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S.B. 37
135th General Assembly

Fiscal Note & Local Impact Statement

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Version: As Reported by Senate Judiciary

Primary Sponsors: Sens. Blessing and Ingram

Local Impact Statement Procedure Required: No

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Highlights

- The Bureau of Motor Vehicles (BMV) will experience some initial shifting in workload and revenue to (1) reinstate certain driver's licenses earlier than they otherwise would have under existing law, and (2) a potential longer term decrease in the overall number of license suspensions imposed.
- Local courts and clerks of court may experience an increase in caseload to hear appeals and motions related to driver's license suspensions that were imposed for certain drug and nondriving offenses prior to the bill's effective date, as well as an increase in administrative costs to issue supplemental citations in failure to appear in court cases. Some of the costs incurred may be at least partially offset by a filing fee charged by the court. The magnitude of the bill's impact on any given local court or clerk of court will vary by jurisdiction.

Detailed Analysis

The bill modifies the law governing driver's license suspensions and their reinstatement processes. In calendar year 2022, there were a total of 263,633 active driver's license suspensions for a total of 175,931 drivers, meaning that each driver had an average of 1.5 suspensions. The bill may shorten the duration of or eliminate altogether certain suspensions for some drivers.

Bureau of Motor Vehicles

Certain drug offense and nondriving-related suspensions

The bill limits when a suspension may be imposed for certain drug¹ and nondriving offenses, including failure to pay child support.² The bill also authorizes the reinstatement of certain licenses, in some cases at no cost, that would not be subject to suspension under the bill. The bill may initially result in some shifting in workload and revenue for the Bureau of Motor Vehicles (BMV), which is responsible for reinstating suspended licenses, as drivers with certain license suspensions may be eligible to have their suspension terminated and driver's license reinstated before they otherwise could have under current law. The BMV is expected to absorb this initial increase in workload utilizing existing resources. In addition, a minimal amount of license reinstatement fee revenue may be collected sooner than it otherwise might have been under current law.³

In future years, the bill's provisions governing driver's license suspensions may reduce the number of suspensions that are imposed annually, as well as the amount of corresponding revenue that would otherwise have been collected for the BMV to reinstate those licenses had they been suspended. The savings in workload and the amount of lost revenue is likely to be minimal annually.

For calendar year 2022, there were a total of 530 active in-state drug offense suspensions, 719 out-of-state drug offense suspensions, and 241 truancy suspensions. The number of suspensions imposed for the other nondriving offenses is uncertain, as is the number of suspensions that will ultimately be impacted. However, the bill's license suspension provisions are not expected to have a significant fiscal impact on the key components of the driver's license suspension system: the BMV and local courts and clerks of courts.

License forfeiture suspensions

Under current law, a license forfeiture suspension may be imposed when a person either fails to appear in court to answer for a charge or fails to pay a court-imposed fine or satisfy specified court judgments within a specified timeframe. The bill eliminates the possibility of a license suspension for failure to pay a fine or satisfy a court judgment, and requires the Registrar to reinstate any such suspensions without the payment of any fees. The bill also requires, rather than authorizes as under current law, a court to issue a supplemental citation to a person who

¹ Possession of controlled substances (when the violation is not a first, second, or third degree felony), possessing drug abuse instruments, illegal use of possession of drug paraphernalia, deception to obtain a dangerous drug, illegal processing of drug documents, abusing harmful intoxicants, and counterfeit controlled substance offenses.

² These offenses also include: habitual school truancy (in the case of a student), failure to pay a fine imposed by a court, and failure to comply with or satisfy specified court judgments within the specified time.

³ License reinstatement fees are generally \$40 for drug-related and truancy-related offenses, and \$25 for child support violations. These fees are collected by the BMV and credited to the Public Safety – Highway Purposes Fund (Fund 5TMO), which in part supports the BMV's operating expenses.

fails to appear in court at least 30 days prior to issuing a summons or warrant, and authorizes the issuance of the supplemental citation via electronic means.

As a result, the Registrar may end up reinstating some licenses earlier than would otherwise have been the case and having to forego reinstatement revenue that would otherwise have been collected to satisfy the suspension. The fee to reinstate license forfeiture suspension is \$40. Of that amount, \$30 is credited to the Public Safety – Highway Purposes Fund (Fund 5TM0), which is used in part to pay the BMV’s expenses. Ten dollars is credited to the Indigent Defense Support Fund (Fund 5DY0).⁴ The magnitude of revenue loss will depend on the number of suspensions that are eligible to be lifted under the bill. It is possible that a person may have a license forfeiture suspension lifted and still have a suspended license if a suspension was imposed for another offense. The bill’s impact on the clerks of court is detailed in the **“Local courts and clerks of court”** section below.

In calendar year 2022, there were 69,494 license forfeiture suspensions. The number of those suspensions that were imposed for failure to pay a court-ordered fine or otherwise comply or satisfy a court order, and thus eligible for reinstatement under the bill is indeterminate, as is the number of suspensions for failure to appear in court.

The bill also requires the Registrar to automatically remove any driver’s license suspensions or motor vehicle registration suspensions imposed by the Registrar for failure to pay a court fine or fee and to create a list of individuals whose license was suspended by a court for that offense and send the list to the applicable courts. Costs associated with this new duty will depend on the magnitude of the number of impacted records and whether that process can be integrated with other existing notification systems between the BMV and the courts.

