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13

2002 Regular Session (2lr0226)

## ENROLLED BILL

-- Judiciary/Judicial Proceedings --

Introduced by Delegates Grosfeld, Taylor, Arnick, Busch, Conway, Dewberry,
Doory, Harrison, Hixson, Howard, Hurson, Kopp, McIntosh, Menes,
Montague, Owings, Rawlings, Rosenberg, Vallario, W. Baker, Barkley,
Bobo, Bronrott, Clagett, Cryor, D. Davis, Mandel, Petzold, Rudolph, and
Snodgrass Snodgrass, and Valderrama

time period for filing a reinstatement application for a driver's license or

Read and Examined by Proofreaders: Proofreader. Proofreader. Sealed with the Great Seal and presented to the Governor, for his approval this \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_M. Speaker. CHAPTER 1 AN ACT concerning 2 Vehicle Laws - Drunk and Drugged Driving - Repeat Offenders 3 FOR the purpose of requiring the Motor Vehicle Administration to suspend for a 4 certain period the license of a person convicted of certain repeat alcohol or 5 drug related driving offenses within a certain period; prohibiting the 6 Administration from issuing a restrictive license or modifying a suspension 7 during certain mandatory periods of suspension; altering the penalties for a 8 person convicted of repeated offenses of driving while under the influence or 9 under the influence per se and driving while impaired by alcohol, drugs, or a 10 combination of alcohol and drugs under certain circumstances; requiring the use of an ignition interlock system under certain circumstances; altering the period 11 12 of certain license suspensions imposed under certain circumstances; altering the

1	privilage to drive under		4	1 .	· ·	1
1	privilege to drive under	cortain on	cumstances,	maxing co	Jinoi mine	changes.

- 2 providing for the effective date of this Act; making a stylistic change; and
- 3 generally relating to penalties for drunk and drugged driving repeat offenders.

## 4 FOR the purpose of requiring the Motor Vehicle Administration to suspend for a

- 5 certain period the license to drive of a person who is convicted within a certain
- 6 period of a second or subsequent offense of driving while under the influence of
- 7 <u>alcohol or under the influence of alcohol per se; requiring a person whose license</u>
- 8 is suspended under this Act to maintain for not more than a certain period a
- 9 certain ignition interlock system on each motor vehicle owned and operated by
- 10 the person; providing for a certain financial hardship exception; requiring the
- Administration to adopt certain regulations; authorizing requiring the
- 12 Administration to impose an ignition interlock system restriction on a license
- 13 <u>under certain circumstances; defining a certain term; providing that a license</u>
- suspension imposed under this Act shall be concurrent with another suspension
- or revocation under certain circumstances; requiring certain procedures;
- prohibiting the Administration from declining to order, or canceling or
- 17 <u>modifying a license suspension under this Act; requiring the Administration to</u>
- 18 return a license suspended under this Act under certain circumstances;
- 19 providing for certain mandatory minimum criminal penalties for subsequent
- 20 <u>convictions of driving under the influence of alcohol or under the influence of</u>
- 21 alcohol per se within a certain period; altering a certain definition of
- 22 "imprisonment" for purposes of certain mandatory minimum criminal penalties
- 23 <u>for subsequent offenses of driving under the influence of alcohol or under the</u>
- 24 influence of alcohol per se; requiring a court to order a certain alcohol abuse
- 25 assessment for a person who is convicted of a second or subsequent offense of
- 26 driving while under the influence of alcohol or under the influence of alcohol per
- 27 <u>se within a certain period and to order the person to receive alcohol abuse</u>
- 28 treatment under certain circumstances; providing for a certain modification of a
- 29 <u>suspension</u> and the issuance of a restrictive license or modification of an ignition
- 30 interlock system maintenance requirement by the Administration contingent on
- 31 certain changes to federal law; providing for a certain certification by the Motor
- 32 <u>Vehicle Administration; providing for the effective date of this Act; and generally</u>
- relating to administrative and criminal penalties for subsequent offenses of
- 34 driving while under the influence of alcohol or under the influence of alcohol per
- 35 se under certain circumstances.
- 36 BY adding to
- 37 <u>Article Transportation</u>
- 38 Section 16-205(e)
- 39 Annotated Code of Maryland
- 40 (1999 Replacement Volume and 2001 Supplement)
- 41 BY repealing and reenacting, with amendments.
- 42 Article Transportation
- 43 Section 16-205(d), (e), and (f), 16-208(b), 16-404, 16-405, and 27-101(j)
- 44 Section 16-205(e) and (f), 16-404.1(e)(1), 16-405(a), and 27-101(j)

