

SPONSOR: Rep. Valihura

## HOUSE OF REPRESENTATIVES 144th GENERAL ASSEMBLY

## HOUSE AMENDMENT NO. 2 TO HOUSE BILL NO. 240

| 1  | AMEND House Bill No. 240 by striking line 277 thereof and by substituting in lieu thereof the phrase "admission               |
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| 2  | of guilt for an offense or violation or an admission of".   |
| 3  | FURTHER AMEND House Bill No. 240 by striking from line 400 the phrase "an infraction" and by substituting                     |
| 4  | in lieu thereof the phrase "an infraction or infractions".  |
| 5  | FURTHER AMEND House Bill No. 240 by striking from line 402 the phrase "civil assessment" and by                               |
| 6  | substituting in lieu thereof the phrase "civil assessment, surcharges,".  |
| 7  | FURTHER AMEND House Bill No. 240 by striking from line 404 the phrase "civil infraction" and by substituting                  |
| 8  | in lieu thereof the phrase "civil infraction, crime or offense".  |
| 9  | FURTHER AMEND House Bill No. 240 by striking from line 405 the phrase "civil infraction" and by substituting                  |
| 10 | in lieu thereof the phrase "or civil infractions".  |
| 11 | FURTHER AMEND House Bill No. 240 by striking from line 407 the phrase "five (5)" and by substituting in lieu                  |
| 12 | thereof the phrase "three (3)".   |
| 13 | FURTHER AMEND House Bill No. 240 by striking from lines 468 through 472 the phrase "a preponderance of                        |
| 14 | the evidence" as it appears each time therein and by substituting in lieu thereof the phrase "clear and convincing evidence". |
| 15 | FURTHER AMEND House Bill No. 240 by striking lines 608 through 611 therefrom, by striking lines 690                           |
| 16 | through 694 therefrom, and by striking lines 936 through 940 therefrom.   |
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## **SYNOPSIS**

This Amendment first removes language that would have affected the admissibility of adjudications in subsequent civil proceedings. The Amendment also changes the burden of proof in civil infraction cases to a burden of clear and convincing evidence. Lastly, the Amendment allows a driver to seek a deferral finding every three years instead of every five years.

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