AMENDMENTS TO HOUSE BILL NO. 80

Sponsor: REPRESENTATIVE CARROLL

Printer's No. 2299

- Amend Bill, page 1, lines 2 and 3, by striking out "amnesty" 1
- 2 in line 2 and all of line 3 and inserting
- 3 Relief from Administrative Suspension Program.
- Amend Bill, page 1, lines 8 through 18; pages 2 through 5, 4
- lines 1 through 30; page 6, lines 1 through 13; by striking out 5
- 6 all of said lines on said pages and inserting
- 7 SUBCHAPTER E
- 8 RELIEF FROM ADMINISTRATIVE SUSPENSION PROGRAM
- 9 Sec.
- 1591. Definitions. 10
- 1592. Relief from Administrative Suspension Program. 11
- 12 1593. Program requirements.
- 13 1594. Use of revenue.
- 1595. Proceedings relating to violations barred. 14
- § 1591. Definitions. 15
- 16 The following words and phrases when used in this subchapter shall have the meanings given to them in this section unless the 17
- context clearly indicates otherwise: 18
- "Court." The issuing authority or court of competent 19
- jurisdiction which notified the department of an individual's 20
- failure to respond that resulted in the indefinite suspension of 21
- that individual's operating privilege under section 1533 22
- 23 (relating to suspension of operating privilege for failure to
- 24 respond to citation).
- "Program." The Relief from Administrative Suspension Program 25
- 26 established under section 1592 (relating to Relief from
- 27 Administrative Suspension Program).
- § 1592. Relief from Administrative Suspension Program. 28
- 29 (a) Establishment. -- The department, in consultation with the
- Administrative Office of Pennsylvania Courts, shall establish 30
- 31 the Relief from Administrative Suspension Program that shall
- begin on the effective date of this section and end 12 months 32
- after the effective date of this section. 33
- 34 (b) Purposes. -- The program shall permit the department to
- restore the operating privileges of eligible individuals from 35

suspensions imposed under sections 1533(a), (b) or (d) (relating to suspension of operating privilege for failure to respond to citation), 1543(a) (relating to driving while operating 4 privilege is suspended or revoked) and 1544(a) (relating to additional period of revocation or suspension). 5 6 (c) Duties. -- The department, in consultation with the 7 Administrative Office of Pennsylvania Courts, shall: 8 (1) Review the applications filed for relief under the 9 program and make a determination as to the applicant's eligibility for relief within 30 days of receipt of the 10 11 application and all other required items. 12 (2) Determine if an applicant has satisfied all courtordered obligations which resulted in a suspension of the 13 applicant's operating privilege under section 1533(a), (b) or 14 15 (d). 16 (3) Determine if an applicant was convicted of one or more violations under section 1543(a) that occurred only as 17 18 the result of a suspension imposed under the authority of 19 section 1533 or 6146 (relating to enforcement agreements) and 20 is currently serving or will serve an operating privilege suspension for a section 1543(a) conviction. 21 (4) Determine whether the granting of relief under the 22 23 program would result in immediate restoration of the applicant's operating privilege. 24 25 (5) Prioritize the processing of applications for which the granting of relief will result in an immediate 26 restoration of the applicant's operating privilege. 27 28 (6) Update eligible applicants' driver's records and 29 restore the operating privilege of applicants as permitted 30 under this title. (d) Eligibility. -- The program shall be available to an 31 32 individual who meets the following criteria: 33 (1) The individual's operating privilege has been indefinitely suspended under section 1533(a), (b) or (d) 34 prior to the effective date of this subsection. 35 36 (2) The department's records show that the individual's 37 operating privilege will be or is suspended for a conviction 38 under section 1543(a) only as a result of a suspension imposed under the authority of section 1533 or 6146 prior to 39 the effective date of this section. 40 41 (3) The individual has served any operating privilege suspension required by the underlying offense which resulted 42 43 in violation of section 1533(a), (b) or (d). 44 (4) The individual has submitted a completed application 45 for relief to the department on a form prescribed by the department. The following items must also be submitted with 46 the application: 47