1	Annotated Code of Maryland (1999 Replacement Volume and 2001 Supplement)
3 4	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
5	Article - Transportation
6	16-205.
9 10 11	(d) The Administration [may] SHALL suspend for [not more than 120 days] 1 YEAR the license of any person who, within a [3 year] 5 YEAR period, is convicted under § 21 902(b) or (c) of this article of driving or attempting to drive a motor vehicle while impaired by alcohol or while so far impaired by any drug, any combination of drugs, or a combination of one or more drugs and alcohol that the person cannot drive a motor vehicle safely and who was previously convicted of a violation under:
	(1) § 21 902(a) of this article of driving or attempting to drive a motor vehicle while under the influence of alcohol or while under the influence of alcohol per se;
16 17	(2) § 21-902(b) of this article of driving or attempting to drive a motor vehicle while impaired by alcohol;
20	(3) § 21-902(c) of this article of driving or attempting to drive a motor vehicle while so far impaired by any drug, any combination of drugs, or a combination of one or more drugs and alcohol that the person cannot drive a motor vehicle safely; or
22 23	(4) § 21–902(d) of this article of driving or attempting to drive a motor vehicle while impaired by a controlled dangerous substance.
24 25	(E) (1) IN THIS SUBSECTION, "MOTOR VEHICLE" DOES NOT INCLUDE A COMMERCIAL MOTOR VEHICLE.
28	(2) SUBJECT TO THE PROVISIONS OF THIS SUBSECTION, THE ADMINISTRATION SHALL SUSPEND FOR 1 YEAR THE LICENSE OF A PERSON WHO IS CONVICTED OF A VIOLATION OF § 21-902(A) OF THIS ARTICLE MORE THAN ONCE WITHIN A 5-YEAR PERIOD.
32	(3) ON RECEIVING A RECORD OF A CONVICTION OF A PERSON FOR A VIOLATION OF § 21-902(A) OF THIS ARTICLE MORE THAN ONCE WITHIN A 5-YEAR PERIOD, THE ADMINISTRATION SHALL ISSUE TO THE PERSON A NOTICE OF SUSPENSION OF THE PERSON'S LICENSE THAT:
34 35	(I) STATES THAT THE PERSON'S LICENSE SHALL BE SUSPENDED FOR 1 YEAR; AND
36 37	(II) ADVISES THE PERSON OF THE RIGHT TO REQUEST A HEARING UNDER THIS PARAGRAPH.

