SENATE BILL 564

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<u>SB 735/09 – JPR</u>	CF HB 743
By: Senators Raskin, Astle, Colburn, Conway, Currie, 1	DeGrange, Dyson,
Forehand, Frosh, Glassman, Harrington, Jacobs, K	Kasemeyer, Kelley,
King, Kramer, Lenett, Madaleno, McFadden, Mi	ddleton, Mooney,
Munson, Peters, Pinsky, Pugh, Robey, Simonaire, Stor	ne, and Zirkin
Introduced and read first time: February 4, 2010	

Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Drunk Driving Elimination Act

3 FOR the purpose of altering the Motor Vehicle Administration's authority to establish 4 an Ignition Interlock System Program to require the Administration to establish $\mathbf{5}$ the Program; requiring rather than authorizing the Administration to establish 6 a protocol for the Program by certain regulations; altering the circumstances 7 under which individuals may participate in the Program; requiring the 8 Administration to require an individual convicted of, or granted probation for, 9 certain alcohol-related driving offenses to participate in the Program for certain minimum amounts of time; requiring the Administration to require a certain 10 individual to successfully complete the Program; requiring the Administration 11 12to impose a certain license restriction for a certain minimum amount of time; 13 requiring the Administration to suspend the drivers' licenses of certain individuals who are in violation of the Program for certain amounts of time; 14requiring the Administration to establish a certain fee; requiring individuals 15who are in the Program to be monitored by the Administration and to pay a 16 17certain fee under certain circumstances; requiring certain service providers to demonstrate a certain ability under certain circumstances; altering the 18 19authority of the Administration to require certain individuals to participate in 20the Program; establishing that an individual shall be credited for any successful 21participation in the Program that occurs before a hearing in court; providing a 22certain mandatory minimum penalty for a person who is convicted of driving 23while the person's license to drive is suspended or revoked if the person's license 24to drive was suspended or revoked as a result of certain alcohol-related driving 25offenses or a failure to successfully complete the Program; and generally 26relating to participation in the Ignition Interlock System Program.

27BY repealing and reenacting, with amendments,

> EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	Article – Transportation Section 16–404.1(b) and (f) and 27–101(j) Annotated Code of Maryland (2009 Replacement Volume and 2009 Supplement)
5 6 7 8 9	BY repealing and reenacting, without amendments, Article – Transportation Section 27–107(g)(2) Annotated Code of Maryland (2009 Replacement Volume and 2009 Supplement)
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
12	Article – Transportation
13	16–404.1.
$\begin{array}{c} 14 \\ 15 \end{array}$	(b) (1) The Administration [may] SHALL establish an Ignition Interlock System Program.
16 17 18 19	(2) The Administration [may] SHALL establish a protocol for the Program by regulations that require certain minimum standards for all service providers who service, install, monitor, calibrate, and provide information on ignition interlock systems and include requirements that:
$20 \\ 21 \\ 22 \\ 23 \\ 24$	(i) A service provider who applies to the Administration for certification as an approved service provider shall demonstrate that the service provider is able to competently service, install, monitor, calibrate, and provide information TO THE ADMINISTRATION AT LEAST EVERY 30 DAYS on INDIVIDUALS REQUIRED TO USE ignition interlock systems;
25 26 27 28 29	(ii) A service provider who applies to the Administration for certification as an approved service provider shall be certified by a signed affidavit from the manufacturer that the service provider has been trained by an authorized manufacturer and that the service provider is competent to service, install, monitor, calibrate, and provide information on ignition interlock systems;
$\begin{array}{c} 30\\ 31 \end{array}$	(iii) Approved service providers be deemed to be authorized representatives of a manufacturer; and
$32 \\ 33 \\ 34 \\ 35$	(iv) Any service of notice upon an approved service provider, who has violated any laws or regulations or whose ignition interlock system has violated any laws or regulations, be deemed as service upon the manufacturer who certified the approved service provider.

