Department of Legislative Services Maryland General Assembly 2008 Session

FISCAL AND POLICY NOTE

House Bill 504 Judiciary (Delegate Holmes)

Drunk and Drugged Driving - Repeat Offenders - Special Registration Plates

This bill requires the Motor Vehicle Administration to issue special registration plates to individuals who have been convicted three or more times of alcohol- and/or drug-related driving offenses.

Fiscal Summary

State Effect: Transportation Trust Fund revenues increase by at least \$1.7 million in FY 2009 from issuance of special plates to all drivers with multiple charges as of the bill's effective date, assuming a \$500 plate issuance fee. TTF revenues would increase in future years as well but the amount of the increase cannot be reliably estimated. TTF expenditures could increase by \$555,200 in FY 2009 for additional personnel, computer programming modifications for FY 2009 only, and license plate supplies. Out-year expenditures include annualization and inflation.

(in dollars)	FY 2009	FY 2010	FY 2011	FY 2012	FY 2013
SF Revenue	\$1,779,900	-	-	-	-
SF Expenditure	555,200	123,800	129,500	135,500	141,800
Net Effect	\$1,224,700	(\$123,800)	(\$129,500)	(\$135,500)	(\$141,800)

Note:() = decrease; GF = general funds; FF = federal funds; SF = special funds; - = indeterminate effect

Local Effect: None.

Small Business Effect: None.

Analysis

Bill Summary: MVA is required to issue special registration plates that identify the owner of the vehicle as having been convicted three or more times of alcohol- and/or drug-related driving offenses under the provisions of this bill. The special plates must be of a distinctive design as determined by MVA, and the plates must bear the letters "DUI" and a three-digit number.

If the owner of a registered vehicle is convicted a third or subsequent time of an alcohol- and/or drug-related driving offense, MVA must recall all regular registration plates that have been issued to the owner for all of the owner's vehicles. MVA has to notify the owner that the recalled registration plates must be returned to MVA within 30 days from the date of the notice. Once the plates are returned, MVA must then issue special registration plates and validation tabs to the vehicle owner or any co-owner who is otherwise qualified to operate the vehicle.

The vehicle owner who has received the special registration plates must pay a \$500 fee for the plates. The fee must be retained by MVA for the purpose of recovering costs and may not be credited to the Gasoline and Motor Vehicle Revenue Account.

The vehicle owner who receives the special plates must display them on the vehicle for five full years from the date of issuance. If the vehicle's registration expires during the period that the owner must display the plates, the owner must renew the registration and pay the required fees. At the end of the five-year period, MVA must either return the recalled regular registration plates to the owner or issue new registration plates. MVA must also issue validation tabs which are valid for the remainder of the vehicle's current registration period.

Current Law: State law does not authorize or mandate the issuance of distinctive vehicle registration plates to vehicle owners who have been convicted of crimes. MVA is required to issue special vehicle registration plates to specified disabled populations. State law authorizes MVA to issue other special registration plates such as so-called "vanity" plates and plates that commemorate industries, institutions, or certain groups.

A person may not drive or attempt to drive any vehicle while:

- under the influence of alcohol or under the influence of alcohol *per se*;
- impaired by alcohol;
- impaired by drugs, or drugs and alcohol; or
- impaired by a controlled dangerous substance.

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With a conviction for an alcohol- and/or drug-related driving offense, a violator is subject to a range of penalties involving fines and imprisonment, as well as suspension or revocation of the driver's license by MVA. A person convicted of driving under the influence or under the influence *per se* is subject to fines ranging from \$1,000 to \$3,000 and/or a maximum imprisonment term of one to three years. A repeat conviction within five years requires a mandatory minimum penalty of imprisonment from 5 to 10 days or community service from 30 to 60 days, as well as a mandatory alcohol abuse assessment. A conviction for lesser included offenses subjects the violator to a fine of \$500 and/or imprisonment for up to two months. However, for repeat offenders maximum prison terms increase to a year. If an offender is transporting a minor at the time of the alcohol-and/or drug-related driving offense, fines and sanctions increase beyond those already specified for lesser included offenses.

Background: According to the Governors Highway Safety Association, the states of Minnesota and Ohio issue special plates for the vehicles of owners that have been convicted of drunk driving offenses. Other states that have issued special plates to the vehicles of drunk driving offenders in previous years (for example, Georgia, Iowa, and Oregon) have discontinued the sanction.

State Revenues: The bill requires MVA to charge a \$500 fee to cover its program implementation costs. As a result, TTF revenues would increase by at least \$1,779,855 in fiscal 2009 as alcohol and/or drugged driving offenders with three or more offenses are required to display the special license plates required by the bill. The revenue estimate is based on the following assumptions:

- As of February 1, 2008, 4,623 drivers with at least one vehicle have three or more convictions of the offenses addressed in the bill. MVA advises that all these drivers' plates would be recalled and new plates issued during the nine months of fiscal 2009 remaining after the bill's effective date.
- Data are not available to indicate which convicted drivers have registered more than one vehicle. The estimate assumes that, as of the bill's effective date, only one set of plates from each of the known 4,623 drivers would be recalled and the special plates issued.
- The charge for a new set of plates would be \$500 and a collection rate of 77% is assumed.

• In future years, the number of drivers meeting the bill's threshold of three or more convictions cannot be reliably estimated. Nevertheless, revenues would increase each year, potentially by a significant amount.

State Expenditures: TTF expenditures could increase by an estimated \$555,161 in fiscal 2009, accounting for the bill's October 1, 2008 effective date. The estimate applies start-up costs to personnel, but not to equipment, postage, or supplies as MVA advises that all drivers with three or more offenses would have their plates recalled and new plates would be issued during the remainder of fiscal 2009. This estimate reflects the cost of hiring one consumer investigator and one customer service agent. The investigator would retrieve tags from those drivers who do not comply with the plate recall requirement. The customer service agent would issue new plates and provide customer service. The estimate includes salaries, fringe benefits, one-time start-up costs, computer programming expenses of \$450,000 for fiscal 2009 only, and ongoing operating expenses.

Positions	2
Salaries and Fringe Benefits	\$74,263
Computer Modifications	450,000
Other Operating Expenses	30,898
Total FY 2009 State Expenditures	\$555,161

Future year expenditures reflect \bullet full salaries with 4.4% annual increases and 3% employee turnover; and \bullet 2% annual increases in ongoing operating expenses.

Additional Information

Prior Introductions: A similar bill, HB 1315 of 2006, received an unfavorable report from the House Judiciary Committee.

Cross File: None.

Information Source(s): Judiciary (Administrative Office of the Courts), Maryland Department of Transportation, Governors Highway Safety Association, Mothers Against Drunk Driving, National Conference of State Legislatures, Department of Legislative Services

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