THE SECRETARY SHALL SEND THE HEARING NOTICE TO THE LICENSEE BY REGISTERED MAIL.

- (D) WHEN DECISION REQUIRED; NOTICE TO APPLICANT OR LICENSEE.
- (1) WITHIN 15 DAYS AFTER THE HEARING REQUIRED UNDER THIS SUBTITLE, THE SECRETARY SHALL DECIDE THE ISSUE.
- (2) THE SECRETARY IMMEDIATELY SHALL NOTIFY THE APPLICANT OR LICENSEE OF THE DECISION.
 - REVISOR'S NOTE: This section is new language derived without substantive change from the first sentence -- as that sentence related to notice -- and the second and third sentences of former Article 43, § 207.

In subsection (a) of this section, the introductory reference to the Administrative Procedure Act is new language added to clarify that the Board may take summary action against an individual under certain circumstances. See Article 41, § 250A(c) of the Code.

The reference in subsection (b) of this section to the Administrative Procedure Act is standard language added to this and, where necessary, corresponding sections of other titles of this article. It demonstrates clearly the intended application of the Administrative Procedure Act.

Subsections (c) and (d) of this subsection include only those former provisions that appear to add to the provisions of the Administrative Procedure Act. Thus, the former references to "the Board shall have given written notice", "present such evidence to the said Board as he deems fit", and "the Board shall decide ... the question in such a manner as to it appears just and right" are deleted as essentially repetitious of rights already provided in the Administrative Procedure Act.

4-614. JUDICIAL REVIEW.

(A) RIGHT TO APPEAL.

ANY PERSON AGGRIEVED BY A FINAL DECISION OF THE SECRETARY UNDER § 4-613 OF THIS SUBTITLE MAY TAKE A JUDICIAL APPEAL.

(B) APPLICATION OF ADMINISTRATIVE PROCEDURE ACT.

THE APPEAL SHALL BE MADE AS PROVIDED FOR JUDICIAL