

(B) A PERSON MAY NOT BE COMPELLED TO TAKE A CHEMICAL TEST FOR ALCOHOL, HOWEVER, THE DETAINING OFFICER SHALL ADVISE HIM THAT ON RECEIPT OF A SWORN STATEMENT FROM THE OFFICER THAT THE DRIVER WAS SO CHARGED AND REFUSED TO TAKE A CHEMICAL TEST FOR ALCOHOL, THE ADMINISTRATION SHALL:

(1) IN THE CASE OF A DRIVER LICENSED UNDER THIS TITLE, SUSPEND HIS DRIVER'S LICENSE FOR A PERIOD OF NOT LESS THAN 60 DAYS NOR MORE THAN 6 MONTHS; OR

(2) IN THE CASE OF A NONRESIDENT OR UNLICENSED DRIVER, SUSPEND THE PERSON'S DRIVING PRIVILEGE FOR A PERIOD OF NOT LESS THAN 60 DAYS NOR MORE THAN 6 MONTHS.

(c) If a police officer stops or detains any individual who the police officer has reasonable grounds to believe is or has been driving or attempting to drive a motor vehicle while intoxicated or while his-driving-ability UNDER THE INFLUENCE is--impaired--by--the--consumption of alcohol, the police officer shall:

(1) Detain the individual;

(2) Request that the individual permit a chemical test to be taken of his blood or breath to determine the alcoholic content of his blood;

(3) Advise the individual of the administrative penalties that may SHALL be imposed for refusal to take the test; AND

~~(4)--If--the--individual--is--licensed--under--this title,--furnish--him--with--a--copy--of--the--statement--set--forth--in subsection--(a)--of--this--section--and--inform--the--individual that--he--signed--this--statement--when--applying--for--a--license, and~~

(4) (4) If the individual refuses to take the test, file with the Administration, within 48 hours after detention, a sworn report that:

(i) The officer had reasonable grounds to believe that the individual had been driving or attempting to drive a motor vehicle on a highway or on any private property that is used by the public in general in this State while intoxicated or while his-driving-ability-was-impaired by-the-consumption UNDER THE INFLUENCE of alcohol; and

(ii) The individual refused to take the chemical test for alcohol when requested by the police officer and after being informed of the administrative penalties that may SHALL be imposed for refusal.

(d) (1) The chemical tests for alcohol may be administered by an individual who has been examined and is certified by the Maryland State Police as sufficiently equipped and trained to administer the tests.