1	<u>(4)</u>		NOTICE UNDER PARAGRAPH (3) OF THIS SUBSECTION, THE
		SHALL	SUSPEND A PERSON'S LICENSE UNDER THIS SUBSECTION
3	<u>IF:</u>		
4		<u>(I)</u>	THE PERSON DOES NOT REQUEST A HEARING;
5		<u>(II)</u>	AFTER A HEARING, THE ADMINISTRATION FINDS THAT THE
			OF MORE THAN ONE VIOLATION OF § 21-902(A) OF THIS
7	ARTICLE WITHIN A	4 5-YEA	<u>R PERIOD; OR</u>
0		(III)	THE DEDGON EARLS TO ADDE AD FOR A HEADING DEOLISCTED DV
8	THE PERSON.	<u>(III)</u>	THE PERSON FAILS TO APPEAR FOR A HEARING REQUESTED BY
9	THE PERSON.		
10	(5)	THE AI	OMINISTRATION SHALL, WITHIN <del>60</del> 90 DAYS OF THE
			AR PERIOD OF SUSPENSION, ISSUE TO THE PERSON A
			TICE REQUIREMENT WAS WAIVED AT A HEARING
13	DESCRIBED IN PA	RAGRA	PH (4) OF THIS SUBSECTION, THAT:
14	THAN 2 MONTHS A	( <u>I)</u>	STATES THAT THE PERSON SHALL MAINTAIN FOR NOT LESS
			MORE THAN <u>6 MONTHS 1 YEAR, DATING FROM THE</u> AR PERIOD OF SUSPENSION, AN IGNITION INTERLOCK
			R VEHICLE OWNED <del>AND OPERATED</del> BY THE PERSON;
1 /	STSTEM ON LACT	INIOIOI	A VEHICLE OWNED AND OFERATED DT THE FERSON,
18		(II)	STATES THAT THE ADMINISTRATION SHALL IMPOSE A
19	<b>RESTRICTION ON</b>		RSON'S LICENSE THAT PROHIBITS THE PERSON FROM
			CLE THAT IS NOT EQUIPPED WITH AN IGNITION INTERLOCK
21	SYSTEM FOR A PE	RIOD O	F NOT LESS THAN 3 MONTHS AND NOT MORE THAN 1 YEAR,
22	<b>DATING FROM TH</b>	E EXPIR	RATION OF THE 1-YEAR PERIOD OF SUSPENSION; AND
22		(111)	A DAVIGE CONTROL DEDGON OF THE DIGHT TO DECLERATE A HEADING
23	LINDED THE DAD	(III)	ADVISES THE PERSON OF THE RIGHT TO REQUEST A HEARING
24	UNDER THIS PARA	AGKAPH	<u>.</u>
25	(6)	AFTER	NOTICE UNDER PARAGRAPH (5) OF THIS SUBSECTION, OR A
			ADMINISTRATION SHALL ORDER A PERSON TO MAINTAIN
			ONTHS AND NOT MORE THAN 1 YEAR, DATING FROM THE
28	<b>EXPIRATION OF T</b>	HE 1-YE	AR PERIOD OF SUSPENSION, AN IGNITION INTERLOCK
29	SYSTEM ON EACH	I MOTOI	R VEHICLE OWNED AND OPERATED BY THE PERSON AND
			RICTION THAT PROHIBITS THE PERSON FROM DRIVING A
31	MOTOR VEHICLE	THAT IS	NOT EQUIPPED WITH AN IGNITION INTERLOCK SYSTEM IF:
32		<u>(I)</u>	THE PERSON DOES NOT REQUEST A HEARING;
22		(II)	THE ADMINISTRATION FINDS AT A HEADING THAT THE DEDGON
33 34	OWNS ONE OR MO	( <u>II)</u> DRF MO'	THE ADMINISTRATION FINDS AT A HEARING THAT THE PERSON FOR VEHICLES AND THAT NO FINANCIAL HARDSHIP, AS
			PHS (7) AND (8) OF THIS SUBSECTION, WILL BE CREATED BY
			TO MAINTAIN AN IGNITION INTERLOCK SYSTEM ON EACH
			AND OPERATED BY THE PERSON; OR
			· · · · · · · · · · · · · · · · · · ·
38		<u>(III)</u>	THE PERSON FAILS TO APPEAR FOR A HEARING REQUESTED BY
39	THE PERSON.		

