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1999 Regular Session (9lr0563)

ENROLLED BILL

-- Judiciary/Judicial Proceedings --

Introduced by Delegates Burns, Vallario, and Doory

ced by Deregates Durins, varianto, and Doory	
Read and Examined by Proofreaders:	
	Proofreader.
with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
	Speaker.
CHAPTER	
J ACT concerning	
<u>Juvenile Law</u> Offenses Involving Destructive Devices - Penalties - Suspension of Driving Privileges and Parental <u>Penalties - Suspension of Driving Privileges and Parental</u> Restitution	
R the purpose of authorizing the court to order the Motor Vehicle Administration to suspend the driving privilege of a child convicted of a crime or found to have committed a delinquent act involving a destructive device; authorizing the court to order the Motor Vehicle Administration to suspend the driving privilege of a child convicted of a crime or found to have committed a delinquent act involving a destructive device; specifying that a court may order a child found to have committed a delinquent act involving a destructive device to pay restitution to certain entities and persons; authorizing a court to order a child, the child's parent, or both to pay restitution for offenses involving a destructive device under certain circumstances; establishing that, except under certain circumstances, a certain provision of law regarding restitution for offenses committed by a child applies to an order of restitution under this Act;	
1	Read and Examined by Proofreaders: with the Great Seal and presented to the Governor, for his approval this ay of at o'clock,M. CHAPTER ACT concerning Surpension of Driving Privileges and Parental Penalties - Suspension of Driving Privileges and Parental Penalties - Suspension of Driving Privileges and Parental Restitution R the purpose of authorizing the court to order the Motor Vehicle Administration to suspend the driving privilege of a child convicted of a crime or found to have committed a delinquent act involving a destructive device; authorizing the court to order the Motor Vehicle Administration to suspend the driving privilege of a child convicted of a crime or found to have committed a delinquent act involving a destructive device; specifying that a court may order a child found to have committed a delinquent act involving a destructive device to pay restitution to certain entities and persons; authorizing a court to order a child, the child's parent, or both to pay restitution for offenses involving a destructive device under certain circumstances; establishing that, except under certain circumstances, a certain provision of law regarding restitution for offenses

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2	HOUSE BILL 312
1	certain circumstances; requiring a county superintendent of schools to suspend
2	or expel a student convicted of a crime or found to have committed a delinquent
3	act involving a destructive device; establishing procedures for the suspension or
4	expulsion of certain students under certain circumstances; authorizing a county
5	superintendent to require a student or a student's parent to make certain
6	restitution under certain circumstances; establishing procedures for the
7	suspension of a child's driving privilege under certain circumstances; defining a
8	certain term; and generally relating to penalties restitution penalties for
9	offenses involving destructive devices.
10	BY repealing and reenacting, with amendments,
11	Article 27 - Crimes and Punishments
12	Section 139A, 139D, 151A, and 151C
13	Annotated Code of Maryland
14	(1996 Replacement Volume and 1998 Supplement)
15	BY repealing and reenacting, without amendments,
16	Article 27 - Crimes and Punishments
17	Section 139C
18	Annotated Code of Maryland
19	(1996 Replacement Volume and 1998 Supplement)
20	BY repealing and reenacting, with amendments,
21	Article Courts and Judicial Proceedings
22	Section 3 820(d)
23	Annotated Code of Maryland
24	(1998 Replacement Volume)
25	BY repealing and reenacting, with amendments,
26	Article Education
27	Section 7-305
28	Annotated Code of Maryland
29	(1997 Replacement Volume and 1998 Supplement)
30	BY repealing and reenacting, with amendments,
31	Article Transportation
32	Section 16 206(a) and (d)
33	Annotated Code of Maryland
34	(1998 Replacement Volume and 1998 Supplement)

(As enacted by Chapter 483 of the Acts of the General Assembly of 1998)

36 BY repealing and reenacting, without amendments,

Article - Transportation

Section 16 206(c)

,	HOUSE BEE 312
1	Annotated Code of Maryland
2	(1998 Replacement Volume and 1998 Supplement)
3	BY repealing and reenacting, with amendments,
4	Article - Courts and Judicial Proceedings
5	<u>Section 3-820(d)</u>
6	Annotated Code of Maryland
7	(1998 Replacement Volume)
8	BY repealing and reenacting, with amendments,
9	Article - Transportation
10	<u>Section 16-206(a) and (d)</u>
11	Annotated Code of Maryland
12	(1999 Replacement Volume)
13	(As enacted by Chapter 483 of the Acts of the General Assembly of 1998)
14	BY repealing and reenacting, without amendments,
15	Article - Transportation
16	<u>Section 16-206(c)</u>
17	Annotated Code of Maryland
18	(1999 Replacement Volume)
	BY repealing and reenacting, with amendments,
20	Article - Transportation
21	Section 16-208(a)(1)
22	Annotated Code of Maryland
23	(1999 Replacement Volume)
24	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
25	MARYLAND, That the Laws of Maryland read as follows:
26	Article 27 - Crimes and Punishments
27	139A.
28	(a) In this subheading the following words have the meanings indicated.
29	(B) "CHILD" MEANS A PERSON UNDER THE AGE OF 18 YEARS.
27	(b) CHILD MEANS ATERSON UNDER THE AGE OF 16 TEARS.
	[(b)] (C) (1) "Destructive device" means explosive, incendiary, or toxic material that has been combined with a delivery or detonating apparatus so as to be capable of inflicting injury to persons or damage to property.
33	(2) "Destructive device" includes:

			strument	talities of destruction, including any bomb, grenade, wer, or poison gas; and
6 7	delivery, activa	ation or of a mi	containe detonation itary ord	Any explosive, incendiary, or toxic material which has been rized or otherwise equipped with any sort of special on component so as to give it the destructive nance, including a Molotov cocktail, pipe bomb, or nitrate.
9 10	[(c)] (detonated and	D) has a d		"Explosive material" means material which explodes when e capability.
11	(2)	"Explosi	ve material" includes:
12			(i)	Explosives as defined in Article 38A, § 26 of the Code; and
	gas in pipelino facilities.	es and s		Dynamite for construction work, ammonium nitrate, natural nks, ether, and cannisterized oxygen for health care
				ve material" does not include those items excluded as 6 of the Code when those items are used in their original
19	[(d)]	E)	(1)	"Incendiary material" means a flammable or combustible liquid
20 21	fuel, fuel oil, l	2) kerosen		ary material" includes gasoline, acetone, benzene, butane, jet esel fuel.
	L(/3 ("Toxic material" means material which is capable of causing almost immediately on being absorbed through the
25 26	chlorine gas, a	2) and sulp		naterial" includes nerve gas, mustard gas, cyanide gas, d.
27	139C.			
28	A person	may not	knowing	gly:
29 30	a destructive of			cture, transport, possess, control, store, sell, distribute, or use
31 32	create a destru			any explosive, incendiary, or toxic material with intent to

- 1 139D.
- 2 (a) A person who violates the provisions of this subheading is guilty of a felony
- 3 and on conviction is subject to a fine of not more than \$250,000 or by imprisonment
- 4 for not more than 25 years or both.
- 5 (b) The sentence imposed under this section may be imposed separate from
- 6 and consecutive to or concurrent with a sentence for an offense based on the act or
- 7 acts establishing the violation of this subheading.
- 8 (c) (1) In addition to the penalty provided in this section, a person convicted
- 9 or found to have committed a delinquent act OR FOUND TO HAVE COMMITTED A
- 10 <u>DELINQUENT ACT</u> under this subheading may be ordered by the court to pay
- 11 restitution to:
- 12 (i) The State, county, municipal corporation, bicounty agency, or
- 13 special taxing district for actual costs reasonably incurred due to the placement,
- 14 delivery, or detonation of a destructive device, including the search for, removal of,
- 15 and damages caused by a destructive device; and
- 16 (ii) The owner or tenant of a property for the actual value of any
- 17 goods, services, or income lost as a result of the evacuation of the property or damage
- 18 sustained due to the placement, delivery, or detonation of a destructive device.
- 19 (2) This subsection may not be construed to limit the right of a person to
- 20 restitution under § 807 of this article.
- 21 (3) (I) IF THE PERSON CONVICTED OR FOUND TO HAVE COMMITTED A
- 22 DELINQUENT ACT UNDER THIS SUBHEADING IS A CHILD, THE COURT MAY ORDER
- 23 THE CHILD, THE CHILD'S PARENT, OR BOTH TO PAY THE RESTITUTION DESCRIBED IN
- 24 PARAGRAPH (1) OF THIS SUBSECTION.
- 25 (II) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE
- 26 PROVISIONS OF \$807(A)(3) \$807 OF THIS ARTICLE APPLY TO AN ORDER OF
- 27 RESTITUTION UNDER THIS PARAGRAPH.
- 28 (D) IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, IF THE
- 29 PERSON CONVICTED OR FOUND TO HAVE COMMITTED A DELINQUENT ACT UNDER
- 30 THIS SUBHEADING IS A CHILD, THE COURT MAY ORDER THE MOTOR VEHICLE
- 31 ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, TO
- 32 SUSPEND THE DRIVING PRIVILEGE OF THE CHILD FOR A SPECIFIED PERIOD NOT TO
- 33 EXCEED:
- 34 (1) FOR A FIRST OFFENSE, 6 MONTHS: AND
- 35 (2) FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE
- 36 PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER.
- 37 (D) IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, IF THE
- 38 PERSON CONVICTED OR FOUND TO HAVE COMMITTED A DELINQUENT ACT UNDER

- **HOUSE BILL 312** 1 THIS SUBHEADING IS A CHILD, THE COURT MAY ORDER THE MOTOR VEHICLE 2 ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, TO 3 SUSPEND THE DRIVING PRIVILEGE OF THE CHILD FOR A SPECIFIED PERIOD NOT TO 4 EXCEED: 5 *(1)* FOR A FIRST OFFENSE, 6 MONTHS; AND FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE 6 *(*2*)* PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER. 8 151A. 9 (A) IN THIS SECTION, "CHILD" MEANS A PERSON UNDER THE AGE OF 18 10 YEARS. 11 [(a)] A person is guilty of a felony if, knowing the statement or rumor to be 12 false, he circulates or transmits to another or others, with intent that it be acted 13 upon, a statement or rumor, written, printed, by any electronic means, or by word of 14 mouth, concerning the location or possible detonation of a destructive device, as 15 defined in § 139A of this article. An offense under this section committed by the use of 16 a telephone or by other electronic means may be deemed to have been committed 17 either at the place at which the telephone call or calls were made or the electronic 18 communication originated or at the place at which the telephone call or calls or 19 electronic communication were received. 20 [(b)]A person convicted of violating this section is subject to a fine not 21 exceeding \$10,000 or to imprisonment not exceeding 10 years, or to both such fine and 22 imprisonment in the discretion of the court. This section does not apply to any 23 statement or rumor made or circulated by an officer, employee, or agent of a bona fide 24 civilian defense organization or agency, if made in the regular course of his duties 25 with that organization or agency. 26 In addition to the penalty provided in subsection [(b)] (C) of this 27 section, a person convicted OR FOUND TO HAVE COMMITTED A DELINQUENT ACT under this section may be ordered by the court to pay restitution to: 29 The State, county, municipal corporation, bicounty agency, or (i) 30 special taxing district for actual costs reasonably incurred due to the response to a 31 location and search for a destructive device caused by the false statement or rumor of 32 a destructive device; and 33 The owner or tenant of a property for the actual value of any 34 goods, services, or income lost as a result of the evacuation of the property in response 35 to the false statement or rumor of a destructive device. 36 This subsection may not be construed to limit the right of a person to
- 37 restitution under § 807 of this article.
- 38 (3) (I) IF THE PERSON CONVICTED OR FOUND TO HAVE COMMITTED A 39 DELINQUENT ACT UNDER THIS SECTION IS A CHILD, THE COURT MAY ORDER THE

32 than \$10,000 or both.