(3) An individual may be a participant if:

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1 The individual's license is suspended or revoked for a (i) $\mathbf{2}$ violation of [§ 21–902(a), (b), or (c)] § 21–902(C) of this article or an accumulation of points under § 16-402(a)(25) or (34) of this subtitle FOR A VIOLATION OF § 3 4 **21–902(C)** OF THIS ARTICLE; $\mathbf{5}$ The individual is ordered to participate in the Program by a (ii) 6 court under § 27–107 of this article; 7 (iii)] The individual's license has an alcohol restriction imposed 8 under § 16–113(b) or (g) of this title; or 9 [(iv)] **(III)** The Administration modifies a suspension or issues a restrictive license to the individual under § 16-205.1(b)(3)(vii) or (n)(2) or (4) of this 10 11 title. 12(4) AN INDIVIDUAL SHALL BE A PARTICIPANT IF THE INDIVIDUAL IS CONVICTED OF, OR GRANTED PROBATION UNDER § 6-220(C) OF THE 1314CRIMINAL PROCEDURE ARTICLE FOR, A VIOLATION OF § 21-902(A) OR (B) OF THIS ARTICLE. 1516 **[**(4)**] (5)** The Administration may: 17Issue a restrictive license to an individual who is a (i) 18 participant in the Program during the suspension period as provided under § 16-404(c)(3) of this subtitle; 19 20Reinstate the driver's license of a participant whose license (ii) has been revoked for a violation of § 21–902(a), (b), or (c) of this article or revoked for 2122an accumulation of points under § 16-402(a)(34) of this subtitle for a violation of § 2321-902(a) of this article; and 24Notwithstanding any other provision of law, impose on a (iii) 25participant a period of suspension in accordance with § 16-404(c)(2) and (3) of this 26subtitle in lieu of a license revocation for: 27A violation of \S 21–902(a), (b), or (c) of this article; or 1. 282. An accumulation of points under § 16-402(a)(34) of 29this subtitle for a violation of § 21-902(a) of this article. 30 [(5)] (6) A notice of suspension or revocation sent to an individual under 31this title shall include information about the Program and how the individual can 32qualify for admission to OR BE REQUIRED TO PARTICIPATE IN the Program.

1 (7) IN THE CASE OF AN INDIVIDUAL WHO IS CONVICTED OF, OR 2 GRANTED PROBATION UNDER § 6–220(C) OF THE CRIMINAL PROCEDURE 3 ARTICLE FOR, A VIOLATION OF § 21–902(A) OR (B) OF THIS ARTICLE, IN 4 ADDITION TO ANY OTHER PENALTIES REQUIRED UNDER THIS ARTICLE, THE 5 ADMINISTRATION SHALL:

6 (I) UNLESS A COURT ORDERS A LONGER PERIOD OF 7 PROGRAM PARTICIPATION UNDER § 27–107 OF THIS ARTICLE, REQUIRE THE 8 INDIVIDUAL TO PARTICIPATE IN THE PROGRAM FOR NOT LESS THAN:

9
1. 6 MONTHS FOR A FIRST VIOLATION;
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2. 1 YEAR FOR A SECOND VIOLATION; AND
11
3. 3 YEARS FOR A THIRD OR SUBSEQUENT
12 VIOLATION;

13(II) REQUIRE THE INDIVIDUAL TO SUCCESSFULLY14COMPLETE THE PROGRAM;

15 (III) SUBJECT TO § 27–107(G)(2) OF THIS ARTICLE, IMPOSE 16 A RESTRICTION ON THE INDIVIDUAL'S LICENSE THAT PROHIBITS THE 17 INDIVIDUAL FROM DRIVING A MOTOR VEHICLE THAT IS NOT EQUIPPED WITH AN 18 IGNITION INTERLOCK SYSTEM FOR THE PERIOD OF TIME THAT THE INDIVIDUAL 19 IS REQUIRED TO PARTICIPATE IN THE PROGRAM UNDER THIS PARAGRAPH; AND

20(IV) IF THE INDIVIDUAL FAILS TO SUCCESSFULLY21COMPLETE THE PROGRAM AS REQUIRED, SUSPEND THE INDIVIDUAL'S DRIVER'S22LICENSE FOR A PERIOD OF:

231.6MONTHSFORAFIRSTVIOLATIONOF§2421–902(A) OR (B) OF THIS ARTICLE; AND

25 **2. 1** YEAR FOR A SECOND OR SUBSEQUENT 26 VIOLATION OF § 21–902(A) OR (B) OF THIS ARTICLE.

[(6)] (8) The Administration [may] SHALL establish a fee for the
Program THAT IS SUFFICIENT TO COVER THE COSTS OF THE PROGRAM.