		TERLO	ADMINISTRATION FINDS AT A HEARING THAT MAINTENANCE CK SYSTEM ON A MOTOR VEHICLE OWNED AND OPERATED A FINANCIAL HARDSHIP ON THE PERSON, THE FAMILY OF
4	THE PERSON, OR A	CO-OW	NER OF THE MOTOR VEHICLE, THE ADMINISTRATION:
7 8	THE EXPIRATION (	OF THE VING A	SHALL IMPOSE A RESTRICTION ON THE LICENSE OF THE IAN 3 MONTHS AND NOT MORE THAN 1 YEAR, DATING FROM 1-YEAR PERIOD OF SUSPENSION, THAT PROHIBITS THE NY MOTOR VEHICLE THAT IS NOT EQUIPPED WITH AN STEM; AND
	INTERLOCK SYST	(II) EM ON A	MAY NOT REQUIRE THE PERSON TO MAINTAIN AN IGNITION ANY MOTOR VEHICLE TO WHICH THE FINANCIAL HARDSHIP
13 14	(8) APPLIES ONLY UN		EMPTION UNDER PARAGRAPH (7)(II) OF THIS SUBSECTION RCUMSTANCES THAT:
15		<u>(I)</u>	ARE SPECIFIC TO THE PERSON'S MOTOR VEHICLE; AND
16 17	ADOPTED BY THE	(II) ADMIN	MEET CRITERIA CONTAINED IN REGULATIONS THAT SHALL BE ISTRATION.
20 21 22 23	FINDS THAT THE I THE 1-YEAR PERIOR RESTRICTION ON NOT MORE THAN SUSPENSION, THA	PERSON DD OF S THE LIC 1 YEAR T PROH	RSON REQUESTS A HEARING AND THE ADMINISTRATION DOES NOT OWN A MOTOR VEHICLE AT THE EXPIRATION OF USPENSION, THE ADMINISTRATION SHALL IMPOSE A ENSE OF THE PERSON FOR NOT LESS THAN 3 MONTHS AND DATING FROM THE EXPIRATION OF THE 1-YEAR PERIOD OF IBITS THE PERSON FROM DRIVING ANY MOTOR VEHICLE WITH AN IGNITION INTERLOCK SYSTEM.
25 26	(10) THE REQUIREMEN		NOTICE AND HEARING UNDER THIS SUBSECTION SHALL MEET TITLE 12, SUBTITLE 2 OF THIS ARTICLE.
27 28	(11) ARTICLE THAT AL		UBSECTION DOES NOT LIMIT ANY PROVISION OF THIS OR REQUIRES THE ADMINISTRATION TO:
29		<u>(I)</u>	REVOKE OR SUSPEND A LICENSE OF A PERSON; OR
30 31	NOT EQUIPPED W	(II) ITH AN	PROHIBIT A PERSON FROM DRIVING A MOTOR VEHICLE THAT IS IGNITION INTERLOCK SYSTEM.
34	ADMINISTRATION	TH ANY	ENSION IMPOSED UNDER THIS SUBSECTION SHALL BE OTHER SUSPENSION OR REVOCATION IMPOSED BY THE ARISES OUT OF THE CIRCUMSTANCES OF THE CONVICTION -902(A) OF THIS ARTICLE DESCRIBED IN THIS SUBSECTION.
	Administration may i		[The] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE suspension under this section or any suspension le] SUBTITLE and issue a restrictive license to a

1 licensee who participates in the Ignition Interlock System Program established under

2	§ 16-404.1 of this title.				
	(2) THE ADMINISTRATION MAY NOT MODIFY A SUSPENSION AND ISSUE A RESTRICTIVE LICENSE DURING A MANDATORY PERIOD OF SUSPENSION DESCRIBED IN SUBSECTION (D) (E) OF THIS SECTION.				
8 9	(f) (G) [When] SUBJECT TO § 16 404(C)(5) OF THIS TITLE, WHEN a suspension imposed under subsections (c) and (d), (D), OR (E) of this section expires, the Administration immediately shall return the license or reinstate the privilege of the driver, unless the license or privilege has been refused, revoked, suspended, or canceled under any other provisions of the Maryland Vehicle Law.				
11	<del>16-208.</del>				
	(b) (1) Any individual whose license or privilege to drive has been revoked may apply for reinstatement of the individual's license or privilege as provided in this subsection.				
17 18	(2) (i) If it is the individual's first revocation, the individual may file a reinstatement application at any time after the day the revoked license is surrendered to and received by the Administration or, in the case of an individual who does not have a license issued under this title, after the effective date of the revocation.				
22 23	(ii) Except as provided in paragraph (6) of this subsection, on receipt of the application, the Administration may reinstate the license or privilege 6 months after the revoked license is received by the Administration or, in the case of an individual who does not have a license issued under this title, 6 months after the effective date of revocation.				
27 28 29 30 31	(3) (i) [If] NOTWITHSTANDING PARAGRAPH (2) OF THIS SUBSECTION IF it is the individual's second revocation, OR, IF THE REVOCATION IS DUE TO AN ACCUMULATION OF POINTS RESULTING FROM A SECOND OR SUBSEQUENT CONVICTION UNDER § 21-902 OF THIS ARTICLE WITHIN A 5-YEAR PERIOD, the individual may file a reinstatement application at any time after 1 year from the day the revoked license is surrendered to and received by the Administration or, in the ease of an individual who does not have a license issued under this title, after 1 year from the effective date of revocation.				
33 34	(ii) Except as provided in paragraph (6) of this subsection, on receipt of the application, the Administration may reinstate the license or privilege.				
37	(4) (i) If it is the individual's third revocation, the individual may file a reinstatement application at any time after 18 months from the day the revoked license is surrendered to and received by the Administration or, in the case of an individual who does not have a license issued under this title, after 18 months from				
	the effective date of revocation.				

