## **HOUSE BILL 1349**

R4 8lr3108

By: Delegates Weir, Boteler, and Minnick

Introduced and read first time: February 8, 2008

Assigned to: Environmental Matters

## A BILL ENTITLED

1	AN ACT concerning
$\frac{2}{3}$	Vehicle Laws - Driver Improvement Programs - Deduction of Accumulated Points
4	FOR the purpose of authorizing an individual who has accumulated a certain number
5	of points on the individual's driving record to request the Motor Vehicle
6	Administration to deduct a certain number of points from the individual's
7	driving record if the individual attends a certain driver improvement program
8	or driver safety program; prohibiting the Administration from deducting more
9	than a certain number of points from an individual's driving record in a certain
10	time period; requiring the Administration to apply a certain point deduction in a
11	certain manner; requiring the Administration to provide a certain notification to
12 13	a individual who accumulates a certain number of points; and generally relating to the accumulation of points against a driving record.
14	BY repealing and reenacting, without amendments,
15	Article – Transportation
16	Section 16–212
17	Annotated Code of Maryland
18	(2006 Replacement Volume and 2007 Supplement)
19	BY repealing and reenacting, with amendments,
20	Article – Transportation
21	Section 16–404
22	Annotated Code of Maryland
23	(2006 Replacement Volume and 2007 Supplement)
24	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
25	MARYLAND, That the Laws of Maryland read as follows:
26	Article - Transportation



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- 2 (a) The Administration may conduct:
- 3 (1) A driver improvement program;
- 4 (2) An alcohol education program; and
- 5 (3) Point system conferences.
- 6 (b) (1) The purpose of the programs and conferences authorized under 7 this section is to provide driver rehabilitation.
- 8 (2) The Administration shall determine the content of the programs 9 and conferences.
- 10 (c) If an individual is convicted of 1 or more moving violations:
- 11 (1) After a conference or a hearing as provided in Title 12, Subtitle 2 of 12 this article, as a condition of reinstatement of a driver's license, or if an individual fails 13 to attend a conference as required by § 16–404(a)(2) of this title, the Administration 14 may require an individual to attend a driver improvement program or alcohol 15 education program; or
- 16 (2) A court may require an individual to attend a driver improvement 17 program or alcohol education program.
  - (d) In carrying out an order of the court, a probation officer or health department officer may assign an individual to attend a driver improvement program or alcohol education program.
- 21 (e) (1) An individual who attends a program or conference under this 22 section shall pay, in advance, a fee as provided in this subsection.
- 23 (2) The Administration shall set a reasonable fee based on the costs of operating the programs and conferences authorized by this section.
- 25 (3) The funds collected by the Administration under this subsection 26 may not be credited to the Gasoline and Motor Vehicle Revenue Account for 27 distribution under § 8–403 or § 8–404 of this article.
- 28 (f) (1) The Administration may waive attendance at an alcohol education 29 program conducted by the Administration if an individual attends a private alcohol 30 education program or an alcohol education program provided by a political subdivision 31 of the State that is approved by the Alcohol and Drug Abuse Administration and the 32 Administration.

(2)1 Administration may waive attendance at a driver  $\mathbf{2}$ improvement program conducted by the Administration if an individual attends a 3 private driver improvement program or a driver improvement program provided by a 4 political subdivision of the State that is approved by the Administration. The Administration may waive attendance at a point system 5 conference conducted by the Administration if an individual attends a point system 6 7 conference conducted by a private provider that is approved by the Administration. 8 (4) The Administration shall establish criteria for approving private 9 providers of point system conferences and alcohol education or driver improvement programs and alcohol education or driver improvement programs provided by a 10 11 political subdivision of the State. 12 Upon application for approval to provide the programs and (5)conferences allowed under this section, a private provider shall pay an application fee 13 14 established by the Administration. 16-404. 15 16 (a) The Administration shall take the following actions for points 17 accumulated within any 2-year period: 18 (1) Send a warning letter to each individual who accumulates 3 points; 19 **(2)** NOTIFY EACH INDIVIDUAL WHO ACCUMULATES 2 OR MORE 20POINTS OF THE RIGHT TO HAVE THE POINTS DEDUCTED IN ACCORDANCE WITH 21SUBSECTION (D) OF THIS SECTION: 22 [(2)] (3) Require attendance at a conference by each individual who accumulates 5 points, except that a Class A, B, or C licensee who submits evidence 23 acceptable to the Administration that he is a professional driver may not be called in 24until he accumulates 8 points; and 25 26 [(3)] **(4)** Except as provided in § 16–405 of this subtitle: 27 (i) Suspend the license of each individual who accumulates 8 28 points; and 29 Revoke the license of each individual who accumulates 12 (ii) points. 30 31 (b) (1) Except as provided in § 16–405 of this subtitle: 32 If an individual accumulates 8 points, the Administration

