R5, R4

4lr0475

By: Senator Simonaire

Introduced and read first time: January 16, 2014 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

Rules of the Road – Duty to Remain at Scene of Accident – Driver Education and Penalties

FOR the purpose of requiring the Motor Vehicle Administration to adopt regulations
requiring that classroom instruction for the driver education program include
instruction on a certain requirement to remain at the scene of a vehicle accident
and the associated penalties for a failure to do so; increasing the penalty for
failing to remain at the scene of a certain vehicle accident that results in the
death of another person; and generally relating to the requirement to remain at
the scene of a vehicle accident.

- 11 BY repealing and reenacting, with amendments,
- 12 Article Transportation
- 13 Section 16–505 and 27–113
- 14 Annotated Code of Maryland
- 15 (2012 Replacement Volume and 2013 Supplement)
- 16 BY repealing and reenacting, without amendments,
- 17 Article Transportation
- 18 Section 20–102
- 19 Annotated Code of Maryland
- 20 (2012 Replacement Volume and 2013 Supplement)
- 21 Preamble
- 22 WHEREAS, Maryland has tragically lost some of its best and brightest citizens 23 due to motor vehicle accidents on Maryland roadways; and

WHEREAS, There have been too many victims of fatal vehicular hit–and–run accidents in Maryland, creating unimaginable suffering for surviving family members; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.

$\frac{1}{2}$	WHEREAS, Recently, communities in Anne Arundel County have been hit extremely hard with losses of young lives due to motor vehicle accidents; and		
$\frac{3}{4}$	WHEREAS, On April 15, 2013, Skylar Marion lost his life at the age of 15 as the result of injuries sustained in an unsolved hit–and–run accident; and		
5	WHEREAS, Skylar was an incredible young man with a passion for life; and		
$6 \\ 7$	WHEREAS, This Act is dedicated to Skylar and the many others who were fatally struck by drivers who fled the scene of the accident; and		
8 9	WHEREAS, Maryland has a vested interest in educating its citizenry and protecting them as they travel across the State; and		
$10 \\ 11 \\ 12$	WHEREAS, Lives can be saved by increasing the penalties for hit-and-run offenses and educating drivers about the importance of remaining at the scene of an accident as required by law; now, therefore,		
$\frac{13}{14}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:		
15	Article – Transportation		
16	16-505.		
17 18 19	(a) The Administration shall, in consultation with the State Department of Education, adopt and enforce regulations not inconsistent with this subtitle to implement a standardized driver education program conducted by driver education schools under its jurisdiction.		
20	implement a standardized driver education program conducted by driver education		
20 21 22	implement a standardized driver education program conducted by driver education		
$21\\22\\23$	implement a standardized driver education program conducted by driver education schools under its jurisdiction.(b) Regulations adopted under this section shall be administered by the		
21	 implement a standardized driver education program conducted by driver education schools under its jurisdiction. (b) Regulations adopted under this section shall be administered by the Administration and shall include: (1) Curriculum, equipment, and facility standards for classroom, 		

32 ARTICLE; and

1		(II) [at least] 6 hours of highway driving instruction;
2	(3)	Standards for the certification of schools and instructors;
$\frac{3}{4}$	(4) program;	A system to evaluate the effectiveness of the driver education
$5 \\ 6$	(5) program, based or	Standards governing the required offering of the driver education the capacity, enrollment, staff, and facilities of the schools; and
7	(6)	Standards for the eligibility of individuals to enroll in the program.
8	20–102.	
9 10 11		The driver of each vehicle involved in an accident that results in nother person immediately shall stop the vehicle as close as possible accident, without obstructing traffic more than necessary.
$12 \\ 13 \\ 14$		The driver of each vehicle involved in an accident that results in other person immediately shall return to and remain at the scene of the driver has complied with § 20–104 of this title.
$\begin{array}{c} 15\\ 16\\ 17\end{array}$		The driver of each vehicle involved in an accident that results in her person immediately shall stop the vehicle as close as possible to cident, without obstructing traffic more than necessary.
18 19 20		The driver of each vehicle involved in an accident that results in er person immediately shall return to and remain at the scene of the driver has complied with § 20–104 of this title.
21	27–113.	
22	(a) In th	is section, "serious bodily injury" means an injury that:
23	(1)	Creates a substantial risk of death;
24	(2)	Causes serious permanent or serious protracted disfigurement;
$\frac{25}{26}$	(3) of any body part, o	Causes serious permanent or serious protracted loss of the function organ, or mental faculty; or
27 28	(4) function of any bo	Causes serious permanent or serious protracted impairment of the dily member or organ.
$\begin{array}{c} 29\\ 30 \end{array}$	• • •	rson who violates § 20–102 of this article ("Driver to remain at scene ting in bodily injury or death") and who knew or reasonably should

have known that the accident might result in serious bodily injury to another person
and serious bodily injury actually occurred to another person, is guilty of a felony and
on conviction is subject to imprisonment for not more than 5 years or a fine of not more
than \$5,000 or both.

5 (c) A person who violates § 20–102 of this article ("Driver to remain at scene 6 — Accident resulting in bodily injury or death") and who knew or reasonably should 7 have known that the accident might result in the death of another person and death 8 actually occurred to another person, is guilty of a felony and on conviction is subject to 9 imprisonment for not more than [10] **15** years or a fine of not more than \$10,000 or 10 both.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2014.

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