1 2	(ii) Except as provided in paragraph (6) of this subsection, on receipt of the application, the Administration may reinstate the license or privilege.
5 6	(5) (i) If it is the individual's fourth or subsequent revocation, the individual may file a reinstatement application at any time after 2 years from the day the revoked license is surrendered to and received by the Administration or, in the ease of an individual who does not have a license issued under this title, after 2 years from the effective date of revocation.
8 9	(ii) Except as provided in paragraph (6) of this subsection, on receipt of the application, the Administration may reinstate the license or privilege.
	(6) (i) The Administration may not reinstate a license or privilege to drive under this subsection if the license or privilege has been refused, revoked, suspended, or canceled under any other provision of the Maryland Vehicle Law.
13 14	(ii) 1. In this subparagraph, "alcohol related or drug related driving incident" means a:
	A. Conviction or probation before judgment for a violation of § 21 902(a), (b), (c), or (d) of this article or a substantially similar law of another jurisdiction;
18 19	B. Refusal to submit to a test under § 16 205.1 of this title or a substantially similar law of another jurisdiction; or
	C. Test result that indicates an alcohol concentration of 0.10 or more at the time of testing under § 16-205.1 of this title or a substantially similar law of another jurisdiction.
25	2. Alcohol-related or drug-related driving incidents committed at the same time or arising out of the same circumstances may not be considered separate alcohol related or drug related driving incidents for the purpose of this subparagraph.
29 30	3. Notwithstanding paragraphs (1) through (5) of this subsection, the Administration may reinstate a license or privilege to drive only if, after an investigation of an individual's habits and driving ability, the Administration is satisfied it will be safe to reinstate the license or privilege of an individual who has been:
32 33	A. Involved in any combination of three or more separate alcohol-related or drug-related driving incidents;
34 35	B- Involved in a vehicular accident resulting in the death of another person; or
36 37	C. Convicted of a violation for failing to stop after a vehicular

1		<del>(7)</del>	IF THE	REVOCATION IS DUE TO A SECOND OR SUBSEQUENT
2	CONVICTION	ON UND	<del>ER § 21-</del>	902 OF THIS ARTICLE WITHIN A 5-YEAR PERIOD,
3	REINSTATI	EMENT S	SHALL I	BE CONDITIONED ON THE INDIVIDUAL'S MAINTENANCE OF
				SYSTEM FOR NOT LESS THAN 12 MONTHS ON ALL VEHICLES
5	OWNED OF	OPERA	TED BY	THE INDIVIDUAL.
6		<del>(8)</del>		as otherwise provided in this title, before issuing a new
7	license, the /	\dministr	ation sha	all require the applicant to submit to the examinations
8	that it consid	ers appro	<del>priate.</del>	
9	<del>16-404.</del>			
10	<del>(a)</del>	The Adı	<del>ninistrati</del>	ion shall take the following actions for points accumulated
11	within any 2	<del>l-year per</del>	<del>riod:</del>	
	•	•		
12		<del>(1)</del>	Send a	warning letter to each individual who accumulates 3 points;
				·
13		<del>(2)</del>	Require	attendance at a conference by each individual who
14	accumulates	5 points	-	that a Class A, B, or C licensee who submits evidence
				on that he is a professional driver may not be called in
	until he accı			
			· r ·,	
17		<del>(3)</del>	Except a	as provided in § 16-405 of this subtitle:
- /		(5)	z.reept .	as provided in 5 to 100 of this success.
18			<del>(i)</del>	Suspend the license of each individual who accumulates 8
_	points; and		(1)	buspend the needse of each marvidual who accumulates o
17	points, and			
20			<del>(ii)</del>	Revoke the license of each individual who accumulates 12
	<del>points.</del>		(11)	Nevoke the needse of each individual who accumulates 12
21	points.			
22	<del>(b)</del>	<del>(1)</del>	Event	as provided in § 16-405 of this subtitle:
22	(0)	(1)	LACCPL	as provided in § 10-405 of this subtitie.
23			<del>(i)</del>	If an individual accumulates 8 points, the Administration shall
	issue a notic	o of cuen		
24	issue a notic	e or susp	<del>chsion, a</del>	in <del>u</del>
25			<del>(ii)</del>	If an individual accumulates 12 points, the Administration shall
_	issue a notic	o of morro	` /	an individual accumulates 12 points, the ranimistration share
20	issue a notic	e or revo	<del>canon.</del>	
27		(2)	Each no	tion shall.
27		<del>(2)</del>	<del>Each ne</del>	tice shall:
20			(;)	Da managed la comme de an anné la commé de de mail entreme manaigné
28		•	<del>(i)</del>	Be personally served or sent by certified mail, return receipt
29	requested, b	earing a p	<del>postmark</del>	from the United States Postal Service;
20			(::)	Contraction of the contraction o
30			<del>(ii)</del>	State the duration of the suspension or revocation; and
21			····	
31			<del>(iii)</del>	Advise the individual of his right, within 10 days after the
				days, and legal holidays excepted), to file a written
33	request for a	<del>nearing</del>	<del>before th</del>	e Administrator.
2.4		(2)	T.T., 1	the side of the second of the section of
34		<del>(3)</del>		a hearing is requested, each notice of suspension or revocation
35	is effective a	<del>it the end</del>	i of the l	0-day period after the notice is sent.

