

(11) §16-301 {"UNLAWFUL APPLICATION FOR OR USE OF LICENSE"};

(12) §20-102 {"DRIVER TO REMAIN AT SCENE - ACCIDENTS RESULTING IN BODILY INJURY OR DEATH"};

(13) §20-103 {"DRIVER TO REMAIN AT SCENE - ACCIDENTS RESULTING ONLY IN DAMAGE TO ATTENDED VEHICLE OR PROPERTY"};

(14) §20-104 {"DUTY TO GIVE INFORMATION AND RENDER AID"};

(15) §20-105 {"DUTY ON STRIKING UNATTENDED VEHICLE OR OTHER PROPERTY"};

(16) §20-108 {"FALSE REPORTS"};

(17) §21-206 {"INTERFERENCE WITH TRAFFIC CONTROL DEVICES OR RAILROAD SIGNS AND SIGNALS"};

(18) §21-902(B) {"DRIVING WHILE ABILITY IMPAIRED BY ALCOHOL"};

(19) §21-902(C) {"DRIVING WHILE UNDER INFLUENCE OF DRUGS OR DRUGS AND ALCOHOL"}; OR

(20) §21-902(D) {"DRIVING WHILE UNDER INFLUENCE OF CONTROLLED DANGEROUS SUBSTANCE"}.

REVISOR'S NOTE: This subsection presently appears as Art. 66 1/2, §17-101 (b) (ii).

In this and the following subsections of this section, the catchlines to each of the referenced sections are added as an aid to the reader only. They are not intended to be part of the substantive law (cf., Art. 1, §18 of the Code) and, for this reason, are placed in brackets.

The only other changes are in style.

(D) PENALTIES - \$500 AND 6 MONTHS.

ANY PERSON WHO IS CONVICTED OF A VIOLATION OF ANY OF THE PROVISIONS OF THE FOLLOWING SECTIONS OF THIS ARTICLE IS SUBJECT TO A FINE OF NOT MORE THAN \$500 OR IMPRISONMENT FOR NOT MORE THAN 6 MONTHS OR BOTH:

(1) §22-405.1 {"REGROOVED TIRES"};

(2) §22-415 {"TAMPERING WITH OR ALTERING ODOMETER"}; OR

(3) FOR EACH VEHICLE FOR WHICH THERE IS A VIOLATION, §23-109 {"INSPECTIONS OF USED VEHICLES AND