HOUSE BILL 1017

R4 (7lr0009)

ENROLLED BILL

— Judiciary/Judicial Proceedings —

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Introduced by Chair, (Transportation)	Judiciary	Committee	(Ву	Request	. – Depar	tment	al –	
	Read and E	xamined by I	Proofre	eaders:				
			Proofreader.					
					I	Proofre	ader.	
Sealed with the Great	Seal and p	resented to	the C	Governor,	for his ap	proval	this	
day of	8	at			_ o'clock,		M.	
						Spea	aker.	
	Cl	HAPTER						
AN ACT concerning								
Motor Vehicle	Administra	tion – Drivi	ng Re	cords – E	Expungeme	ent		
FOR the purpose of alteriand of public driving and Administration from Administration to expungement of driving and alterian alterian and alterian and alterian and alterian and alterian a	records by to om expunging adopt cert	he Motor Veng certain o tain regulati	ehicle driving ions;	Administ record and gene	ration; prob entries; rec erally relat	nibiting quiring	the the	
BY repealing and reenaction Article – Transport Section 16–117.1 Annotated Code of Italian (2012 Replacement)	ation Maryland		ement)					

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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suspensions or revocations.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 1 2 That the Laws of Maryland read as follows: **Article - Transportation** 3 4 16-117.1. 5 In this section, "criminal offense" does not include any violation of the 6 Maryland Vehicle Law. 7 Except as provided in subsections (c) and (e) of this section and in Subtitle 8 (b) 8 of this title, if a licensee applies for the expungement of the licensee's public driving record. the THE Administration shall expunge the PUBLIC DRIVING record OF A LICENSEE if [, 9 at the time of application]: 10 11 The licensee does not have charges pending for allegedly committing a (1)12 moving violation or a criminal offense involving a motor vehicle; and 13 The licensee has not been convicted of a moving violation or a (2)(i) 14 criminal offense involving a motor vehicle for the preceding 3 years, and the licensee's license never has been suspended FOR REASONS RELATED TO DRIVER SAFETY, AS 15 **DEFINED BY THE ADMINISTRATION,** or revoked; 16 17 [(ii)] **(2)** The licensee has not been convicted of a moving violation 18 or a criminal offense involving a motor vehicle for the preceding 5 years, and the licensee's 19 record shows not more than one suspension FOR REASONS RELATED TO DRIVER SAFETY, 20 AS DEFINED BY THE ADMINISTRATION, and no revocations; or 21[(iii)] **(3)** Within the preceding 10 years: 22[1.]**(I)** The licensee has not been [convicted of nor been] 23granted probation before judgment for a violation of § 20–102 or § 21–902 of this article; 24AND 25[2. The licensee's driving record shows no convictions from 26 another jurisdiction of a moving violation identical or substantially similar to § 20–102 or § 21–902 of this article; and 27 28 3. (II) The licensee has not been convicted of any [other] 29 moving violation or criminal offense involving a motor vehicle, regardless of the number of

31 (c) The Administration may refuse to expunge a driving record if it determines 32 that the individual requesting the expungement *LICENSEE* has not driven a motor vehicle

- on the highways during the particular conviction—free period on which the request EXPUNGEMENT is based.
- 3 (d) [The Administration shall expunge from its driver record data base the driving record of an individual or a probation before judgment disposition of an individual:
- 5 (1) Who has not been convicted of a moving violation or criminal offense 6 involving a motor vehicle for the preceding 3 years;
- 7 (2) Who has not been convicted of, or been granted probation before 8 judgment for:
- 9 (i) A violation of § 20–102 of this article;
- 10 (ii) A violation of § 21–902 of this article; or
- 11 (iii) A moving violation identical or substantially similar to \S 20–102 12 or \S 21–902 of this article; and
- 13 (3) Whose license or privilege to drive never has been suspended or 14 revoked.
- 15 (e) Notwithstanding any other provision of this section, the Administration may 16 not expunge [any]:
- 17 **(1) ANY** driving records before the expiration of the time they are required 18 to be retained under § 16–819 of this title;
- 19 **(2)** ANY DRIVING RECORD ENTRIES REQUIRED FOR ASSESSMENT OF SUBSEQUENT OFFENDER PENALTIES; AND
- 21 (3) ANY DRIVING RECORD ENTRIES RELATED TO A MOVING 22 VIOLATION OR AN ACCIDENT THAT RESULTED IN THE DEATH OF ANOTHER PERSON.
- 23 (E) THE ADMINISTRATION SHALL ADOPT REGULATIONS TO CARRY OUT 24 THIS SECTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.