshal.

Subsection (a)(1) of this section is revised to repeat the provisions of § 2-202(c) of this subtitle for clarity and to eliminate the former cross-reference to "subsection (c) of [Art. 27, § 594B]". Similarly, subsection (b)(1) of this section is revised to repeat the provisions of § 2-203 of this subtitle for clarity and to eliminate the former cross-reference to "subsection (e) of [Art. 27, § 594B]".

In subsection (b) of this section, the former reference to "Art. 27, § 9", which contains the prohibition against making a threat of arson, is deleted as included in item (b)(2)(vii) of this section.

Also in subsection (b) of this section, the former reference to "Art. 27, § 111B" is deleted as erroneous because § 111B concerns throwing missiles into an occupied vehicle and no longer concerns crimes related to fire.

In subsection (c) of this section, the former reference to the grant of the power of arrest set forth in former subsections (a) through (e) of this section "for any criminal violation of the Code" is deleted as misleading in light of the fact that former subsections (d) and (e) did not apply to any criminal violation of the Code, but instead only to domestic abuse crime and certain other specified crimes.

Subsections (d) and (e) of this section are revised in this section as well as in § 2-102 of this subtitle, which concerns police officers, to clarify that these provisions also apply to the State Fire Marshal and certain assistants. Under the former law, the State Fire Marshal and a full-time investigative and inspection assistant were covered by these provisions because those persons were defined as "police officers".

Subsection (d) of this section is revised to clarify that the State Fire Marshal or a full-time investigative and inspection assistant in the Office of the State Fire Marshal who acts under the authority of this section must notify the listed entities.

In subsection (d)(1)(i)1 of this section, the reference to a "municipal corporation" is substituted for the former reference to an "incorporated municipality" to conform to Md. Constitution, Art. XI-E.

In subsection (d)(1)(i)3 of this section, the exception for "Baltimore City" is added for clarity because Baltimore City is included in the standard