(D)

(1)

35 under this section may be ordered by the court to pay restitution to:

[(c)]

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1 CHILD, THE CHILD'S PARENT, OR BOTH TO PAY THE RESTITUTION DESCRIBED IN 2 PARAGRAPH (1) OF THIS SUBSECTION. 3 (II)EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE 4 PROVISIONS OF \$\frac{\xi}{807(A)(3)}\xi 807 OF THIS ARTICLE APPLY TO AN ORDER OF 5 RESTITUTION UNDER THIS PARAGRAPH. IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, IF THE 6 (E) 7 PERSON CONVICTED OR FOUND TO HAVE COMMITTED A DELINQUENT ACT UNDER 8 THIS SECTION IS A CHILD. THE COURT MAY ORDER THE MOTOR VEHICLE 9 ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, TO 10 SUSPEND THE DRIVING PRIVILEGE OF THE CHILD FOR A SPECIFIED PERIOD NOT TO 11 EXCEED: 12 (1)FOR A FIRST OFFENSE, 6 MONTHS; AND 13 (2)FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE 14 PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER. 15 IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, IF THE (E)16 PERSON CONVICTED OR FOUND TO HAVE COMMITTED A DELINOUENT ACT UNDER 17 THIS SECTION IS A CHILD, THE COURT MAY ORDER THE MOTOR VEHICLE 18 ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, TO 19 SUSPEND THE DRIVING PRIVILEGE OF THE CHILD FOR A SPECIFIED PERIOD NOT TO 20 EXCEED: 21 (1) FOR A FIRST OFFENSE, 6 MONTHS; AND FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE 22 PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER. 24 151C. IN THIS SECTION, "CHILD" MEANS A PERSON UNDER THE AGE OF 18 25 (A) 26 YEARS. (B) 27 [(a)]A person may not manufacture, possess, transport, or place a device 28 that is constructed to represent a destructive device, as defined in § 139A of this 29 article, with the intent to terrorize, frighten, intimidate, threaten, or harass. 30 A person who violates this section is guilty of a felony and on [(b)]31 conviction, is subject to imprisonment for not more than 10 years or a fine of not more

34 section, a person convicted OR FOUND TO HAVE COMMITTED A DELINQUENT ACT

In addition to the penalty provided in subsection [(b)] (C) of this

	(i) The State, county, municipal corporation, bicounty agency, or special taxing district for actual costs reasonably incurred in the search for and removal of any devices representing destructive devices; and	
	(ii) The owner or tenant of a property for the actual value of any goods, services, or income lost as a result of the evacuation of the property in response to the representation of a destructive device.	
7 8	(2) This subsection may not be construed to limit the right of a person to restitution under § 807 of this article.	
11	(3) (I) IF THE PERSON CONVICTED OR FOUND TO HAVE COMMITTED DELINQUENT ACT IN VIOLATION OF THIS SECTION IS A CHILD, THE COURT MAY ORDER THE CHILD, THE CHILD'S PARENT, OR BOTH TO PAY THE RESTITUTION DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION.	ED A
	(II) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE PROVISIONS OF $\frac{8}{8}$ 807(A)(3) $\frac{8}{8}$ 807 OF THIS ARTICLE APPLY TO AN ORDER OF RESTITUTION UNDER THIS PARAGRAPH.	
18 19 20	(E) IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, IF THE PERSON CONVICTED OR FOUND TO HAVE COMMITTED A DELINQUENT ACT UNDER THIS SECTION IS A CHILD, THE COURT MAY ORDER THE MOTOR VEHICLE ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, TO SUSPEND THE DRIVING PRIVILEGE OF THE CHILD FOR A SPECIFIED PERIOD NOT TO EXCEED:	
22	(1) FOR A FIRST OFFENSE, 6 MONTHS; AND	
23 24	(2) FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER.	
27 28 29	(E) IN ADDITION TO ANY OTHER PENALTY AUTHORIZED BY LAW, IF THE PERSON CONVICTED OR FOUND TO HAVE COMMITTED A DELINQUENT ACT UNDER THIS SECTION IS A CHILD, THE COURT MAY ORDER THE MOTOR VEHICLE ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MOTOR VEHICLE LAWS, TO SUSPEND THE DRIVING PRIVILEGE OF THE CHILD FOR A SPECIFIED PERIOD NOT TO EXCEED:	
31	(1) FOR A FIRST OFFENSE, 6 MONTHS; AND	
32 33	(2) FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER.	
34	Article - Courts and Judicial Proceedings	
35	3-820.	
36 37	(d) (1) (i) Subject to the provisions of subparagraphs (iii) and (iv) of this paragraph, in making a disposition on a finding that the child has committed the	

