

114A.

(a) In addition to, but not in substitution of, any other provisions of this Article, the Commissioner of Motor Vehicles, shall after notice to the general public put into effect a point system for the suspension or revocation of motor vehicle operators' and chauffeurs' licenses issued under this Article. Points shall be charged against a licensee after conviction of violation of the motor vehicle laws of this State, and for the purposes of this subtitle, a forfeiture of collateral shall be considered as a conviction. Initial point values shall be assessed as follows:

| | |
|---|-----------|
| 1. Any moving violation not listed below and not contributing to an accident | 1 point |
| 2. Violations contributing to an accident | 3 points |
| 3. Speeding (exceeding the posted speed limits by ten miles or more) | 3 points |
| 4. Reckless driving | 3 points |
| 5. Failure to report an accident | 5 points |
| 6. Permitting unlicensed operator to operate a motor vehicle | 4 points |
| 7. Leaving after colliding: | |
| No personal injury | 8 points |
| With personal injury | 12 points |
| 8. Operating after suspension or revocation | 12 points |
| 9. Obtaining or attempting to obtain a permit by misrepresentation | 12 points |
| 10. Loaning or altering a permit | 12 points |
| 11. Conviction for any homicide or assault committed by means of an automobile | 12 points |
| 12. Driving or attempting to drive under the influence of intoxicating liquor or narcotic drugs | 12 points |
| 13. Driving or attempting to drive while ability impaired by consumption of alcohol | 6 points |
| 14. Any felony involving use of an automobile | 12 points |

Whenever conviction occurs on multiple charges based on offenses alleged to have been committed at the same time or arising out of circumstances simultaneous in time and place, points shall be assessed against the person so convicted only on the charge which has the highest point assessment and shall not be assessed with respect to the remainder of such multiple charges.

In traffic cases turned over to military authorities, points will be assessed immediately upon notification to the Commissioner that such military authorities have taken disciplinary action as the result of arrests of service personnel for moving traffic violations.

206.

Driving while intoxicated or while driving ability is impaired by consumption of alcohol.

(a) *It shall be unlawful for any person to drive or attempt to drive or to be in actual physical control of any vehicle within this State while he is in an intoxicated condition, or under the influence of narcotic drugs.*