As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

133rd General Assembly Regular Session 2019-2020

Sub. S. B. No. 68

Senator Williams

Cosponsors: Senators Antonio, Thomas, Sykes, Uecker, Huffman, M., Eklund, Brenner, Hackett, Maharath

A BILL

То	amend section 4510.10 of the Revised Code to	1
	allow a court to authorize completion of a	2
	community service program in lieu of payment of	3
	driver's license reinstatement fees when the	4
	court determines that an offender cannot	5
	reasonably pay the fees and to establish a	6
	reinstatement fee waiver plan.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4510.10 of the Revised Code be	8
amended to read as follows:	9
Sec. 4510.10. (A) As used in this section, "reinstatement	10
<u>.</u>	11
(1) "Reinstatement fees" means the fees that are required	12
under section 4507.1612, 4507.45, 4509.101, 4509.81, 4511.191,	13
4511.951, or any other provision of the Revised Code, or under a	14
schedule established by the bureau of motor vehicles, in order	15
to reinstate a driver's or commercial driver's license or permit	16

or nonresident operating privilege of an offender under a	17
suspension.	18
(2) "Indigent person" means a person who the state public	19
defender has determined to be indigent in accordance with	20
section 120.05 of the Revised Code.	21
(B) Reinstatement fees are those fees that compensate the	22
bureau of motor vehicles for suspensions, cancellations, or	23
disqualifications of a person's driving privileges and to	24
compensate the bureau and other agencies in their administration	25
of programs intended to reduce and eliminate threats to public	26
safety through education, treatment, and other activities. The	27
registrar of motor vehicles shall not reinstate a driver's or	28
commercial driver's license or permit or nonresident operating	29
privilege of a person until the person has paid all	30
reinstatement fees and has complied with all conditions for each	31
suspension, cancellation, or disqualification incurred by that	32
person.	33
(C) When a municipal court or county court determines in a	34
pending case involving an offender that the offender cannot	35
reasonably pay reinstatement fees due and owing by the offender	36
relative to one or more suspensions that have been or will be	37
imposed by the bureau of motor vehicles or by a court of this	38
state, the court, by order, may undertake <u>do either of the</u>	39
following:	40
<u>(1) Undertake</u> an installment payment plan or a payment	41
extension plan for the payment of reinstatement fees due and	42
owing to the bureau in that pending case. The court shall	43

establish an installment payment plan or a payment extension 44 plan under this division in accordance with the requirements of 45 divisions (D)(1) and (2) of this section. 46

Page 3 Sub. S. B. No. 68 As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

(2) Authorize the offender to perform community service in	47
lieu of payment of the reinstatement fees.	48
A court that authorizes an offender to perform community	49
service in lieu of paying reinstatement fees under this division	
shall provide the offender with documentation indicating	51
completion of the court-ordered community service when the	
offender has completed that community service. In addition to	
complying with all other applicable requirements for	
reinstatement, other than payment of reinstatement fees, the	55
offender shall provide the documentation of completion to the	56
registrar when seeking reinstatement.	57
(D) Independent of the provisions of division (C) of this	58
section, an offender who cannot reasonably pay reinstatement	59
fees due and owing by the offender relative to a suspension that	60
has been imposed on the offender may file a petition in the	61
municipal court, county court, or, if the person is under the	62
age of eighteen, the juvenile division of the court of common	63
pleas in whose jurisdiction the person resides or, if the person	64
is not a resident of this state, in the Franklin county	65
municipal court or juvenile division of the Franklin county	66
court of common pleas for an order that does either of the	67
following, in order of preference:	68
(1) Establishes a reasonable payment plan of not less than	69
fifty dollars per month, to be paid by the offender to the	70
registrar of motor vehicles or an eligible deputy registrar, in	71
all succeeding months until all reinstatement fees required of	72
the offender are paid in full. If the person is making payments	73
to a deputy registrar, the deputy registrar shall collect a	74
service fee of ten dollars each time the deputy registrar	75

collects a payment to compensate the deputy registrar for

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Sub. S. B. No. 68 As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

services performed under this section. The deputy registrar 77 shall retain eight dollars of the service fee and shall transmit 78 the reinstatement payments, plus two dollars of each service 79 fee, to the registrar in the manner the registrar shall 80 determine. 81

(2) If the offender, but for the payment of the 82 reinstatement fees, otherwise would be entitled to operate a 83 vehicle in this state or to obtain reinstatement of the 84 offender's operating privileges, permits the offender to operate 85 a motor vehicle, as authorized by the court, until a future date 86 upon which date all reinstatement fees must be paid in full. A 87 payment extension granted under this division shall not exceed 88 one hundred eighty days, and any operating privileges granted 89 under this division shall be solely for the purpose of 90 permitting the offender occupational or "family necessity" 91 privileges in order to enable the offender to reasonably acquire 92 the delinquent reinstatement fees due and owing. 93

(E) If a municipal court, county court, or juvenile 94 division enters an order of the type described in division (C) 95 or division (D)(1) or (2) of this section, the court, at any 96 time after the issuance of the order, may determine that a 97 change of circumstances has occurred and may amend the order as 98 justice requires, provided that the amended order also shall be 99 an order that is permitted under division (C) or division (D)(1) 100 or (2) of this section. 101

(F) If a court enters an order of the type described in
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division (C), (D)(1), (D)(2), or (E) of this section, during the
pendency of the order, the offender in relation to whom it
applies is not subject to prosecution for failing to pay the
reinstatement fees covered by the order.

Sub. S. B. No. 68 Page 5 As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

(G) <u>(1)</u> In addition to divisions (A) to (F) of this	107
section, the registrar, with the approval of the director of	108
public safety and in accordance with Chapter 119. of the Revised	109
Code, may adopt rules that permit do both of the following:	110
(a) Permit a person to pay reinstatement fees in	111
installments in accordance with this division (G)(2) of this	112
section:	
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(b) Permit an indigent person to apply for and receive a	114
waiver of all reinstatement fees in accordance with division (G)	115
(3) of this section. The	116
(2) The rules governing the bureau of motor vehicles	117
installment plan may contain any of the following provisions:	118
(1) (a) A schedule establishing a minimum monthly payment	119
amount;	120
anount;	120
(2) (b) If the person otherwise would have valid driving	121
privileges but for the payment of the reinstatement fees, the	122
registrar may record the person's driving privileges as "valid"	123
so long as the person's installments are current.	
(3) (c) If the person's installments are not current, the	125
registrar may record the person's driving privileges as	126
"suspended" or "failure to reinstate," as appropriate.	127
(4) (d) Any other provision the registrar reasonably may	128
prescribe.	129
(3) The rules governing the bureau of motor vehicles	130
waiver plan may establish any of the following:	
(a) The form of the application;	132
(b) The documentation required of a person to prove that	133

Sub. S. B. No. 68	Page 6
As Reported by the Senate Local Government, Public Safety and Veterans Affairs Commit	tee

the person is an indigent person;	134
(c) A process for recording the person's driving	135
privileges as "valid" after the waiver of the reinstatement	
<u>fees;</u>	137
(d) Any other requirements or procedures the registrar	138
determines are necessary for implementation of the waiver plan.	139
(H) Reinstatement fees are debts that may be discharged in	140
bankruptcy.	141
Section 2. That existing section 4510.10 of the Revised	142
Code is hereby repealed.	143