

CHAPTER 850

(House Bill 2013)

AN ACT concerning

Vehicle Laws - Excluded Drivers

FOR the purpose of requiring a person excluded from coverage under a motor vehicle liability insurance policy under Section 240C-1 of Article 48A to furnish evidence to the Administrator that the person has obtained the required security; and providing that, on failure to furnish evidence, he shall have all certificates of registration for vehicles owned by him suspended and may have his driver's license suspended after a hearing as provided in Section 2-319.

BY repealing and reenacting, with amendments,

Article 66 1/2 - Vehicle Laws
Section 7-101(b)
Annotated Code of Maryland
(1970 Replacement Volume and 1975 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 7-101(b) of Article 66 1/2 - Vehicle Laws, of the Annotated Code of Maryland (1970 Replacement Volume and 1975 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 66 1/2 - Vehicle Laws

7-101.

(b) (1) Every person [who has been excluded from coverage under a motor vehicle liability insurance policy under § 240C-1 of Article 48A and every person] who has been finally rejected for insurance by the Maryland Automobile Insurance Fund under § 243D of Article 48A [shall], within ten days after rejection by the [said] fund [, as the case may be], SHALL furnish evidence to the Administrator that he obtained and is covered by the security required by this section. Upon failure to furnish [such] evidence within [said] THE period, the Administrator shall suspend any certificate of registration for every vehicle owned by [said] THE person, and shall also suspend any operator's license issued to [such] THE person until such time as the person furnishes evidence that he has obtained and is covered by the required security.

(2) EVERY PERSON WHO HAS BEEN EXCLUDED FROM COVERAGE UNDER A MOTOR VEHICLE LIABILITY INSURANCE POLICY