2	violation specified in a citation, the court may order the Motor Vehicle Administration to initiate an action, under the motor vehicle laws, to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration for a specified period of not less than 30 days nor more than 90 days.			
	(ii) In this paragraph "driver's license" means a license or permit to drive a motor vehicle that is issued under the laws of this State or any other jurisdiction.			
10 11 12	(iii) In making a disposition on a finding that the child has committed a violation under Article 27, § 400 of the Code specified in a citation that involved the use of a driver's license or a document purporting to be a driver's license, the court may order the Motor Vehicle Administration to initiate an action under the Maryland Vehicle Law to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration:			
14	1. For a first offense, for 6 months; and			
15 16	2. For a second or subsequent offense, until the child is 21 years old.			
19 20 21	(iv) In making a disposition on a finding that the child has committed a violation under § 26-103 of the Education Article, the court shall order the Motor Vehicle Administration to initiate an action, under the motor vehicle laws, to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration for a specified period of not less than 30 days nor more than 90 days.			
	(v) If a child subject to a suspension under this subsection does not hold a license to operate a motor vehicle on the date of the disposition, the suspension shall commence:			
26 27	1. If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or			
28 29	2. If the child is younger than 16 years of age on the date of the disposition, on the date the child reaches the child's 16th birthday.			
30 31	(2) In addition to the dispositions under paragraph (1) of this subsection, the court also may:			
	(i) Counsel the child or the parent or both, or order the child to participate in an alcohol education or rehabilitation program that is in the best interest of the child;			
35 36	(ii) Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for the second and subsequent violations; or			

	(iii) Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for the second and subsequent violations.
	(3) (i) The provisions of paragraphs (1) and (2) of this subsection do not apply to a child found to have committed a violation under Article 27, § 405A of the Code.
7 8	(ii) In making a disposition on a finding that the child has committed a violation under Article 27, § 405A of the Code, the court may:
	1. Counsel the child or the parent or both, or order the child to participate in a smoking cessation clinic, or other suitable presentation of the hazards associated with tobacco use that is in the best interest of the child;
	2. Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for a second or subsequent violation; or
	3. Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for a second or subsequent violation.
20 21	(4) (I) IN MAKING A DISPOSITION ON A FINDING THAT THE CHILD HAS COMMITTED A VIOLATION UNDER ARTICLE 27, § 139C, § 151A, OR § 151C OF THE CODE, THE COURT MAY ORDER THE MOTOR VEHICLE ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MARYLAND VEHICLE LAW, TO SUSPEND THE DRIVING PRIVILEGE OF A CHILD FOR A SPECIFIED PERIOD NOT TO EXCEED:
23	1. FOR A FIRST OFFENSE, 6 MONTHS; AND
24 25	2. FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER.
	(II) IF A CHILD SUBJECT TO A SUSPENSION UNDER THIS PARAGRAPH DOES NOT POSSESS THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, THE SUSPENSION SHALL COMMENCE:
	1. IF THE CHILD IS AT AN AGE THAT IS ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, ON THE DATE OF THE DISPOSITION; OR
	2. IF THE CHILD IS YOUNGER THAN AN AGE THAT IS ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, ON THE DATE THE CHILD IS ELIGIBLE TO ORTAIN DRIVING PRIVILEGES.

1	Article - Education				
2	7 305.				
	(a) (1) In accordance with the rules and regulations of the county board, each principal of a public school may suspend for cause, for not more than 10 school days, any student in the school who is under the direction of the principal.				
	(2) The student or his parent or guardian promptly shall be given a conference with the principal and any other appropriate personnel during the suspension period.				
9 10	(b) At the request of a principal, a county superintendent may suspend a student for more than 10 school days or expel him.				
	(e) (1) If a principal finds that a suspension of more than 10 school days or expulsion is warranted, he immediately shall report the matter in writing to the county superintendent.				
14 15	(2) The county superintendent or his designated representative promptly shall make a thorough investigation of the matter.				
	6 (3) If after the investigation the county superintendent finds that a 7 longer suspension or expulsion is warranted, he or his designated representative 8 promptly shall arrange a conference with the student and his parent or guardian.				
	(4) If after the conference the county superintendent or his designated representative finds that a suspension of more than 10 school days or expulsion is warranted, the student or his parent or guardian may:				
22 23	(i) Appeal to the county board within 10 days after the determination;				
	(ii) Be heard before the county board, its designated committee, a hearing examiner, in accordance with the procedures established under § 6-203 of this article; and				
27	(iii) Bring counsel and witnesses to the hearing.				
	(5) Unless a public hearing is requested by the parent or guardian of the student, a hearing shall be held out of the presence of all individuals except those whose presence is considered necessary or desirable by the board.				
31 32	(6) The appeal to the county board does not stay the decision of the county superintendent.				
33	(7) The decision of the county board is final.				
2/	(d) (1) Any student expelled or suspended from school:				

1 2	(1) Shall remain away from the school premises during those hour each school day when the school the student attends is in session; and
3	(ii) May not participate in school sponsored activities.
6	(2) The expelled or suspended student may return to the school premises during the prohibited hours only for attendance at a previously scheduled appointment, and if the student is a minor then only if accompanied by his parent or guardian.
	(3) Any person who violates paragraph (1) or (2) of this subsection is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$100 for each violation.
13 14	(4) (i) If a student has been suspended or expelled, the principal or a designee of the principal may not return the student to the classroom without conferring with the teacher who referred the student to the principal, if the student was referred by a teacher, other teachers as appropriate, other appropriate school personnel, the student, and the student's parent or guardian.
	(ii) If the disruptive behavior results in action less than suspension the principal or a designee of the principal shall confer with the teacher who referred the student to the principal prior to returning the student to that teacher's classroom.
	(5) A county superintendent may deny attendance to any student who is currently expelled from another school system for a length of time equal to that expulsion.
	(6) A school system shall forward information to another school system relating to the discipline of a student, including information on an expulsion of the student, on receipt of the request for information.
25 26	(e) (1) In this subsection, "firearm" means a firearm as defined in 18 U.S.C. § 921.
29	(2) Except as provided in paragraph (3) of this subsection, if the county superintendent or the superintendent's designated representative finds that a student has brought a firearm onto school property, the student shall be expelled for a minimum of 1 year.
33	(3) The county superintendent may specify, on a case by case basis, a shorter period of expulsion or an alternative educational setting, if alternative educational settings have been approved by the county board, for a student who has brought a firearm onto school property.
35 36	(4) The State Board shall adopt regulations to implement this subsection.
37 38	(f) The discipline of a child with a disability, including the suspension, expulsion, or interim alternative placement of the child for disciplinary reasons, shall

