A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH.

(G) STATUTE OF LIMITATIONS AND IN BANC REVIEW.

A PERSON WHO VIOLATES THIS SECTION IS SUBJECT TO \S 5–106(B) OF THE COURTS ARTICLE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 27, § 265(b) through (g).

In subsection (a) of this section, the former reference to "the State" is deleted as unnecessary.

In the introductory language of subsection (b) of this section and throughout this section, the former references to "the provisions of" specified law are deleted as surplusage.

Also in the introductory language of subsection (b) of this section and throughout this section, the former references to "Baltimore City" are deleted in light of the defined term "county".

In subsection (b)(1) and (2) of this section, the references to authorization "to ascertain [or determine]" certain facts are substituted for the former references to authorization "for the purpose of ascertaining [or determining]" certain facts for clarity and brevity.

In subsection (b)(4) of this section, the reference to examination or study "allowed" by law is substituted for the former reference to examination or study "as permitted" by law for clarity.

In subsection (c)(4)(ii) of this section, the reference to a person "subsequently" intending certain action is substituted for the former reference to a person "thereafter" intending certain action for clarity.

In subsection (c)(6)(ii) of this section, the reference to 15 days "after" publication is substituted for the former reference to 15 days "having expired after" publication for clarity and brevity.

Also in subsection (c)(6)(ii) of this section, the former redundant reference to publication "of the required notice" is deleted as unnecessary.

In the introductory language of subsection (d)(1) of this section and throughout this section, the reference to removal "under" certain law is substituted for the former reference to removal "in accordance with" certain law for brevity.

In subsection (d)(1)(i)2 of this section, the former reference to reinterment in a certain place "at the request of" a person in interest is deleted as included in the reference to reinterment in a certain place "with the agreement of" a person in interest.