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By: The President (By Request - Administration) and Senators Colburn, Currie, Della, Garagiola, Hafer, Haines, Harris, Hooper, Jacobs, Kasemeyer, Klausmeier, Kramer, Lawlah, Munson, Pipkin, Schrader, and Stollafus

Introduced and read first time: January 21, 2005 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2 3

Drunk and Drugged Driving - Young Drivers - License Suspension and Revocation

4 FOR the purpose of requiring the Motor Vehicle Administration to revoke or suspend

- 5 for certain periods of time the driver's license or driving privilege of a person
- 6 under a certain age who is convicted of certain alcohol-or drug-related motor
- 7 vehicle violations; prohibiting the Administration from modifying certain
- 8 suspensions of a person's driver's license or driving privilege; requiring that
- 9 after the suspension, driving privileges expire under certain circumstances;
- 10 prohibiting the Administration from reinstating a revoked license or driving
- 11 privilege of a certain person for certain periods of time; making a stylistic
- 12 change; and generally relating to license suspensions and revocations for
- 13 alcohol- or drug-related motor vehicle violations by certain persons.

14 BY repealing and reenacting, with amendments,

- 15 Article Courts and Judicial Proceedings
- 16 Section 3-8A-23(a)(4)(i)
- 17 Annotated Code of Maryland
- 18 (2002 Replacement Volume and 2004 Supplement)

19 BY repealing and reenacting, with amendments,

- 20 Article Transportation
- 21 Section 16-205, 16-206(b), and 16-208
- 22 Annotated Code of Maryland
- 23 (2002 Replacement Volume and 2004 Supplement)
- 24 BY repealing and reenacting, without amendments,
- 25 Article Transportation
- 26 Section 21-902
- 27 Annotated Code of Maryland

1	(2002 Replacement Volume and 2004 Supplement)				
2 3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
4	Article - Courts and Judicial Proceedings				
5	3-8A-23.				
8 9	(a) (4) (i) An adjudication of a child as delinquent by reason of the child's violation of § 21-902 of the Transportation Article or a finding that a child has committed a delinquent act by reason of the child's violation of § 21-902 of the Transportation Article, without an adjudication of the child as delinquent, shall be reported by the clerk of the court to the Motor Vehicle Administration which shall:				
13	11.[For a violation of § 21-902(a) or (d) of the Transportation12Article, revoke] REVOKE the child's driving privilege UNDER § 16-205 OF THE13TRANSPORTATION ARTICLE in the same manner and to the same effect as if the child14had been convicted of the offense; OR				
	2. [For a first violation of § 21-902(b) or (c) of the Transportation Article, suspend] SUSPEND the child's driving privilege [for 6 months; and				
	 8 3. For a second or subsequent violation of § 21-902(b) or (c) 9 of the Transportation Article, suspend the child's driving privilege for 1 year] UNTIL 0 THE CHILD IS 21 YEARS OLD. 				
21	Article - Transportation				
22	16-205.				
23	(a) The Administration may revoke the license of any person who:				
26	(1) Is convicted under § 21-902(a) or (d) of this article of driving or attempting to drive a motor vehicle while under the influence of alcohol, while under the influence of alcohol per se, or while impaired by a controlled dangerous substance; or				
30 31	(2) Within a 3-year period, is convicted under § 21-902(b) or (c) of this article of driving or attempting to drive a motor vehicle while impaired by alcohol or while so far impaired by any drug, any combination of drugs, or a combination of one or more drugs and alcohol that the person cannot drive a vehicle safely and who was previously convicted of any combination of two or more violations under:				
33 34	(i) § 21-902(a) of this article of driving or attempting to drive a motor vehicle while under the influence of alcohol or while under the influence of				

35 alcohol per se;

1 (ii) § 21-902(b) of this article of driving or attempting to drive a 2 motor vehicle while impaired by alcohol;

3 (iii) § 21-902(c) of this article of driving or attempting to drive a
4 motor vehicle while so far impaired by any drug, any combination of drugs, or a
5 combination of one or more drugs and alcohol that the person cannot drive a vehicle
6 safely; or

7 (iv) § 21-902(d) of this article of driving or attempting to drive a 8 motor vehicle while impaired by a controlled dangerous substance.