Random Selection Verification Program

The bill requires the Registrar to remove any remaining driver’s license suspensions associated with the Financial Responsibility Random Verification Program that was eliminated in H.B. 62 of the 133rd General Assembly, and prohibits the Registrar from charging any fees to reinstate those licenses that are still suspended under the program.

As of January 18, 2024, the BMV reported 14,327 open Random Verification cases, nearly all of which (14,265) were still active due to owing some amount of money. The remaining 62 suspensions were still active due to failing to submit the required proof of insurance filing. Removing these remaining suspensions will result in up to \$2,139,750 (\$150 x 14,265) in reinstatement fee revenue under the bill that otherwise may have been collected.⁵ It should be noted that some people with an outstanding Random Selection suspension may also have other active suspensions, therefore their license would not be eligible for reinstatement under the bill.

Proof of financial responsibility penalties

The bill reduces the penalties for failing to provide proof of financial responsibility when operating a motor vehicle. The bill’s impact on noncompliance violations at a traffic stop or at the time of an accident, and related revenue is two-fold. First, by increasing from 15 days to

⁴ R.C. 4507.45.

⁵ This amount assumes that the \$150 reinstatement fee would otherwise have been collected for each suspension and does not take into account amnesty or partial payments received.

45 days the grace period in which a person may provide proof of financial responsibility before a license suspension becomes effective, and by reducing the lookback period for repeat offenses from five years to one year, the bill may reduce the number of license suspensions imposed for noncompliance and repeat noncompliance violations. The second effect is that if fewer licenses are suspended, the BMV may collect less noncompliance reinstatement fee revenue than it otherwise would have collected.

In calendar year 2022, there were 94,820 noncompliance license suspensions. The bill is unlikely to affect the overall number of these suspensions. It may however affect the amount assessed to reinstate certain licenses, thereby potentially decreasing to some degree the total amount of reinstatement fee revenue generated annually. Under existing law, the reinstatement fee for a license suspended due to noncompliance is generally \$40 however, that fee increases to \$300 for a second offense within a one-year period and to \$600 for a third or subsequent offense within a one-year period. These fees are unchanged by the bill, with the exception of the elimination of the \$50 financial responsibility noncompliance fee when a person fails to voluntarily surrender the person's license, certificate of registration, or license plates.

Additionally, the bill modifies the requirement that a person whose license was suspended for noncompliance continually file proof of responsibility for three to five years after the offense by reducing that timeframe to one year for all suspensions. This change will likely result in some administrative savings for the BMV.

Local courts and clerks of court

Driver license suspensions

The bill's provisions regarding driver's license suspensions for certain drug and nondriving offenses, and failure to pay child support may result in an initial increase in caseload for local courts and clerks of court related to such suspensions imposed prior to the bill's effective date. In the case of certain drug offenses and nondriving-related suspensions, individuals may file an appeal with the appropriate court to have their suspension terminated, and in the case of failure to pay child support,⁶ individuals may file a motion with the court for limited driving privileges when they are not able to under current law.

Any costs incurred as a result of a driver's license suspension appeal or motion for limited driving privileges may be at least partially offset by a filing fee charged by the court. Whether or not a court charges a fee varies by court, as does the amount of any fee charged. A court has discretion over whether to terminate the suspension for any applicant making such a request under the bill.

Any increase in appeals or motions for limited driving privileges filed is expected to be temporary with caseloads leveling out after existing suspensions have been served. The magnitude of any initial increase is uncertain. In future years, the bill may reduce the number of license suspensions imposed for certain drug and nondriving offenses and failure to pay child support, thus potentially resulting in a minimal decrease in caseload for local courts and clerks of court.

⁶ There were 20,776 failure to pay child support suspensions in calendar year 2022.

Failure to appear supplemental citations

The bill requires a court to issue a supplemental citation to a person who fails to appear in court prior to issuing a summons or warrant, and authorizes the issuance of the supplemental citation via electronic means. As a result certain clerks of court may experience an increase in workload and related costs to issue supplemental citations, the magnitude of which will vary by court and depend on the number of failure to appear violations and whether the court has the capability to submit the supplemental citation electronically. The impact is likely to be greater on those jurisdictions in which the clerk does not have the ability to submit the supplemental citation electronically.

School notification requirements to the BMV

The bill's provision removing the requirement that school superintendents notify the BMV of a student's withdrawal from school or habitual absence will have a negligible fiscal effect on impacted school districts, mainly in terms of administrative cost savings.

Driving under suspension citations

By potentially decreasing the number of licenses suspended for certain drug and nondriving offenses and failure to pay child support, the bill may indirectly impact the number of citations issued for driving under suspension or violating certain license restrictions.

Any resulting decrease in suspensions or citations issued creates a potential expenditure savings effect for local criminal justice systems, as well as the BMV, which administers the license suspension system. Fewer subsequent convictions mean a related revenue loss in the form of fines, fees, and court costs retained by counties and municipalities, and court costs forwarded to the state. The net effect of any expenditure savings and revenue loss is likely to be minimal at most annually.