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50 51 (ii) proof of financial responsibility; or

a motor vehicle currently registered in this

(iii) in the case of an individual who does not own

(i) the restoration fee; and

Commonwealth, a signed statement certifying that the 1 <u>individual does not own a motor vehicle currently</u> 2 3 registered in this Commonwealth. 4 (e) Prohibitions. -- An individual shall be prohibited from 5 receiving relief under the program for convictions of violations 6 committed after the effective date of this subsection. 7 (f) Reinstatement. -- The department shall amend eligible individuals' driver's records to show they satisfied all court-8 ordered obligations which resulted in a suspension of the 9 individual's operating privilege under section 1533. The 10 department shall amend eliqible individuals' driver's records to 11 12 show that suspensions imposed for relevant convictions under section 1543(a) will end or will not be imposed. Any add-on 13 suspensions imposed under section 1544(a) for violations that 14 15 occurred at the same time as a relevant violation of section 1543(a) shall be rescinded from eligible individuals' driver's 16 17 records. The department shall not be required to reinstate the operating privilege of an individual under this subchapter if 18 the department is authorized under this title to suspend the 19 20 operating privilege of the individual for other violations of this title. Upon restoration from suspension under this program, 21 22 eligible individuals' driver's records shall show five points. 23 (q) Compliance. -- The department may not be required to 24 restore the operating privilege of an individual under this subchapter until the individual has complied with section 1593 25 (relating to program requirements). 26 § 1593. Program requirements. 27 28 (a) Form. -- An individual who seeks to participate in the 29 program shall respond to the court pursuant to the instructions in a restoration requirements letter which shall be provided by 30 31 the department. 32 (b) Satisfaction of payments owed. -- The individual is 33 required to pay 100% of the original penalty and any other court-ordered obligations imposed under the applicable laws of 34 35 this Commonwealth. 36 (c) Requirements. -- In addition to the requirements under 37 section 1960 (relating to reinstatement of operating privilege or vehicle registration), an individual applying for the program 38 39 shall perform one of the following: (1) Pay all court-ordered obligations immediately or in 40 41 a single remittance. 42 (2) If an individual is unable to pay all obligations under subparagraph (i), the individual shall either: 43 44 (i) pay in installments all court-ordered obligations after a hearing conducted by the issuing 45

obligations after a hearing conducted by the issuing authority to determine the individual's ability to pay and the issuance of an order providing for installment payments; or

(ii) notwithstanding 42 Pa.C.S. § 1520(a) (relating to adjudication alternative program), complete a courtordered public service or other adjudication alternative

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program under 42 Pa.C.S. § 1520(b).
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      (d) Proof of financial responsibility. -- Notwithstanding
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   section 1783 (relating to proof of financial responsibility
   before restoring operating privilege or registration), before
   restoring an operating privilege, the department shall require
   an individual participating in the program to provide the
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   department with:
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          (1) proof of financial responsibility; or
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          (2) in the case of an individual who does not own a
      motor vehicle currently registered in this Commonwealth, a
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      signed statement certifying that the individual does not own
      a motor vehicle currently registered in this Commonwealth.
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      (e) Certification. -- The court shall certify to the
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   department that an individual is eligible for relief under the
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   program because:
           (1) an individual has satisfied the amounts owed to the
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      court; or
          (2) an individual has completed or satisfied all court-
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       ordered public service requirements or other alternative
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      adjudication programs.
   § 1594. Use of revenue.
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      All revenue received by the court under the program shall be
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   distributed in accordance with law.
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   § 1595. Proceedings relating to violations barred.
       Participation in the program is conditioned upon the
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   individual's agreement not to protest or pursue an
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   administrative or judicial proceeding against the department for
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   the sanctions it imposed on the individual's operating privilege
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   under section 1533 (relating to suspension of operating
   privilege for failure to respond to citation), 1543 (relating to
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   driving while operating privilege is suspended or revoked), 1544
   (relating to additional period of revocation or suspension) or
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   6146 (relating to enforcement agreements) as addressed by the
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program.
Section 2. This act shall take effect in 10 months.

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