

*sonal service upon such defendant shall be made by Constable. Any such mail summons shall constitute effective service even though not delivered if (1) such non-delivery is caused by the addressee's or addressee's agent's refusal to accept delivery and (2) the Clerk mails such summons to the addressee by ordinary mail at least three days before the date fixed for the trial. Notations by an authorized postal employee to the effect that the addressee or his agent has refused delivery shall be prima facie evidence thereof.*

SEC. 2. *And be it further enacted, That this Act shall take effect June 1, 1963.*

Approved April 30, 1963.

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CHAPTER 677

(House Bill 429)

AN ACT to repeal AND RE-ENACT, WITH AMENDMENTS, Section 104 (b) of Article 66½ of the Annotated Code of Maryland (1962 Supplement), title "Motor Vehicles," subtitle "Administration—Registration—Titling," ~~removing provision requiring refusal, revocation or suspension of license of minor convicted of offense involving vehicle in motion~~ TO REQUIRE MOTOR VEHICLE OPERATORS OR CHAUFFEURS UNDER THE AGE OF TWENTY-ONE TO ATTEND DRIVER REHABILITATION CLINICS UPON CONVICTION OF ONE MOVING VIOLATION OF THE MOTOR VEHICLE LAWS OF THE STATE.

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Section 104 (b) of Article 66½ of the Annotated Code of Maryland (1962 Supplement), title "Motor Vehicles," subtitle "Administration—Registration—Titling," be and it is hereby repealed as follows: AND RE-ENACT WITH AMENDMENTS TO READ AS FOLLOWS:*

104.

[(b) In addition to the foregoing provisions of this section, and not in substitution thereof, the Department shall forthwith refuse, revoke, or suspend the license of any operator or chauffeur under twenty-one years of age, upon receiving a record of two final convictions within this State not arising out of the same incident within a period of one year against such operator or chauffeur, for any offenses under this article involving a motor vehicle actually in motion. Such refusal, revocation or suspension shall be for a period of not less than thirty days. If the Department receives a record of two additional convictions within this State against such operator or chauffeur while he is still under twenty-one years of age, for any offense under this article involving a motor vehicle actually in motion, the Department shall forthwith refuse or revoke the license of such operator or chauffeur, and any person whose license is or has been previously revoked, is eligible to apply for reinstatement after the expiration of three months in accordance with Section 106.]