certain surety insurers and certain bond forfeitures at a certain time; and generally relating to failure of a surety insurer to pay bail bond judgments.

BY repealing and reenacting, with amendments,

Article – Insurance Section 21–103 Annotated Code of Maryland (2006 Replacement Volume and 2007 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

## Article - Insurance

21-103.

- (a) A surety insurer that is removed by the District Court from the list of surety insurers eligible to post bonds with the court because that surety insurer failed to timely resolve or satisfy one or more bail bond forfeitures appearing on the District Court's list of absolute bond forfeitures in default shall be subject to the penalties under § 4–113 of this article.
- (B) A SURETY INSURER THAT IS PRECLUDED OR REMOVED BY A CIRCUIT COURT FROM THE LIST OF SURETY INSURERS ELIGIBLE TO POST BONDS WITH ANY CIRCUIT COURT BECAUSE THAT SURETY INSURER FAILED TO TIMELY RESOLVE OR SATISFY ONE OR MORE BAIL BOND FORFEITURE JUDGMENTS SHALL BE SUBJECT TO THE PENALTIES UNDER § 4–113 OF THIS ARTICLE.
- [(b)] (C) Within 14 days after the failure of a surety insurer to resolve or satisfy all bond forfeitures in default by the District Court's OR CIRCUIT COURT'S deadline, the [District Court] clerk OF THE APPLICABLE COURT shall notify the Commissioner, in writing, of the name of that surety insurer and each bond forfeiture that was not resolved or satisfied by the [District Court] APPLICABLE COURT'S deadline.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2008.