1 be conducted in conformance with the requirements of the Individuals with

2 Disabilities Education Act of the United States Code. SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, IF A STUDENT 4 HAS BEEN CONVICTED OR FOUND TO HAVE COMMITTED A DELINOUENT ACT UNDER 5 ARTICLE 27, § 139C, § 151A, OR § 151C OF THE CODE, THE COUNTY SUPERINTENDENT 6 SHALL EITHER: (I) SUSPEND THE STUDENT FOR MORE THAN 10 DAYS; OR 7 8 $\frac{(II)}{(II)}$ EXPEL THE STUDENT. 9 (2) $\left(\mathbf{I} \right)$ IF A STUDENT IS SUSPENDED OR EXPELLED UNDER 10 PARAGRAPH (1) OF THIS SUBSECTION, THE STUDENT OR THE STUDENT'S PARENT OR 11 GUARDIAN MAY: 12 1. APPEAL TO THE COUNTY BOARD WITHIN 10 DAYS AFTER 13 THE DETERMINATION; BE HEARD BEFORE THE COUNTY BOARD, ITS DESIGNATED 14 2. 15 COMMITTEE, OR A HEARING EXAMINER, IN ACCORDANCE WITH THE PROCEDURES 16 ESTABLISHED UNDER § 6-203 OF THIS ARTICLE: AND BRING COUNSEL AND WITNESSES TO THE HEARING. 17 3. UNLESS A PUBLIC HEARING IS REQUESTED BY THE PARENT OR 18 19 GUARDIAN OF THE STUDENT, A HEARING SHALL BE HELD OUT OF THE PRESENCE OF 20 ALL INDIVIDUALS EXCEPT THOSE WHOSE PRESENCE IS CONSIDERED NECESSARY OR 21 DESIRABLE BY THE BOARD. 22 (III) THE APPEAL TO THE COUNTY BOARD DOES NOT STAY THE 23 DECISION OF THE COUNTY SUPERINTENDENT. (IV) 24 THE DECISION OF THE COUNTY BOARD IS FINAL. IF A STUDENT HAS BEEN CONVICTED OR FOUND TO HAVE 25 (3)(I) 26 COMMITTED A DELINQUENT ACT UNDER ARTICLE 27, § 139C, § 151A, OR § 151C OF THE 27 CODE AND DURING OR AS A RESULT OF THE COMMISSION OF THAT VIOLATION 28 DAMAGED, DESTROYED, OR SUBSTANTIALLY DECREASED THE VALUE OF SCHOOL 29 PROPERTY OF PROPERTY OF ANOTHER THAT WAS ON SCHOOL PROPERTY AT THE 30 TIME OF THE VIOLATION, OR OTHERWISE CAUSED AN ECONOMIC LOSS TO THE 31 SCHOOL, THE COUNTY SUPERINTENDENT MAY REQUIRE THE STUDENT OR THE 32 STUDENT'S PARENT TO MAKE RESTITUTION. THE RESTITUTION MAY BE IN THE FORM OF MONETARY 33 (II)34 RESTITUTION NOT TO EXCEED THE LESSER OF THE FAIR MARKET VALUE OF THE 35 PROPERTY OR \$2,500, OR THE STUDENT'S ASSIGNMENT TO A SCHOOL WORK PROJECT, 36 OR BOTH.

1 2	(H) (1) Department of Juveni		section does not apply if the student is referred to the
5 6 7	decreased the value of property at the time of student, the student's	mission o f school p of the viole parent or	ent violates a State or local law or regulation and during or f that violation damaged, destroyed, or substantially roperty or property of another that was on school ation, as part of a conference on the matter with the guardian and any other appropriate person, the ent or the student's parent to make restitution.
	(3) exceed the lesser of t assignment to a scho	he fair m a	itution may be in the form of monetary restitution not to arket value of the property or \$2,500, or the student's roject, or both.
12			Article - Transportation
13	16 206.		
	the license of any res	sident or t	ninistration may suspend, revoke, or refuse to issue or renew the privilege to drive of any nonresident on a showing by widence that the applicant or licensee:
	an intent to disregard		Has been convicted of moving violations so often as to indicate c laws and the safety of other persons on the
20 21	a motor vehicle;	(ii)	Is an unfit, unsafe, or habitually reckless or negligent driver of
22 23	identification card, o	(iii) r a facsim	Has permitted an unlawful or fraudulent use of a license, ile of a license or identification card;
			Has used a license, identification card, or a facsimile of a license awful or fraudulent manner, unless the applicant or sions of subsection (c) of this section;
27 28	this State, would be	(v) grounds fo	Has committed an offense in another state that, if committed in or suspension or revocation; or
29 30	any application for a	(vi) certificat	Has knowingly made a false certification of required security in e of title or for the registration of a vehicle.
31 32	(2) who fails to attend:	The Adr	ninistration may suspend a license to drive of an individual
33 34	required under § 16-	(i) 212 of thi	A driver improvement program or an alcohol education program s subtitle; or
35 36	provided by a politic	(ii) al subdivi	A private alternative program or an alternative program that is sion of this State under § 16-212 of this subtitle.