1 2	(c) (1) subsection:	Except	as provided in paragraphs (2) [and], (3), AND (4) of this
3 4	than 30 days; and	<del>(i)</del>	An initial suspension may not be for less than 2 days nor more
5 6	nor more than 90	<del>(ii)</del> <del>days.</del>	Any subsequent suspension may not be for less than 15 days
9	under § 16 402(a)	<del>ion periods 1</del> (24) of this s	to the provisions of paragraph [(3)] (4) of this subsection, the may apply to a suspension for an accumulation of points pubtitle for a violation of § 21–902(b) or (c) of this article or § 16–404.1(b)(4)(iii) of this subtitle:
11		<del>(i)</del>	For a first conviction, not more than 6 months; AND
12 13	first conviction, r	(ii) not more thar	For a second conviction at least 5 years after the date of the a 9 months[;].
16	SUBTITLE FOR	OR AN ACC A CONVIC	OLLOWING SUSPENSION PERIODS SHALL APPLY TO A CUMULATION OF POINTS UNDER § 16 402(A)(24) OF THIS TION UNDER § 21-902(B) OR (C) OF THIS ARTICLE OR A NDER § 16-404.1(B)(4)(III) OF THIS SUBTITLE:
		_	(I) For a second conviction less than 5 years after the date of 21-902 OF THIS ARTICLE or for a third conviction UNDER 5, [not more than] 12 months; and
21 22	THIS ARTICLE,	<del>[(iv)]</del> not LESS T	(II) For a fourth or subsequent conviction UNDER § 21 902 OF HAN 12 MONTHS NOR more than 24 months.
25		ay issue a re	[The] SUBJECT TO PARAGRAPH (6) OF THIS SUBSECTION, THE strictive license for the period of the suspension to an the Administration's Ignition Interlock System this subtitle.
		ot limit the a	[This] SUBJECT TO PARAGRAPH (6) OF THIS SUBSECTION, THIS nuthority of the Administration to issue a restrictive imposed under this subsection.
		PENSION E	DMINISTRATION MAY NOT ISSUE A RESTRICTIVE LICENSE OR DURING A MANDATORY PERIOD OF SUSPENSION DESCRIBED OF THIS SUBSECTION.
35 36 37	CONVICTION UDRIVING PRIVIOUS OF AN IGNITION	CONVICTION CONTRACTOR STATEMENT OF THE S	SUSPENSION OR REVOCATION IS DUE TO A SECOND OR ON LESS THAN 5 YEARS FROM THE DATE OF THE FIRST  -902 OF THIS ARTICLE, RESTORATION OF THE INDIVIDUAL'S LL BE CONDITIONED ON THE INDIVIDUAL'S MAINTENANCE OCK SYSTEM FOR NOT LESS THAN 12 MONTHS ON ALL PERATED BY THE INDIVIDUAL.

