VIOLATION, HAS FAILED TO APPEAR FOR TRIAL.

(B) CONTINUANCE OF REFUSAL.

THE ADMINISTRATION SHALL CONTINUE TO REFUSE TO REGISTER OR TRANSFER A REGISTRATION OF THE VEHICLE UNTIL:

- (1) IF THE REFUSAL WAS REQUIRED UNDER SUBSECTION (A) (1) OF THIS SECTION, THE POLITICAL SUBDIVISION OR STATE AGENCY NOTIFIES THE ADMINISTRATION THAT THE CHARGE HAS BEEN SATISFIED: OR
- (2) IF THE REFUSAL WAS REQUIRED UNDER SUBSECTION (A)(2) OF THIS SECTION, THE DISTRICT COURT NOTIFIES THE ADMINISTRATION THAT THE PERSON CITED HAS APPEARED FOR TRIAL OR HAS PLEADED GUILTY AND PAID THE FINE FOR THE VIOLATION.
  - (C) SECTION NOT EXCLUSIVE.

THE PROCEDURES SPECIFIED IN THIS SECTION ARE IN ADDITION TO ANY OTHER PENALTY PROVIDED BY LAW FOR THE FAILURE TO PAY A FINE OR STAND TRIAL FOR A PARKING VIOLATION.

(D) ADMINISTRATION TO DEVELOP PROCEDURES FOR NOTIFICATION.

THE ADMINISTRATION SHALL ADOPT PROCEDURES BY WHICH THE POLITICAL SUBDIVISIONS, STATE AGENCIES, AND THE DISTRICT COURT SHALL NOTIFY IT OF ANY RESTRICTIONS AND ANY RESCISSION OF RESTRICTIONS PLACED ON THE REGISTPATION OF VEHICLES UNDER THIS SECTION.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 66 1/2, §16-109.1(b) and (c) and, as to the references to a "State agency", §16-109.1(d).

In subsections (a) and (c) of this section, the present references to an "impounding ordinance" and to "impounding offenses", respectively, are deleted as nonsequential. Although there are parking offenses for which a vehicle may be impounded and an impounding fee charged, it is incorrect to refer to a person as being cited for the "violation" of an "impounding offense".

SUBTITLE 4. VENUE, COURT PROCEDURE, BAIL, AND CHARGING DOCUMENTS.

26-401. VENUE.

IF A PERSON IS TAKEN BEFORE A DISTRICT COURT COMMISSIONER OR IS GIVEN A TRAFFIC CITATION CONTAINING A NOTICE TO APPEAR IN COURT, THE COMMISSIONER OR COURT