1 2	(3) The Administration may suspend or revoke a provisional license under § 16-213 of this subtitle.
3	(4) PURSUANT TO A COURT ORDER UNDER ARTICLE 27, § 139C, § 151A, OR § 151C OF THE CODE, THE ADMINISTRATION:
	(I) SHALL INITIATE AN ACTION TO SUSPEND THE DRIVING LICENSE OR PRIVILEGE OF AN INDIVIDUAL FOR A TIME SPECIFIED BY THE COURT; AND
8 9	(II) MAY ISSUE A WORK-RESTRICTED LICENSE OR WORK-RESTRICTED PRIVILEGE TO DRIVE.
	(e) (1) Pursuant to a court order under § 3-820(d) of the Courts Article, the Administration shall initiate an action to suspend the driving privilege of a child for the time specified by the court.
	(2) If a child subject to a suspension under § 3 820(d) of the Courts Article does not hold a license to operate a motor vehicle on the date of the court order, the suspension shall commence:
16 17	(i) If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or
18 19	(ii) If the child is younger than 16 years of age on the date of the disposition, on the date the child reaches the child's 16th birthday.
	(3) On receipt of a notice described under Article 27, § 403(f) of the Code, the Administration shall suspend the license of an individual described under Article 27, § 403(f) of the Code:
23	(i) For a first offense, for 6 months; and
24 25	(ii) For a second or subsequent offense, until the individual is 21 years old or for a period of 1 year, whichever is longer.
28 29	(4) If an individual subject to a suspension under paragraph (3) of this subsection does not hold a license to operate a motor vehicle on the date that the individual is found guilty of a Code violation, the suspension shall begin on the date that the license is issued, or after the individual applies and becomes qualified to receive a license, or on the individual's twenty first birthday, whichever occurs first.
31 32	(5) The Administration may modify a suspension under this subsection or subsection (b) of this section or issue a restricted license if:
33 34	(i) The license is required for the purpose of attending an alcohol education or alcoholic prevention or treatment program;
35 36	(ii) The child or individual is required to drive a motor vehicle in the course of employment;

			It finds that the individual's or child's employment would be individual or child has no reasonable alternative om a place of employment; or
	adversely affected becomeans of transportation		It finds that the individual's or child's education would be individual or child has no reasonable alternative reational purposes.
9 10 11	section, or determines subsection (a)(3) of t notice to the applicar	ension slot that a su his section of or licen	e Administration refuses to issue a license under this section, nould be imposed under subsection (a)(2) of this spension or revocation should be imposed under on, the Administration immediately shall give written see, and the applicant or licensee may request a 2, Subtitle 2 of this article.
15 16	ADMINISTRATION	INDIVII I SHALL	THE ADMINISTRATION SUSPENDS THE DRIVING LICENSE OR DUAL UNDER SUBSECTION (A)(4) OF THIS SECTION, THE SEND WRITTEN NOTICE TO THE INDIVIDUAL, INCLUDING IAL'S RIGHT TO CONTEST THE ACCURACY OF THE
18	(3)	ANY CO	ONTEST UNDER THIS SUBSECTION SHALL BE LIMITED TO:
	IDENTITY OF THE SUSPENDED; AND		WHETHER THE ADMINISTRATION HAS MISTAKEN THE DUAL WHOSE LICENSE OR PRIVILEGE TO DRIVE HAS BEEN
22 23	WORK RESTRICTI	(II) ED LICE	WHETHER THE INDIVIDUAL MAY BE ISSUED A NSE OR WORK RESTRICTED PRIVILEGE TO DRIVE.
	[(2)] may suspend or revol 12, Subtitle 2 of this		Except as otherwise provided in this section, the Administration se under this section only after a hearing under Title
	[(3)] substantial and imme continued pending a		If the Administration determines that there is a likelihood of ger and harm to the licensee or others if the license is he Administration:
30		(i)	Immediately may suspend the license;
31 32	a hearing as provided	(ii) I in Title	Within 7 days of a request for a hearing, shall grant the licensee 12, Subtitle 2 of this article; and
33	on not it should conti	(iii)	After the hearing, render an immediate decision as to whether

36

38 interest of the child;

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1 Article - Courts and Judicial Proceedings 2 *3-820*. 3 Subject to the provisions of subparagraphs (iii) and (iv) of this (d) <u>(1)</u> paragraph, in making a disposition on a finding that the child has committed the violation specified in a citation, the court may order the Motor Vehicle Administration 6 to initiate an action, under the motor vehicle laws, to suspend the driving privilege of 7 a child licensed to operate a motor vehicle by the Motor Vehicle Administration for a 8 specified period of not less than 30 days nor more than 90 days. 9 In this paragraph "driver's license" means a license or permit to 10 drive a motor vehicle that is issued under the laws of this State or any other 11 jurisdiction. 12 In making a disposition on a finding that the child has (iii) 13 committed a violation under Article 27, § 400 of the Code specified in a citation that 14 involved the use of a driver's license or a document purporting to be a driver's license, 15 the court may order the Motor Vehicle Administration to initiate an action under the 16 Maryland Vehicle Law to suspend the driving privilege of a child licensed to operate a 17 motor vehicle by the Motor Vehicle Administration: 18 For a first offense, for 6 months; and <u>1.</u> 19 <u>2.</u> For a second or subsequent offense, until the child is 21 20 years old. 21 In making a disposition on a finding that the child has (iv)22 <u>committed a violation under § 26-103 of the Education Article, the court shall order</u> 23 the Motor Vehicle Administration to initiate an action, under the motor vehicle laws, to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor 25 Vehicle Administration for a specified period of not less than 30 days nor more than 90 26 *days*. 27 (v) If a child subject to a suspension under this subsection does not 28 hold a license to operate a motor vehicle on the date of the disposition, the suspension shall commence: 30 If the child is at least 16 years of age on the date of the 31 disposition, on the date of the disposition; or 32 If the child is younger than 16 years of age on the date of 33 the disposition, on the date the child reaches the child's 16th birthday. 34 *In addition to the dispositions under paragraph (1) of this subsection,* (2) 35 the court also may:

