

CHAPTER 461
(House Bill 525)

AN ACT concerning

Vehicle Laws - ~~Drunk Driving Penalties~~ Administrative Per Se Offenses - High Alcohol Concentration or Test Refusal - Mandatory Ignition Interlock System - ~~Suspension Modifications and Restrictive Licenses~~

FOR the purpose of ~~requiring the Motor Vehicle Administration to require a person to participate in the Ignition Interlock System Program for a certain period of time following a certain period of suspension if a certain test result indicates a certain alcohol concentration; prohibiting the Administration from modifying a certain suspension of a driver's license or a driving privilege or issuing a restrictive license to a person if a certain test result indicates a certain alcohol concentration unless the person participates in the Ignition Interlock System Program for a certain period of time; altering the requirements for participation in the Ignition Interlock System Program; requiring a police officer to advise a person of certain facts concerning a certain alcohol concentration under certain circumstances; providing that certain facts concerning a certain alcohol concentration may be issues at a certain administrative hearing under certain circumstances; making a stylistic change; and generally relating to mandatory penalties if a certain test result indicates a certain alcohol concentration under certain circumstances increasing the period of a suspension of a driver's license required for certain administrative per se offenses if the driver took a certain test that indicates a certain alcohol concentration; requiring participation in the Ignition Interlock System Program if a person refused to take a certain test or if a certain test indicates a certain alcohol concentration under certain circumstances; requiring a police officer to advise a person of certain facts and include certain facts in a certain sworn statement under certain circumstances; providing that a person has the right to elect to participate in the Ignition Interlock System Program under certain circumstances; providing that a certain alcohol concentration may be an issue at a certain administrative hearing under certain circumstances; establishing that the sworn statement of a police officer regarding a certain alcohol concentration is prima facie evidence for a certain purpose; authorizing the Administration to modify a license suspension or issue a restrictive license for a licensee who has committed certain alcohol-related driving offenses under certain circumstances; providing that if a licensee refused to take a certain test or took a test indicating a certain alcohol concentration the Administration may not modify a license suspension or issue a restrictive license unless the licensee participates in the Ignition Interlock System Program for a certain period; providing that if a licensee does not successfully complete the Ignition Interlock System Program under certain circumstances that the Administration shall *summarily* suspend the driver's license or driving privilege for a certain period under certain circumstances; *providing that a licensee may request a certain hearing*; requiring the Administration to adopt certain regulations; making clarifying and technical changes; *providing for a delayed effective date*; and generally relating to certain~~