

circumstances; requiring the Executive Director of the Maryland Automobile Insurance Fund to compile a certain list of certain persons, conduct a certain study, and prepare and submit a certain report on or before a certain date; defining certain terms; providing for the future codification of certain provisions of this Act; providing for the effective date of certain provisions of this Act; providing for the termination of certain provisions of this Act; requiring certain reports by the Office of the Attorney General, the Insurance Fraud Division, and the Maryland Insurance Administration; requiring the Commissioner to conduct a certain study and adopt certain regulations to conduct this study; providing that the District Court has exclusive jurisdiction in a criminal case under certain circumstances for violations of certain fraud violations; and generally relating to automobile insurance reform.

BY repealing

Article 48A – Insurance Code

Section 233A

Annotated Code of Maryland

(1994 Replacement Volume and 1994 Supplement)

(As enacted by Section 7 of Chapter 538 of the Acts of the General Assembly of 1993)

BY repealing

Article – State Government

Section 6–201 through 6–207 and the subtitle “Subtitle 2. Insurance Fraud Division”

Annotated Code of Maryland

(1993 Replacement Volume and 1994 Supplement)

(As enacted by Section 7 of Chapter 538 of the Acts of the General Assembly of 1993)

BY repealing and reenacting, with amendments,

Article 48A – Insurance Code

Section 14A(a), 17, 33A, 233B, 243B(a), 244B, 244D, 244–I, and ~~244K~~ 244N

Annotated Code of Maryland

(1994 Replacement Volume and 1994 Supplement)

BY repealing and reenacting, without amendments,

Article 48A – Insurance Code

Section ~~33A, 243B(b), 244A, 244J, and 244M~~ 244K, 244M, and 244–O

Annotated Code of Maryland

(1994 Replacement Volume and 1994 Supplement)

BY adding to

Article 48A – Insurance Code

Section 41C, 233A, 233AB, 233AC, 233AD, 233AE, 233AF, 233AG, 240K, 240L,