volume. It shall be considered as evidence of the law in all the courts of [this] THE state and by all public offices and officers of the state and its political subdivisions.

- 10-202. MARYLAND Uniform Proof of Statutes Act.
- (c) This act may be cited as the MARYLAND Uniform Proof of Statutes Act.

10-307.

(a) In a proceeding in which a person is charged with driving OR ATTEMPTING TO DRIVE a [motor] vehicle while under the influence of intoxicating liquor] IN VIOLATION OF §11-902 OF ARTICLE 66 1/2 OF THE CODE, or while his ability is impaired by the consumption of alcohol, the amount of alcohol in the person's breath, blood, or urine shown in chemical analysis as provided in this subtitle is admissible in evidence and has the effect set forth in subsection (b) through (e).

REVISOR'S NOTE: In §10-307(a) the phrase "while under the influence of intoxicating liquor" is proposed for repeal and the phrase "in violation of §11-902 of Article 66 1/2 of the Code" substituted to bring this subsection into conformity with the language in §10-302.

10-507.

This subtitle may be cited as the MARYLAND Uniform Judicial Notice of Poreign Law Act.

10-708. [Construction of subtitle] UNIFORMITY OF INTERPRETATION.

This subtitle shall be so INTERPRETED AND construed as to effectuate its general purpose to make uniform the law of [those] THE states which enact it.

10-709.

This subtitle may be cited as the MARYLAND Uniform Foreign Money-Judgments Recognition Act.

10-804.

Where the insured and the beneficiary in a policy for 1 OF life or accident insurance have died and there is no sufficient evidence that they have died other than simultaneously, the proceeds of the policy shall be distributed as if the insured had survived the