9 (b) The Administration:

10 (1) Shall revoke the license of any person who has been convicted, under 11 Title 2, Subtitle 5 of the Criminal Law Article, of homicide by a motor vehicle while 12 under the influence of alcohol, impaired by alcohol, or impaired by any drug, any 13 combination of drugs, a combination of one or more drugs and alcohol, or a controlled 14 dangerous substance; and

15 (2) May not issue a temporary license to drive for any person whose 16 license has been revoked under item (1) of this subsection during an administrative 17 appeal of the revocation.

18 (c) [The] SUBJECT TO SUBSECTION (D-1) OF THIS SECTION, THE 19 Administration may suspend for not more than 60 days the license of any person who 20 is convicted under § 21-902(b) or (c) of this article of driving or attempting to drive a 21 motor vehicle while impaired by alcohol or while so far impaired by any drug, any 22 combination of drugs, or a combination of one or more drugs and alcohol that the 23 person cannot drive a vehicle safely.

(d) [The] SUBJECT TO SUBSECTION (D-1) OF THIS SECTION, THE
Administration may suspend for not more than 120 days the license of any person
who, within a 3-year period, is convicted under § 21-902(b) or (c) of this article of
driving or attempting to drive a motor vehicle while impaired by alcohol or while so
far impaired by any drug, any combination of drugs, or a combination of one or more
drugs and alcohol that the person cannot drive a motor vehicle safely and who was
previously convicted of a violation under:

31 (1) § 21-902(a) of this article of driving or attempting to drive a motor
32 vehicle while under the influence of alcohol or while under the influence of alcohol per
33 se;

34 (2) § 21-902(b) of this article of driving or attempting to drive a motor 35 vehicle while impaired by alcohol;

36 (3) § 21-902(c) of this article of driving or attempting to drive a motor
37 vehicle while so far impaired by any drug, any combination of drugs, or a combination
38 of one or more drugs and alcohol that the person cannot drive a motor vehicle safely;
39 or

1 2			2(d) of this article of driving or attempting to drive a motor ntrolled dangerous substance.				
3 4			WHO IS UNDER THE AGE OF 21 YEARS AND WHO IS 002 OF THIS ARTICLE, THE ADMINISTRATION SHALL:				
5 6	5 (1) 5 SUBSECTION (A) O		KE THE PERSON'S LICENSE OR DRIVING PRIVILEGE UNDER SECTION; OR				
7 8			ITHSTANDING SUBSECTIONS (C) AND (D) OF THIS SECTION, ICENSE OR DRIVING PRIVILEGE FOR THE LONGER OF:				
9 10		(I) S THE A	THE PERIOD FROM THE DATE OF CONVICTION UNTIL THE GE OF 21 YEARS; OR				
1	1	(II)	3 YEARS.				
12 13	2 (e) (1) 3 motor vehicle.	In this s	ubsection, "motor vehicle" does not include a commercial				
1.	14 (2) Subject to the provisions of this subsection, the Administration shall 15 suspend for 1 year the license of a person who is convicted of a violation of § 21-902(a) 16 of this article more than once within a 5-year period.						
18	 17 (3) On receiving a record of a conviction of a person for a violation of § 18 21-902(a) of this article more than once within a 5-year period, the Administration 19 shall issue to the person a notice of suspension of the person's license that: 						
20 2	0 1 and	(i)	States that the person's license shall be suspended for 1 year;				
22 23	2 3 paragraph.	(ii)	Advises the person of the right to request a hearing under this				
24 25			otice under paragraph (3) of this subsection, the a person's license under this subsection if:				
20	6	(i)	The person does not request a hearing;				
		(ii) an one vi	After a hearing, the Administration finds that the person was olation of § 21-902(a) of this article within a 5-year				
3(3)	0 1 person.	(iii)	The person fails to appear for a hearing requested by the				
33 34	 (5) The Administration shall, within 90 days of the expiration of the 1-year period of suspension, issue to the person a notice, unless this notice requirement was waived at a hearing described in paragraph (4) of this subsection, that: 						