37 participate in an alcohol education or rehabilitation program that is in the best

Counsel the child or the parent or both, or order the child to

1	(ii) Impose a civil fine of not more than \$25 for the first violation
2	and a civil fine of not more than \$100 for the second and subsequent violations; or
	(iii) Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for the second and subsequent violations.
	(3) (i) The provisions of paragraphs (1) and (2) of this subsection do not apply to a child found to have committed a violation under Article 27, § 405A of the Code.
9 10	(ii) In making a disposition on a finding that the child has committed a violation under Article 27, § 405A of the Code, the court may:
	1. Counsel the child or the parent or both, or order the child to participate in a smoking cessation clinic, or other suitable presentation of the hazards associated with tobacco use that is in the best interest of the child;
14 15	2. <u>Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for a second or subsequent violation; or</u>
	3. Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for a second or subsequent violation.
21 22	(4) IN MAKING A DISPOSITION ON A FINDING THAT THE CHILD HAS COMMITTED A VIOLATION UNDER ARTICLE 27, § 139C, § 151A, OR § 151C OF THE CODE, THE COURT MAY ORDER THE MOTOR VEHICLE ADMINISTRATION TO INITIATE AN ACTION, UNDER THE MARYLAND VEHICLE LAW, TO SUSPEND THE DRIVING PRIVILEGE OF A CHILD FOR A SPECIFIED PERIOD NOT TO EXCEED:
24	<u>1.</u> <u>FOR A FIRST OFFENSE, 6 MONTHS; AND</u>
25 26	2. FOR A SECOND OR SUBSEQUENT OFFENSE, 1 YEAR OR UNTIL THE PERSON IS 21 YEARS OLD, WHICHEVER IS LONGER.
	(II) IF A CHILD SUBJECT TO A SUSPENSION UNDER THIS PARAGRAPH DOES NOT POSSESS THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, THE SUSPENSION SHALL COMMENCE:
	1. IF THE CHILD IS AT AN AGE THAT IS ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, ON THE DATE OF THE DISPOSITION; OR
	2. <u>IF THE CHILD IS YOUNGER THAN AN AGE THAT IS</u> ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, ON THE DATE THE CHILD IS ELIGIBLE TO OBTAIN DRIVING PRIVILEGES.

1	Article - Transportation
2	<u>16-206.</u>
	(a) (1) The Administration may suspend, revoke, or refuse to issue or renew the license of any resident or the privilege to drive of any nonresident on a showing by its records or other sufficient evidence that the applicant or licensee:
6 7	(i) Has been convicted of moving violations so often as to indicate an intent to disregard the traffic laws and the safety of other persons on the highways;
8 9	(ii) <u>Is an unfit, unsafe, or habitually reckless or negligent driver of a</u> motor vehicle;
10 11	(iii) Has permitted an unlawful or fraudulent use of a license, identification card, or a facsimile of a license or identification card;
	(iv) Has used a license, identification card, or a facsimile of a license or identification card in an unlawful or fraudulent manner, unless the applicant or licensee is subject to the provisions of subsection (c) of this section;
15 16	(v) Has committed an offense in another state that, if committed in this State, would be grounds for suspension or revocation; or
17 18	(vi) Has knowingly made a false certification of required security in any application for a certificate of title or for the registration of a vehicle.
19 20	(2) The Administration may suspend a license to drive of an individual who fails to attend:
21 22	(i) A driver improvement program or an alcohol education program required under § 16-212 of this subtitle; or
23 24	(ii) A private alternative program or an alternative program that is provided by a political subdivision of this State under § 16-212 of this subtitle.
25 26	(3) The Administration may suspend or revoke a provisional license under § 16-213 of this subtitle.
27 28	(4) (I) PURSUANT TO A COURT ORDER UNDER ARTICLE 27, § 139C, § 151A, OR § 151C OF THE CODE, THE ADMINISTRATION:
	<u>I. SHALL INITIATE AN ACTION TO SUSPEND THE DRIVER'S</u> LICENSE OR DRIVING PRIVILEGE OF AN INDIVIDUAL FOR A TIME SPECIFIED BY THE COURT; AND
32 33	2. <u>MAY ISSUE A RESTRICTED LICENSE THAT IS LIMITED TO</u> <u>DRIVING A MOTOR VEHICLE:</u>
34 35	A. FOR THE PURPOSE OF ATTENDING AN ALCOHOL EDUCATION OR ALCOHOLIC PREVENTION OR TREATMENT PROGRAM;

