motor vehicle driver's license, the applicant shall expressly consent to the taking of a chemical test of his blood, breath, urine, and to provide that the operation or attempted operation of a motor vehicle on the public highways of this State by a validly licensed non-resident motor vehicle operator implies the consent of the operator to the taking of a chemical test of his blood, breath, or urine, if either the resident or non-resident motor vehicle operator is detained by the Maryland State Police or by certain qualified members of local police agencies, and the test is to be given by persons certified and qualified for any offense alleged to have been committed while operating a motor vehicle in an intoxicated condition or operating while his driving ability is impaired by the consumption of alcohol, relating to the presumption arising from a refusal to take a chemical test, and to the revocation, suspension or refusal of licensing, the assessment of points for driving while impaired, providing for hearing and appeal from suspension or refusal of licensing, and to notify other states in such cases, and relating generally to the licensing of motor vehicle operators and the operation of motor vehicles in this State.

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Sections 92A and 104A of Article 66½ of the Annotated Code of Maryland (1967 Replacement Volume, 1968 Cumulative Supplement), title "Motor Vehicles," subtitle "Administration—Registration—Titling," be and they are hereby enacted to follow immediately after Sections 92 and 104 respectively of said Article; and that Section 114(a) of the same Article, subtitle "Point System," be and it is hereby repealed and re-enacted, with amendments; and that Section 206 of the same Article, subtitle "Operating Vehicles upon Highways," be and it is hereby repealed and new Section 206 be enacted to stand in the place and stead of the section so repealed, all to read as follows:

92A.

(a) Prior to the issuance of any license or renewal thereof to exercise the privilege of operating a motor vehicle upon the highways of this State, the applicant, as a condition precedent to the issuance or renewal of said license, shall be required by the Department to sign a statement, under oath or affirmation, containing the following language:

"I hereby consent to take a chemical test for alcohol TO DETER-MINE THE ALCOHOLIC CONTENT OF HIS MY BLOOD, BREATH, OR URINE, as provided in the Laws of the State of Maryland, should I be detained upon suspicion of operating or attempting to operate a motor vehicle while under the influence of intoxicating liquor or while my ability is impaired by consumption of alcohol, I understand that I cannot be compelled to take a chemical test for alcohol but I consent, in return for the privilege of operating a motor vehicle on the highways of Maryland, that the Department of Motor Vehicles may suspend my license of privilege to operate a motor vehicle, for a period not to exceed 60 days, upon receipt of a sworn statement from the detaining officer and, after a hearing on said statement, that I was so charged and refused to take a chemical test for alcohol." The Department shall not issue or renew any license where the applicant refuses to sign an application containing the express consent to take the chemical test for alcohol TO DETER-