mandamus pursuant to Subtitle BE (Mandamus). Substituting a reference to an action for a writ of mandamus would not be appropriate here, since mandamus is generally used to compel inferior tribunals, public officials, or administrative agencies to perform their function, or perform some particular duty imposed upon them which in its nature is imperative and to the performance of which duty the party applying for the writ has a clear legal right. Criminal Injuries Compensation Board v. Gould, 273 Md. 486, 514, 331 A.2d 55 (1975). The Insurance Article Review Committee concluded, therefore, that a mandatory injunction is appropriate here. The Insurance Article Review Committee calls this substitution to the attention of the General Assembly.

Defined terms: "Certificate of authority" § 1-101 "Commissioner" § 1-101 "Society" § 8-401

8-465. APPEAL FROM DECISION OR FINDING OF COMMISSIONER.

A DECISION OR FINDING OF THE COMMISSIONER MADE UNDER THIS SUBTITLE IS SUBJECT TO JUDICIAL REVIEW IN ACCORDANCE WITH § 2-215 OF THIS ARTICLE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 48A, § 352 and former CA § 6-420.

Defined term: "Commissioner" § 1-101

8-466. UNINCORPORATED SOCIETIES PROHIBITED.

AN UNINCORPORATED OR VOLUNTARY ASSOCIATION MAY NOT TRANSACT BUSINESS IN THE STATE AS A SOCIETY.

REVISOR'S NOTE: This section formerly was CA § 6-419.

The only changes are in style.

Defined term: "Society" § 8-401

8-467. DISCRIMINATION AND REBATES PROHIBITED.

(A) DISCRIMINATION PROHIBITED.

A SOCIETY DOING INSURANCE BUSINESS IN THE STATE MAY NOT MAKE OR ALLOW UNFAIR DISCRIMINATION BETWEEN INSURED MEMBERS OF THE SAME CLASS AND EQUAL LIFE EXPECTANCY IN:

(1) THE PREMIUMS CHARGED FOR CERTIFICATES OF INSURANCE;