## **Department of Legislative Services**

Maryland General Assembly

## FISCAL NOTE Revised

House Bill 410 (Delegate M. Burns)

Judiciary

**Vehicle Laws - Driving While Intoxicated or Intoxicated Per Se - Mandatory License Revocation for Third or Subsequent Conviction** 

This bill requires the Motor Vehicle Administration (MVA) to revoke the driver's license of a person with three or more convictions for driving while intoxicated or intoxicated per se. The individual's driver's license may not be reinstated until five years from the date of the revocation or when the MVA's Medical Advisory Board advises that the individual can drive without endangering public safety and welfare, whichever is longer.

## **Fiscal Summary**

**State Effect:** Potential minimal decrease in Transportation Trust Fund revenue. No effect on expenditures.

Local Effect: None.

**Small Business Effect:** None.

## **Fiscal Analysis**

**State Revenues:** The number of those convicted for the third or subsequent time of driving while intoxicated or intoxicated per se is not known. To the extent that the number of driver's license renewals and reinstatements decrease, Transportation Trust Fund revenue could decrease. The MVA collects \$75 in driver's license reinstatement fees and a \$30 fee to create the new license after an alcohol-related revocation. There is an additional \$20 fee every five years for renewal of a driver's license. Any such decrease is assumed to be minimal.

Information Source(s): Judiciary (District Court of Maryland), Department of

Transportation (Motor Vehicle Administration), Office of Administrative Hearings, Department of Legislative Services

**Fiscal Note History:** First Reader - March 12, 1998

lc Revised - House Third Reader - March 26, 1998

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