

the Transportation Article, the amount of alcohol in the person's breath or blood shown in chemical analysis as provided in this subtitle is admissible in evidence and has the effect set forth in subsections (b) through (e) of this section.

(b) If there was in [his] THE PERSON'S blood at the time of testing 0.05 percent or less [,] by weight [,] of alcohol, as determined by an analysis of [his] THE PERSON'S blood or breath, it shall be presumed that the defendant was not intoxicated and that [his] ~~THE DEFENDANT'S DEFENDANT WAS NOT driving ability--was--not--impaired-by-the-consumption~~ WHILE UNDER THE INFLUENCE of alcohol.

(c) If [there was in his blood] at the time of testing THERE WAS IN THE PERSON'S BLOOD more than 0.05 percent [,] but less than [0.10] 0.08 percent [,] by weight [,] of alcohol, as determined by an analysis of [his] THE PERSON'S blood or breath, this fact may not give rise to any presumption that the defendant was or was not intoxicated or that [his] ~~THE DEFENDANT'S-driving-ability-was--or--was--not impaired-by-the-consumption~~ DEFENDANT WAS OR WAS NOT DRIVING WHILE UNDER THE INFLUENCE of alcohol, but this fact may be considered with other competent evidence in determining the guilt or innocence of the defendant.

(d) If [there was in his blood] at the time of testing THERE WAS IN THE PERSON'S BLOOD [0.10] 0.08 percent [,] or more [,] by weight [,] of alcohol, as determined by an analysis of [his] THE PERSON'S blood or breath, it shall be prima facie evidence that the ~~defendant's--driving--ability was--impaired-by-the-consumption~~ DEFENDANT WAS DRIVING WHILE UNDER THE INFLUENCE of alcohol.

(e) If [there was in his blood] at the time of testing THERE WAS IN THE PERSON'S BLOOD [0.15] ~~0.10~~ 0.13 percent [,] or more [,] by weight [,] of alcohol, as determined by an analysis of [his] THE PERSON'S blood or breath, it shall be prima facie evidence that the defendant was intoxicated.

10-308.

The evidence of the chemical analysis does not limit the introduction of other evidence bearing upon whether the defendant was intoxicated or whether [his driving ability was impaired by the consumption] THE DEFENDANT WAS DRIVING WHILE UNDER THE INFLUENCE of alcohol.

Article - Transportation

16-205.

(a) The Administration may revoke the license of any individual who:

(1) Is convicted under § 21-902(a) or (d) of this article of driving or attempting to drive a motor