shall issue a notice of suspension; and

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$\frac{1}{2}$	shall issue a notice	(ii) If an individual accumulates 12 points, the Administration of revocation.					
3	(2)	Each notice shall:					
4 5	requested, bearing	(i) Be personally served or sent by certified mail, return receipt a postmark from the United States Postal Service;					
6		(ii) State the duration of the suspension or revocation; and					
7 8 9	(iii) Advise the individual of his right, within 10 days after the notice is sent (Saturdays, Sundays, and legal holidays excepted), to file a written request for a hearing before the Administrator.						
10 11	(3) revocation is effect	Unless a hearing is requested, each notice of suspension or we at the end of the 10-day period after the notice is sent.					
12	(c) (1)	Except as provided in paragraphs (2) and (3) of this subsection:					
13 14	more than 30 days	(i) An initial suspension may not be for less than 2 days nor and					
15 16	nor more than 90 d	(ii) Any subsequent suspension may not be for less than 15 days ays.					
17 18 19 20	(2) Subject to the provisions of paragraph (3) of this subsection, the following suspension periods may apply to a suspension for an accumulation of points under $ 16-402(a)(24) $ of this subtitle for a violation of $ 21-902(b) $ or (c) of this article or a suspension imposed under $ 16-404.1(b)(4)(iii) $ of this subtitle:						
21		(i) For a first conviction, not more than 6 months;					
22 23	first conviction, no	(ii) For a second conviction at least 5 years after the date of the more than 9 months;					
24 25	the first conviction	(iii) For a second conviction less than 5 years after the date of or for a third conviction, not more than 12 months; and					
26 27	months.	(iv) For a fourth or subsequent conviction, not more than 24					
28 29 30		The Administration may issue a restrictive license for the period of an individual who participates in the Administration's Ignition rogram under § 16–404.1 of this subtitle.					
31	(4)	This subsection does not limit the authority of the Administration					

to issue a restrictive license or modify a suspension imposed under this subsection.

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2	THE INDIV	IDUAL	'S DI	RIVING	RECO	RD MAY REQUE	ST THE AI	OMINISTR <i>A</i>	OIT	<b>N</b> ТО
3	DEDUCT 2	2 POI	NTS	FROM	THE	INDIVIDUAL'S	DRIVING	RECORD	IF	THE
4	INDIVIDUA	L ATTI	ENDS	:						

- 5 (I) A DRIVER IMPROVEMENT PROGRAM CONDUCTED BY 6 THE ADMINISTRATION UNDER § 16–212 OF THIS TITLE;
- 7 (II) A PRIVATE DRIVER IMPROVEMENT PROGRAM 8 APPROVED BY THE ADMINISTRATION IN ACCORDANCE WITH § 16–212 OF THIS 9 TITLE;
- 10 (III) A DRIVER IMPROVEMENT PROGRAM PROVIDED BY A 11 POLITICAL SUBDIVISION OF THE STATE AND APPROVED BY THE 12 ADMINISTRATION IN ACCORDANCE WITH § 16–212 OF THIS TITLE; OR
- 13 (IV) AN EQUIVALENT DRIVER SAFETY PROGRAM APPROVED 14 BY THE ADMINISTRATION.
- 15 (2) THE ADMINISTRATION MAY NOT DEDUCT MORE THAN 2
  16 POINTS EVERY 2 YEARS FROM AN INDIVIDUAL'S DRIVING RECORD UNDER THIS
  17 SUBSECTION.
- 18 (3) THE ADMINISTRATION SHALL APPLY ANY POINT DEDUCTIONS 19 AWARDED UNDER THIS SUBSECTION CHRONOLOGICALLY TO THE EARLIEST 20 CONVICTIONS FOR WHICH POINTS HAVE BEEN ASSESSED.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2008.