35 that:

	(i) States that the person shall maintain for not less than 3 months and not more than 1 year, dating from the expiration of the 1-year period of suspension, an ignition interlock system on each motor vehicle owned by the person;						
6 7	(ii) States that the Administration shall impose a restriction on the person's license that prohibits the person from driving a motor vehicle that is not equipped with an ignition interlock system for a period of not less than 3 months and not more than 1 year, dating from the expiration of the 1-year period of suspension; and						
9 10	paragraph.	(iii)	Advises the person of the right to request a hearing under this				
13 14 15	 (6) After notice under paragraph (5) of this subsection, or a waiver of 2 notice, the Administration shall order a person to maintain for not less than 3 months 3 and not more than 1 year, dating from the expiration of the 1-year period of 4 suspension, an ignition interlock system on each motor vehicle owned by the person 5 and impose a license restriction that prohibits the person from driving a motor vehicle 6 that is not equipped with an ignition interlock system if: 						
17		(i)	The person does not request a hearing;				
20	8 (ii) The Administration finds at a hearing that the person owns one 9 or more motor vehicles and that no financial hardship, as described in paragraphs (7) 0 and (8) of this subsection, will be created by requiring the person to maintain an 1 ignition interlock system on each motor vehicle owned by the person; or						
22 23	person.	(iii)	The person fails to appear for a hearing requested by the				
26	4 (7) If the Administration finds at a hearing that maintenance of an 5 ignition interlock system on a motor vehicle owned by the person creates a financial 6 hardship on the person, the family of the person, or a co-owner of the motor vehicle, 7 the Administration:						
30	(i) Shall impose a restriction on the license of the person for not less than 3 months and not more than 1 year, dating from the expiration of the 1-year period of suspension, that prohibits the person from driving any motor vehicle that is not equipped with an ignition interlock system; and						
32 33		(ii) vehicle to	May not require the person to maintain an ignition interlock of which the financial hardship applies.				
34 35	(8) under circumstances t		nption under paragraph (7)(ii) of this subsection applies only				
36		(i)	Are specific to the person's motor vehicle; and				
37 38	the Administration.	(ii)	Meet criteria contained in regulations that shall be adopted by				

If a person requests a hearing and the Administration finds that the

2 person does not own a motor vehicle at the expiration of the 1-year period of 3 suspension, the Administration shall impose a restriction on the license of the person 4 for not less than 3 months and not more than 1 year, dating from the expiration of the 5 1-year period of suspension, that prohibits the person from driving any motor vehicle 6 that is not equipped with an ignition interlock system. 7 (10)Each notice and hearing under this subsection shall meet the 8 requirements of Title 12, Subtitle 2 of this article. 9 This subsection does not limit any provision of this article that allows (11)10 or requires the Administration to: 11 (i) Revoke or suspend a license of a person; or 12 (ii) Prohibit a person from driving a motor vehicle that is not 13 equipped with an ignition interlock system.

14 (12) A suspension imposed under this subsection shall be concurrent with 15 any other suspension or revocation imposed by the Administration that arises out of 16 the circumstances of the conviction for a violation of § 21-902(a) of this article 17 described in this subsection.

18 (f) (1) Subject to paragraph (2) of this subsection, the Administration may 19 modify any suspension under this section or any suspension under § 16-205.1 of this 20 subtitle and issue a restrictive license to a licensee who participates in the Ignition

21 Interlock System Program established under § 16-404.1 of this title.

22 (2) The Administration may not modify a suspension and issue a 23 restrictive license during a mandatory period of suspension described in subsection

24 (D-1) OR (e) of this section OR § 16-206(B) OF THIS SUBTITLE.

25 (g) When a suspension imposed under [subsections] SUBSECTION (c), (d),

26 (D-1), or (e) of this section OR § 16-206(B) OF THIS SUBTITLE expires, the

27 Administration immediately shall return the license or reinstate the privilege of the

28 driver, unless the license or privilege has been refused, revoked, suspended, or

29 canceled under any other provisions of the Maryland Vehicle Law.