1	B. THAT IS REQUIRED IN THE COURSE OF EMPLOYMENT;
4	C. FOR THE PURPOSES OF DRIVING TO OR FROM A PLACE OF EMPLOYMENT IF THE INDIVIDUAL'S EMPLOYMENT WOULD BE ADVERSELY AFFECTED BECAUSE THE INDIVIDUAL HAS NO REASONABLE ALTERNATIVE MEANS OF TRANSPORTATION TO OR FROM THE PLACE OF EMPLOYMENT; OR
8 9	<u>D.</u> <u>FOR THE PURPOSES OF DRIVING TO OR FROM SCHOOL OR ANY OTHER PLACE OF EDUCATIONAL INSTRUCTION IF THE INDIVIDUAL'S EDUCATION WOULD BE ADVERSELY AFFECTED BECAUSE THE INDIVIDUAL HAS NO REASONABLE ALTERNATIVE MEANS OF TRANSPORTATION FOR EDUCATIONAL PURPOSES.</u>
	(II) <u>IF AN INDIVIDUAL SUBJECT TO A SUSPENSION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH DOES NOT POSSESS THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, THE SUSPENSION SHALL COMMENCE:</u>
	1. IF THE INDIVIDUAL IS AT AN AGE THAT IS ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, ON THE DATE OF THE DISPOSITION; OR
	2. <u>IF THE INDIVIDUAL IS YOUNGER THAN AN AGE THAT IS</u> ELIGIBLE TO OBTAIN THE PRIVILEGE TO DRIVE ON THE DATE OF THE DISPOSITION, ON THE DATE THE INDIVIDUAL IS ELIGIBLE TO OBTAIN DRIVING PRIVILEGES.
	(c) <u>Pursuant to a court order under § 3-820(d) of the Courts Article, the Administration shall initiate an action to suspend the driving privilege of a child for the time specified by the court.</u>
	(2) If a child subject to a suspension under § 3-820(d) of the Courts Article does not hold a license to operate a motor vehicle on the date of the court order, the suspension shall commence:
26 27	(i) If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or
28 29	(ii) If the child is younger than 16 years of age on the date of the disposition, on the date the child reaches the child's 16th birthday.
	(3) On receipt of a notice described under Article 27, § 403(f) of the Code, the Administration shall suspend the license of an individual described under Article 27, § 403(f) of the Code:
33	(i) For a first offense, for 6 months; and
34 35	(ii) For a second or subsequent offense, until the individual is 21 years old or for a period of 1 year, whichever is longer.
36 37	(4) If an individual subject to a suspension under paragraph (3) of this subsection does not hold a license to operate a motor vehicle on the date that the

2	individual is found guilty of a Code violation, the suspension shall begin on the date that the license is issued, or after the individual applies and becomes qualified to receive a license, or on the individual's twenty-first birthday, whichever occurs first.
4	(5) The Administration may modify a suspension under this subsection or subsection (b) of this section or issue a restricted license if:
6 7	(i) The license is required for the purpose of attending an alcohol education or alcoholic prevention or treatment program;
8 9	(ii) The child or individual is required to drive a motor vehicle in the course of employment;
	(iii) It finds that the individual's or child's employment would be adversely affected because the individual or child has no reasonable alternative means of transportation to or from a place of employment; or
	(iv) It finds that the individual's or child's education would be adversely affected because the individual or child has no reasonable alternative means of transportation for educational purposes.
18 19 20	(d) (1) After the Administration refuses to issue a license under this section, determines that a suspension should be imposed under subsection (a)(2) of this section, or determines that a suspension or revocation should be imposed under subsection (a)(3) of this section, the Administration immediately shall give written notice to the applicant or licensee, and the applicant or licensee may request a hearing as provided in Title 12, Subtitle 2 of this article.
24 25	(2) AFTER THE ADMINISTRATION SUSPENDS THE DRIVER'S LICENSE OR DRIVING PRIVILEGE OF AN INDIVIDUAL UNDER SUBSECTION (A)(4) OF THIS SECTION, THE ADMINISTRATION SHALL SEND WRITTEN NOTICE TO THE INDIVIDUAL, INCLUDING NOTICE OF THE INDIVIDUAL'S RIGHT TO CONTEST THE ACCURACY OF THE INFORMATION.
27	(3) ANY CONTEST UNDER THIS SUBSECTION SHALL BE LIMITED TO:
	(I) WHETHER THE ADMINISTRATION HAS MISTAKEN THE IDENTITY OF THE INDIVIDUAL WHOSE LICENSE OR PRIVILEGE TO DRIVE HAS BEEN SUSPENDED; AND
31 32	(II) WHETHER THE INDIVIDUAL MAY BE ISSUED A RESTRICTED LICENSE THAT IS LIMITED TO DRIVING A MOTOR VEHICLE:
33 34	1. FOR THE PURPOSE OF ATTENDING AN ALCOHOL EDUCATION OR ALCOHOLIC PREVENTION OR TREATMENT PROGRAM;
35	2. THAT IS REQUIRED IN THE COURSE OF EMPLOYMENT;
36 37	3. FOR THE PURPOSES OF DRIVING TO OR FROM A PLACE OF EMPLOYMENT IF THE INDIVIDUAL'S EMPLOYMENT WOULD BE ADVERSELY

- 1 AFFECTED BECAUSE THE INDIVIDUAL HAS NO REASONABLE ALTERNATIVE MEANS 2 OF TRANSPORTATION TO OR FROM THE PLACE OF EMPLOYMENT; OR FOR THE PURPOSES OF DRIVING TO OR FROM SCHOOL OR 4 ANY OTHER PLACE OF EDUCATIONAL INSTRUCTION IF THE INDIVIDUAL'S 5 EDUCATION WOULD BE ADVERSELY AFFECTED BECAUSE THE INDIVIDUAL HAS NO 6 REASONABLE ALTERNATIVE MEANS OF TRANSPORTATION FOR EDUCATIONAL 7 PURPOSES. 8 Except as otherwise provided in this section, the Administration I(2)1(4) 9 may suspend or revoke a license under this section only after a hearing under Title 12, 10 Subtitle 2 of this article. 11 [(3)](5) If the Administration determines that there is a likelihood of 12 substantial and immediate danger and harm to the licensee or others if the license is 13 continued pending a hearing, the Administration: 14 *Immediately may suspend the license; (i)* 15 Within 7 days of a request for a hearing, shall grant the licensee (ii) 16 a hearing as provided in Title 12, Subtitle 2 of this article; and 17 After the hearing, render an immediate decision as to whether or (iii) 18 not it should continue the suspension or revoke the license. 19 *16-208*. Except as provided in paragraph (2) of this subsection, [§ 16-206(c)] 20 (a) *(1)* 21 § 16-206(A)(4) AND (C) of this subtitle, and § 16-404(c)(2) and (3) of this title, the
- 24 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

22 Administration may not suspend a license or privilege to drive for a period of more

25 October July 1, 1999.

23 than 1 year.