1	<u>16-404.1.</u>				
4 5	article, the A that meets or	dministra exceeds	section [ ation shal the techn	ooses of an ignition interlock system used under § 16-205(E) or under], OR a court order under § 27-107 of this l permit only the use of an ignition interlock system used standards for breath alcohol ignition interlock al Register from time to time.	
7	16-405.				
10		ON (B) O sely the e	F THIS S	ed in § 16-205.1 §§ 16-205(E) AND 16-205.1 of this title AND SECTION, if the suspension or revocation of a license would ent or opportunity for employment of a licensee, the	
12		(1)	Decline	to order the suspension or revocation; or	
13		(2)	Cancel o	or modify the suspension or revocation.	
16	FOR A SEC	(b) SUBSECTION (A) OF THIS SECTION DOES NOT APPLY TO A MANDATORY PERIOD OF SUSPENSION UNDER § 16 404(C)(3) OF THIS SUBTITLE OR A REVOCATION FOR A SECOND OR SUBSEQUENT CONVICTION UNDER § 21-902 OF THIS ARTICLE WITHIN A 5-YEAR PERIOD.			
18 19	(C) motor vehic			16 404 of this subtitle, if a licensee is required to drive a his regular employment:	
20		<del>(1)</del>	Suspens	ion requires 16 points; and	
21		<del>(2)</del>	Revocat	ion requires 19 points.	
			rent accu	visions of subsection [(b)] (C) of this section do not apply to an mulation of points includes points resulting from a 21-902 of this article.	
25	27-101.				
26	(j)	(1)	In this s	ubsection, "imprisonment" includes confinement in an:	
27			<u>(I)</u>	AN inpatient rehabilitation or treatment center: OR	
28			<u>(II)</u>	HOME DETENTION THAT INCLUDES ELECTRONIC MONITORING.	
			5 years a	n who is convicted of a SECOND violation of § 21-902 <del>[</del> (a) <del>]</del> of after a prior conviction under that <del>[subsection]</del> datory minimum penalty of:	
32 33	DAYS; or		(i)	Imprisonment for not less than [48 consecutive] 120 hours 5	

	MANDATORY CON THAN 5 DAYS.	(ii) I <del>DITION</del>	Community service for not less than [80 hours] 30 DAYS AS A OF PROBATION OR A SUSPENDED SENTENCE OF NOT LESS
6		<del>-21-902</del> <u>§</u> <del>N OF AN</del>	ON WHO IS CONVICTED OF A THIRD OR SUBSEQUENT <u>§ 21-902(A)</u> OF THIS ARTICLE WITHIN 5 YEARS <del>AFTER A</del> <del>IY OFFENSE UNDER THAT SECTION</del> IS SUBJECT TO A ENALTY OF:
8		(I)	IMPRISONMENT FOR NOT LESS THAN 10 DAYS; OR
	MANDATORY CON THAN 10 DAYS.	(II) <del>VOITION</del>	COMMUNITY SERVICE FOR NOT LESS THAN 60 DAYS AS A HOF PROBATION OR A SUSPENDED SENTENCE OF NOT LESS
14		<del>§ 21-902</del> Ny off	ON WHO IS CONVICTED OF A SECOND OR SUBSEQUENT AN § 21-902(A) OF THIS ARTICLE WITHIN 5 YEARS OF A PRIOR ENSE UNDER THAT SECTION SUBSECTION SHALL BE TO:
16 17	ASSESSMENT; AN	(I) D	UNDERGO A COMPREHENSIVE DRUG AND ALCOHOL ABUSE
			IF RECOMMENDED AT THE CONCLUSION OF THE ASSESSMENT OR <u>AN</u> ALCOHOL PROGRAM CERTIFIED BY THE I AND MENTAL HYGIENE <u>AS ORDERED BY THE COURT</u> .
	[(3)] are not subject to sus CRIMINAL PROCE		The penalties provided by this subsection are mandatory and probation BEFORE JUDGMENT UNDER § 6 220 OF THE RTICLE.
26 27 28 29 30	provisions of § 16-20 Administration may restrictive license or or both to the extent to enactment of any oth state statute to include	05(e) of the modify a modify and that enacted er federale that aut	FURTHER ENACTED, That, notwithstanding the ne Transportation Article, the Motor Vehicle suspension imposed under that subsection and issue a my ignition interlock system maintenance requirement ment of any amendments to 23 U.S.C. § 154, § 164, or statute or adoption of any federal regulation, allows a hority to modify a suspension and issue a restrictive interlock maintenance requirement or both.
34	Administration shall Hearings whether and 1, 2002, satisfies the	certify to y federal continger	FURTHER ENACTED, That the Motor Vehicle the General Assembly and the Office of Administrative statute enacted or regulation adopted on or after April ncy described in Section 2 of this Act.  IT FURTHER ENACTED, That this Act shall take
	effect September 30.		, ,