30 16-206.

(b) [(1)] Upon notification by the clerk of the court that a child has been
adjudicated delinquent for a violation of § 21-902 of this article, or that a finding has
been made that a child violated § 21-902 of this article, the Administration shall
suspend or revoke the driving privilege of the child in accordance with §
3-8A-23(a)(4)(i) of the Courts Article.

36 [(2) If a child subject to a suspension or revocation under this subsection 37 does not hold a license to operate a motor vehicle on the date of the disposition, the 38 suspension or revocation shall commence:

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(9)

1 (i) If the child is at least 16 years old on the date of the disposition,						
2 on the date of the disposition; or						
3 (ii) If the child is younger than 16 years of age on the date of the 4 disposition, on the date the child reaches the child's 16th birthday.]						
5 16-208.						
 6 (a) (1) Except as provided in paragraph (2) of this subsection, § 16-205(D-1) 7 OF THIS SUBTITLE, § 16-206(a)(4) and (c) of this subtitle, [and] § 16-404(c)(2) and (3) 8 of this title, AND § 3-8A-23 OF THE COURTS ARTICLE, the Administration may not 9 suspend a license or privilege to drive for a period of more than 1 year. 						
10 (2) After notice and hearing, the Administration may suspend for an 11 indefinite period the license or privilege of any individual who cannot drive safely 12 because of his physical or mental condition.						
13(3)This subsection does not apply to or affect the suspension of any14 license:						
15 (i) For failure to comply with the required security provisions of 16 Title 17 of this article;						
17(ii)For failure to appear at a hearing as provided in Title 12,18Subtitle 2 of this article;						
19(iii)For failure to obey a citation, as provided in Title 26 of this20 article;						
21 (iv) For failure to pay a fine in accordance with the court's directive 22 as provided in Title 27 of this article; or						
23 (v) For failure to pay child support, as provided in § 16-203 of this24 title.						
 (b) (1) Any individual whose license or privilege to drive has been revoked may apply for reinstatement of the individual's license or privilege as provided in this subsection. 						
 (2) (i) If it is the individual's first revocation, the individual may file a reinstatement application at any time after the day the revoked license is surrendered to and received by the Administration or, in the case of an individual who does not have a license issued under this title, after the effective date of the revocation. 						
33 (ii) Except as provided in paragraph (6) of this subsection, on 34 receipt of the application, the Administration may reinstate the license or privilege 6 35 months after the revoked license is received by the Administration or, in the case of 36 an individual who does not have a license issued under this title 6 months after the						

36 an individual who does not have a license issued under this title, 6 months after the

37 effective date of revocation.

1 (3) (i) If it is the individual's second revocation, the individual may file 2 a reinstatement application at any time after 1 year from the day the revoked license 3 is surrendered to and received by the Administration or, in the case of an individual 4 who does not have a license issued under this title, after 1 year from the effective date 5 of revocation.				
6 (ii) Except as provided in 7 receipt of the application, the Administration may re	n paragraph (6) of this subsection, on instate the license or privilege.			
8 (4) (i) If it is the individual's third revocation, the individual may file 9 a reinstatement application at any time after 18 months from the day the revoked 10 license is surrendered to and received by the Administration or, in the case of an 11 individual who does not have a license issued under this title, after 18 months from 12 the effective date of revocation.				
13(ii)Except as provided in14receipt of the application, the Administration may re-	n paragraph (6) of this subsection, on sinstate the license or privilege.			
15 (5) (i) If it is the individual's fourth or subsequent revocation, the 16 individual may file a reinstatement application at any time after 2 years from the day 17 the revoked license is surrendered to and received by the Administration or, in the 18 case of an individual who does not have a license issued under this title, after 2 years 19 from the effective date of revocation.				
20(ii)Except as provided in21receipt of the application, the Administration may re-	n paragraph (6) of this subsection, on einstate the license or privilege.			
 (6) (i) The Administration may not reinstate a license or privilege to drive under this subsection if the license or privilege has been refused, revoked, suspended, or canceled under any other provision of the Maryland Vehicle Law. 				
25(ii)1.In this subp26driving incident" means a:	aragraph, "alcohol-related or drug-related			
 A. Conviction 8 § 21-902(a), (b), (c), or (d) of this article or a substa 29 jurisdiction; 	or probation before judgment for a violation of ntially similar law of another			
30B.Refusal to s31a substantially similar law of another jurisdiction; or	ubmit to a test under § 16-205.1 of this title or			
32C.Test result t33or more at the time of testing under § 16-205.1 of th34law of another jurisdiction.	hat indicates an alcohol concentration of 0.10 is title or a substantially similar			
 35 36 committed at the same time or arising out of the sam 37 considered separate alcohol-related or drug-related or 				

