- (f) After receiving satisfactory evidence of any violation of a restricted or provisional driver's license, the Administration may suspend or revoke the license. However, the licensee may request a hearing as provided for a suspension or revocation under Subtitle 2 of this title.
- (g) (i) A COURT SHALL ORDER THE IMPOSITION OF AN ALCOHOL RESTRICTION THE ADMINISTRATION SHALL IMPOSE AN ALCOHOL RESTRICTION UNDER SUBSECTION (A)(2) OF THIS SECTION THAT PROHIBITS AN INDIVIDUAL FOR A PERIOD OF 3 YEARS FROM DRIVING OR ATTEMPTING TO DRIVE WITH ALCOHOL IN THE INDIVIDUAL'S BLOOD ON ANY LICENSEE WHO IS CONVICTED OF A SECOND OR SUBSEQUENT VIOLATION OF § 21-902(A), (B), OR (C) ANY COMBINATION OF TWO OR MORE VIOLATIONS UNDER § 21-902(A) OR (B) OF THIS ARTICLE.
- (2) THE CLERK OF THE COURT IN WHICH THE CONVICTION WAS ENTERED SHALL IMMEDIATELY NOTIFY THE ADMINISTRATION OF THE CONVICTION AND THE COURT ORDERED RESTRICTION.
- (3) If a circuit court or a District Court orders a licensee not to drive or attempt to drive a motor vehicle with alcohol in [his] THE LICENSEE'S blood, the Administration shall have the licensee's driving record and driver's license reflect that the court ordered restriction was imposed, and shall keep records of the order.
- (h) An individual may not drive a vehicle in any manner that violates any restriction imposed in a restricted license issued to [him] THE INDIVIDUAL.
- (i) An individual may not drive a vehicle in any manner that violates any restriction imposed in a provisional license issued to the individual.

  21–902.
  - (a) A person may not drive or attempt to drive any vehicle while intoxicated.
- (b) A person may not drive or attempt to drive any vehicle while under the influence of alcohol.
- (c) (1) A person may not drive or attempt to drive any vehicle while he is so far under the influence of any drug, any combination of drugs, or a combination of one or more drugs and alcohol that he cannot drive a vehicle safely.
- (2) It is not a defense to any charge of violating this subsection that the person charged is or was entitled under the laws of this State to use the drug, combination of drugs, or combination of one or more drugs and alcohol, unless the person was unaware that the drug or combination would make him incapable of safely driving a vehicle.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed only prospectively and may not be applied or interpreted to require the imposition of a restriction for a second or subsequent violation occurring before the effective date of this Act.
- SECTION 2. 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1993.