

(f) If at the time of testing there was in the person's blood [0.01] 0.02 percent or more by weight of alcohol, as determined by an analysis of the person's blood or breath, it shall be prima facie evidence that the defendant was driving with alcohol in the defendant's blood.

~~(G) -- THE -- PROVISIONS -- OF -- THIS -- SECTION -- MAY -- NOT -- BE -- CONSTRUED -- TO -- PRECLUDE -- OR -- LIMIT -- THE -- ADMISSIBILITY -- OF -- EVIDENCE -- OF -- THE -- CHEMICAL -- ANALYSIS -- IN -- A -- PROSECUTION -- FOR -- A -- VIOLATION -- OF -- § -- 21 -- 902(A)(2) -- OF -- THE -- TRANSPORTATION -- ARTICLE -- OR -- ANY -- OTHER -- PROVISION -- OF -- LAW -- THAT -- RELATES -- TO -- THE -- PROHIBITION -- OF -- A -- PERSON -- DRIVING -- A -- VEHICLE -- IF -- IN -- THE -- PERSON'S -- BLOOD -- THERE -- IS -- 0.08 -- PERCENT -- OR -- MORE -- BY -- WEIGHT -- OF -- ALCOHOL -- AS -- DETERMINED -- BY -- AN -- ANALYSIS -- OF -- THE -- PERSON'S -- BLOOD -- OR -- BREATH.~~

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 -- vehicle -- while -- intoxicated -- or -- while -- under -- the -- influence -- of -- a -- controlled -- dangerous -- substance}; -- or~~

16-205-1-

~~(a) -- Any -- {person} -- INDIVIDUAL -- who -- drives -- or -- attempts -- to -- drive -- a -- motor -- vehicle -- on -- a -- highway -- or -- on -- any -- private -- property -- that -- is -- used -- by -- the -- public -- in -- general -- in -- this -- State -- is -- deemed -- to -- have -- consented -- subject -- to -- the -- provisions -- of -- §§ -- 10 -- 302 -- through -- 10 -- 309, -- inclusive, -- of -- the -- Courts -- and -- Judicial -- Proceedings -- Article, -- to -- take -- a -- chemical -- test -- to -- determine -- the -- alcohol -- content -- of -- {his} -- THE -- INDIVIDUAL'S -- blood -- if -- {he} -- THE -- INDIVIDUAL -- should -- be -- detained -- on -- suspicion -- of -- driving -- or -- attempting -- to -- drive -- while -- intoxicated, -- while -- under -- the -- influence -- of -- alcohol, -- or -- in -- violation -- of -- an -- alcohol -- restriction} -- OR -- IN -- VIOLATION -- OF -- A -- PROVISION -- OF -- § -- 21 -- 902 -- OF -- THIS -- ARTICLE.~~

~~(b) (2) -- Except -- as -- provided -- in -- subsection -- (c) -- of -- this -- section, -- 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, -- while -- under -- the -- influence -- of -- alcohol, -- or -- in -- violation -- of -- an -- alcohol -- restriction, --} -- OR -- IN -- VIOLATION -- OF -- A -- PROVISION -- OF -- § -- 21 -- 902 -- OF -- THIS -- ARTICLE -- and -- who -- is -- not -- unconscious -- or -- otherwise -- incapable -- of -- refusing -- to -- take -- a -- chemical -- test -- for -- alcohol, -- the -- police -- officer -- shall:~~

~~(i) -- Detain -- the -- individual;~~