

why the detained person's license should not be suspended for refusing to take said chemical test. [Said] THE hearing shall be held within [15] 30 days of the detention, or sooner upon agreement of the operator and the [Department] ADMINISTRATION, but under no circumstances, after [said 15-day] THE 30-DAY period, except upon good cause shown to the satisfaction of the [Department] ADMINISTRATION or by agreement of the parties. At [said] THE hearing the operator shall present evidence relating to his refusal to take the test, and he may be represented by an attorney. After a complete and thorough hearing, the [Department] ADMINISTRATION shall have the right to suspend the operator's license for a period not to exceed 60 days. Failure to attend [said] THE hearing by the detained person shall be prima facie evidence of his inability to answer the sworn statement of the police officer, and the [Department] ADMINISTRATION may summarily suspend [said] THE person's license or privilege to operate a motor vehicle on the highways of this State for a period not to exceed 60 days.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1975.

Approved April 22, 1975.

CHAPTER 323

(Senate Bill 466)

AN ACT concerning

Retaliatory Evictions - Exceptions

[[FOR the purpose of amending the law relating to mobile homes and retaliatory eviction by clarifying the right given to either party to terminate or not renew a lease pursuant to the terms of the lease or other applicable law.]]

FOR the purpose of correcting punctuation in this section.

BY repealing and re-enacting, with amendments,

Article - Real Property
Section 8-208.1(f)
Annotated Code of Maryland