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38 of this subparagraph.

Notwithstanding paragraphs (1) through (5) of this

3.

2 subsection, the Administration may reinstate a license or privilege to drive only if, 3 after an investigation of an individual's habits and driving ability, the Administration 4 is satisfied it will be safe to reinstate the license or privilege of an individual who has 5 been: Involved in any combination of three or more separate 6 A. 7 alcohol-related or drug-related driving incidents; 8 Β. Involved in a vehicular accident resulting in the death of 9 another person; or 10 C. Convicted of a violation for failing to stop after a vehicular 11 accident resulting in bodily injury or death. 12 (7)NOTWITHSTANDING PARAGRAPHS (1) THROUGH (6) OF THIS 13 SUBSECTION, THE ADMINISTRATION MAY NOT REINSTATE THE LICENSE TO DRIVE 14 OF A PERSON UNDER THE AGE OF 21 YEARS WHOSE LICENSE HAS BEEN REVOKED 15 UNDER § 16-205 OR § 16-206 (B) OF THIS SUBTITLE UNTIL THE LATER OF: **(I)** THE PERSON'S 21ST BIRTHDAY; OR 16 ANY TIME AFTER 3 YEARS FROM THE DAY THE REVOKED 17 (II) 18 LICENSE IS SURRENDERED TO AND RECEIVED BY THE ADMINISTRATION OR, IN THE 19 CASE OF AN INDIVIDUAL WHO DOES NOT HAVE A LICENSE ISSUED UNDER THIS 20 TITLE, AFTER 3 YEARS FROM THE EFFECTIVE DATE OF REVOCATION. 21 Except as otherwise provided in this title, before issuing a new (8) 22 license, the Administration shall require the applicant to submit to the examinations 23 that it considers appropriate. 24 21-902. A person may not drive or attempt to drive any vehicle while under 25 (a) (1)26 the influence of alcohol. A person may not drive or attempt to drive any vehicle while the 27 (2)28 person is under the influence of alcohol per se. 29 (b) A person may not drive or attempt to drive any vehicle while impaired by 30 alcohol. 31 (c) (1)A person may not drive or attempt to drive any vehicle while he is so 32 far impaired by any drug, any combination of drugs, or a combination of one or more 33 drugs and alcohol that he cannot drive a vehicle safely. 34 It is not a defense to any charge of violating this subsection that the (2)35 person charged is or was entitled under the laws of this State to use the drug, 36 combination of drugs, or combination of one or more drugs and alcohol, unless the

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person was unaware that the drug or combination would make the person incapable
 of safely driving a vehicle.

3 (d) A person may not drive or attempt to drive any vehicle while the person is 4 impaired by any controlled dangerous substance, as that term is defined in § 5-101 of 5 the Criminal Law Article, if the person is not entitled to use the controlled dangerous 6 substance under the laws of this State.

7 (e) For purposes of the application of subsequent offender penalties under § 8 27-101 of this article, a conviction for a crime committed in another state or federal 9 jurisdiction that, if committed in this State, would constitute a violation of subsection 10 (a), (b), (c), or (d) of this section shall be considered a violation of subsection (a), (b), 11 (c), or (d) of this section.

12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 13 effect October 1, 2005.