

REVISOR'S NOTE: This section presently appears as Art. 35, §41. This section was enacted in 1953 and has not been amended or construed. From a purely logical standpoint, it seems more appropriate to place it here rather than in its former position where it did not relate to any surrounding sections or fit into any pattern of similar provisions. The only other changes made are in style.

SUBTITLE 3. MOTOR VEHICLE LAWS.

SEC. 10-301. USE OF RADIO-MICRO WAVES.

THE SPEED OF A MOTOR VEHICLE MAY BE PROVED BY EVIDENCE OF A TEST MADE UPON IT WITH A DEVICE DESIGNED TO MEASURE, INDICATE, AND RECORD THE SPEED OF A MOVING OBJECT BY MEANS OF RADIO-MICRO WAVES.

REVISOR'S NOTE: This section is new language derived from Art. 35, §91. This section was enacted in 1953. Md. Laws 1973, Ch. 786 removed the requirement of notifying the motorist by highway markings of the presence of radio-micro wave devices used to record speed. Language and style are changed.

SEC. 10-302. CHEMICAL TEST FOR INTOXICATION - ADMISSIBILITY BY ANALYSIS.

IN A PROSECUTION FOR A VIOLATION OF A LAW CONCERNING A PERSON WHO IS DRIVING OR ATTEMPTING TO DRIVE A VEHICLE [[WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR,]] IN VIOLATION OF SECTION 11-902 OF ARTICLE 66 1/2 OF THE CODE A CHEMICAL TEST OF HIS BREATH, BLOOD, URINE, OR OTHER BODILY SUBSTANCE MAY BE ADMINISTERED TO THE PERSON FOR THE PURPOSE OF DETERMINING THE ALCOHOLIC CONTENT IN HIS BODY.

REVISOR'S NOTE: This section is new language derived from Art. 35, §100(a). This is the first sentence in that section. Style is changed, and the language shortened.

SEC. 10-303. TIME LIMITATION.

THE SPECIMEN OF BREATH, BLOOD, OR URINE SHALL BE TAKEN WITHIN TWO HOURS AFTER THE PERSON ACCUSED IS APPREHENDED.

REVISOR'S NOTE: This section is new language