## HOUSE BILL 132

By: Delegates Fennell, Barron, C. Howard, Jackson, Knotts, J. Lewis, Proctor, Tarlau, and A. Washington
Introduced and read first time: January 15, 2018
Assigned to: Environment and Transportation
Committee Report: Favorable with amendments
House action: Adopted
Read second time: March 11, 2018
CHAPTER $\qquad$

## AN ACT concerning

## Motor Vehicles - Duplicate Driver's Licenses - Victims of Robbery or Burglary

FOR the purpose of athorizing vietim of or burglary whery divers is
 of time under eertain eireumstanes; extending the period of time, under certain eireumstanees, during whieh a vietim of a robbery or burglary whose liense is taken during the robbery or burglary must apply for a duplieate liense; requiring the Motor Vehicle Administration, when processing an application for a duplicate license of a victim of a robbery or burglary whose license is taken during the robbery or burglary, to issue the duplicate license free of charge under certain circumstances; and generally relating to duplicate driver's licenses and victims of robbery or burglary.

BY repealing and reenacting, with amendments,
Article - Transportation
Section 16-112 and 16-114
Annotated Code of Maryland
(2012 Replacement Volume and 2017 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Transportation

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16-112.
(a) In this ation, "display" means the manual surrender of the liennee's lieense in the hands of the demanding offieer for inguection:
(円) [Eq] EXCEPT AS PROVHEE IN SUBSECTION (F) OF THES SECTHON, EACHindividual driving a mor whiele on any highway in this State hall have his lieense with him:
(e) Each individual driving a motor vehiele on any highway in this Stateshall dislay the lie on uniformed polie ffier who demands it.
(d) Each individual driving a motor vehiele on any highway in this Stateshall, if request by the offiere, sign his usual signature in the presence of the offieer so that the effier may determine whether he is the lieensee.
(e) A person may not give the name of another person or give a false or fietitious name to any uniformed police offieer who is attempting to detormine the identity of adriver of a motor vehinle.
(F) A VICTIM OF A POBBERY OR BURGWARY WHOSE WICENSE IS TAKEN PURING THE ROBBERY OR BURGHARY AND WHO FHES A POLIGE REPORT OF THE ROBBERY OR BURGLARY IN A TIMELY MANNER MAY DRIVE WHTHOUT A HIGENSE FOR NOT MORE THAN 2 WEEKS AFTER THE ROBBERY OR BURGLARY.

16-114.
(a) In this section, "mutilated" includes any imperfection of or in a driver's license, after its issuance, that renders it unsuitable for identification purposes or for verifying its authenticity and validity.
(b) IIf EXCEPT AS PROVIOED IN SUBSECTION (E) OF THESSECTION, IF a driver's license is lost, stolen, mutilated, or destroyed, the licensee immediately shall apply for and, after furnishing information satisfactory to the Administration and payment of the required fee, is entitled to obtain a duplicate license. If the duplicate license being applied for is of a type requiring a photo and the licensee is temporarily absent from this State, the Administration may issue a regular license bearing the notation that it is valid without a photo until 15 days after the licensee first returns to this State.
(c) A licensee who is at least 21 years may apply for a duplicate license that includes a frontal photograph of the licensee.
(d) If a person recovers an original license for which a duplicate has been issued, the person promptly shall surrender the original license to the Administration.
(E) (1) AVICTMM OF A ROBBERY OR BURGLARY WHOSE LIGENSE IS TAKEN ĐURHN THE ROBBERY OR BURGWARY AND WHO FHES A POLIGE REPORT OF THE ROBBERY OR BURGLARY IN A TUMELY MANNER SHA HICENSE NOT MORE THAN 2WEEKS AFTER THE ROBBERY OR BURGLARY.
(2) IF A VICTIM OF A ROBBERY OR BURGLARY WHOSE LICENSE IS TAKEN DURING THE ROBBERY OR BURGLARY PRESENTS A POLICE REPORT OF THE ROBBERY OR BURGLARY WHEN APPLYING FOR A DUPLICATE LICENSE, THE ADMINISTRATION SHALL ISSUE A DUPLICATE LICENSE FREE OF CHARGE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2018.

Approved:
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Governor.

Speaker of the House of Delegates.


[^0]:    EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
    [Brackets] indicate matter deleted from existing law.
    Underlining indicates amendments to bill.
    Strike indicates matter stricken from the bill by amendment or deleted from the law by amendment.