29 (f) (1) An individual required to use an ignition interlock system under a 30 court order **OR UNDER THIS SECTION**:

31 (i) Shall be monitored by the Administration; and

4

SENATE BILL 564

$ \begin{array}{c} 1 \\ 2 \\ 3 \end{array} $	(ii) [Shall] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, SHALL pay the fee required by the Administration under subsection [(b)(6)] (B)(8) of this section.
4 5	(2) THE FEE REQUIRED UNDER THIS SUBSECTION SHALL BE WAIVED FOR AN INDIVIDUAL WHO IS INDIGENT.
6 7	[(2)] (3) A court order that requires the use of an ignition interlock system is not affected by $ 16-404(c)(3) $ of this subtitle.
8 9	(4) AN INDIVIDUAL SHALL BE CREDITED FOR ANY SUCCESSFUL PARTICIPATION IN THE PROGRAM THAT OCCURS BEFORE A HEARING IN COURT.
10	27–101.
11	(j) (1) In this subsection, "imprisonment" includes confinement in:
12	(i) An inpatient rehabilitation or treatment center; or
$\begin{array}{c} 13\\14 \end{array}$	(ii) Home detention that includes electronic monitoring for the purpose of participating in an alcohol treatment program that is:
$\begin{array}{c} 15\\ 16 \end{array}$	1. Certified by the Department of Health and Mental Hygiene;
17 18	2. Certified by an agency in an adjacent state that has powers and duties similar to the Department of Health and Mental Hygiene; or
19	3. Approved by the court.
20 21 22	(2) (i) A person who is convicted of a violation of § 21–902(a) of this article within 5 years after a prior conviction under that subsection is subject to a mandatory minimum penalty of imprisonment for not less than 5 days.
$23 \\ 24 \\ 25$	(ii) A person who is convicted of a third or subsequent offense under § 21–902(a) of this article within 5 years is subject to a mandatory minimum penalty of imprisonment for not less than 10 days.
26 27 28	(3) (i) A person who is convicted of a violation of § 21–902(d) of this article within 5 years after a prior conviction under that subsection is subject to a mandatory minimum penalty of imprisonment for not less than 5 days.
$29 \\ 30 \\ 31$	(ii) A person who is convicted of a third or subsequent offense under § 21–902(d) of this article within 5 years is subject to a mandatory minimum penalty of imprisonment for not less than 10 days.

SENATE BILL 564

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(4) A person who is convicted of an offense under § 21–902(a) of this article within 5 years of a prior conviction of any offense under that subsection shall be required by the court to:
4	(i) Undergo a comprehensive alcohol abuse assessment; and
$5\\6$	(ii) If recommended at the conclusion of the assessment, participate in an alcohol program as ordered by the court that is:
7 8	1. Certified by the Department of Health and Mental Hygiene;
9 10	2. Certified by an agency in an adjacent state that has powers and duties similar to the Department of Health and Mental Hygiene; or
11	3. Approved by the court.
12 13 14	(5) A person who is convicted of an offense under § 21–902(d) of this article within 5 years of a prior conviction of any offense under that subsection shall be required by the court to:
15	(i) Undergo a comprehensive drug abuse assessment; and
$\begin{array}{c} 16 \\ 17 \end{array}$	(ii) If recommended at the conclusion of the assessment, participate in a drug program as ordered by the court that is:
18 19	1. Certified by the Department of Health and Mental Hygiene;
$\begin{array}{c} 20\\ 21 \end{array}$	2. Certified by an agency in an adjacent state that has powers and duties similar to the Department of Health and Mental Hygiene; or
22	3. Approved by the court.
23 24 25 26 27 28 29 30	(6) A PERSON WHO IS CONVICTED OF AN OFFENSE UNDER § 16–303(C) OR (D) OF THIS ARTICLE FOR DRIVING WHILE THE PERSON'S LICENSE TO DRIVE IS SUSPENDED OR REVOKED IS SUBJECT TO A MANDATORY MINIMUM PENALTY OF IMPRISONMENT FOR NOT LESS THAN 5 DAYS, IF THE LICENSE TO DRIVE WAS SUSPENDED OR REVOKED AS A RESULT OF A VIOLATION OF § 21–902(A) OR (B) OF THIS ARTICLE OR A FAILURE TO SUCCESSFULLY COMPLETE THE IGNITION INTERLOCK SYSTEM PROGRAM UNDER § 16–404.1 OF THIS ARTICLE.
31	(7) The penalties provided by this subsection are mandatory and are

31 (7) The penalties provided by this subsection are mandatory and are 32 not subject to suspension or probation.

33 27–107.

1 (g) (2) If a person is required, in the course of the person's employment, to 2 operate a motor vehicle owned or provided by the person's employer, the person may 3 operate that motor vehicle in the course of the person's employment without 4 installation of an ignition interlock system if the court or the Administration has 5 expressly permitted the person to operate in the course of the person's employment a 6 motor vehicle that is not equipped with an ignition interlock system.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2010.