REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 481: DUI; revise use of ignition interlock device.

We, therefore, respectfully submit the following report and recommendation:

1. That the Senate recede from its Amendment No. 1.

2. That the House and Senate adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. Section 63-11-30, Mississippi Code of 1972, is amended as follows:

19 63-11-30. (1) It is unlawful for any person to drive or 20 otherwise operate a vehicle within this state who (a) is under the 21 influence of intoxicating liquor; (b) is under the influence of any other substance * * * that has impaired * * * the person's 22 23 ability to operate a motor vehicle; (c) has an alcohol 24 concentration of eight one-hundredths percent (.08%) or more for persons who are above the legal age to purchase alcoholic 25 26 beverages under state law, or two one-hundredths percent (.02%) or 27 more for persons who are below the legal age to purchase alcoholic 28 beverages under state law, in the person's blood based upon grams 29 of alcohol per one hundred (100) milliliters of blood or grams of 30 alcohol per two hundred ten (210) liters of breath as shown by a

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(H)JB (S)JA G3/5 31 chemical analysis of * * * the person's breath, blood or urine 32 administered as authorized by this chapter; (d) is under the 33 influence of any drug or controlled substance, the possession of 34 which is unlawful under the Mississippi Controlled Substances Law; 35 or (e) has an alcohol concentration of four one-hundredths percent 36 (.04%) or more in the person's blood, based upon grams of alcohol per one hundred (100) milliliters of blood or grams of alcohol per 37 38 two hundred ten (210) liters of breath as shown by a chemical 39 analysis of * * * the person's blood, breath or urine, 40 administered as authorized by this chapter for persons operating a 41 commercial motor vehicle.

42 (2)First offense DUI. (i) Except as otherwise (a) 43 provided in subparagraph (iii) of this subsection (2)(a) and 44 subsection (3) of this section, upon conviction of any person for 45 the first offense of violating subsection (1) of this section 46 where chemical tests provided for under Section 63-11-5 were 47 given, or where chemical test results are not available, * * * the person shall be fined not less than Two Hundred Fifty Dollars 48 49 (\$250.00) nor more than One Thousand Dollars (\$1,000.00), or 50 imprisoned for not more than forty-eight (48) hours in jail, or 51 both; and the court shall order * * * the person to attend and 52 complete an alcohol safety education program as provided in 53 Section 63-11-32. The court may substitute attendance at a victim 54 impact panel instead of forty-eight (48) hours in jail. In addition, the Department of Public Safety, or the Commissioner of 55 13/HR07/HB481CR.5J (H)JB (S)JA PAGE 2 G3/5 (CJR)

56 Public Safety or his duly authorized agent shall, after conviction 57 and upon receipt of the court abstract, suspend the driver's license and driving privileges of * * * the person for a period of 58 59 * * *ninety (90)days and until such person attends and 60 successfully completes an alcohol safety education program as 61 provided herein or, in the discretion of the court, thirty (30) days and the person's driving privilege shall be 62 63 exercised only under an ignition-interlock-restricted driver's 64 license for six (6) months following the mandatory thirty-day 65 license suspension. The person shall not be eligible for any 66 other form of license until * * * the person attends and 67 successfully completes an alcohol safety education program 68 as * * * provided in Section 63-11-32. 69 (ii) Commercial driving privileges shall be 70 suspended as provided in Section 63-1-216. 71 * * * 72 (iii) *** * *** A qualifying first offense under subsection (1) of this section may be nonadjudicated by the court. 73 74 The court shall follow the procedure in Section 99-15-26 for all 75 nonadjudications. A person is eligible for nonadjudication only 76 one (1) time, and the person's driving privilege can be exercised 77 only under an ignition-interlock-restricted driver's license for 78 ninety (90) days and after the thirty-day license suspension 79 following entry of the order. A qualifying first offense is one 80 where a breath test was not refused unless the court provides

81	written findings as to why nonadjudication is being allowed where	
82	a breath test was refused. The person shall not be eligible for	
83	any other form of license until the person attends and	
84	successfully completes an alcohol safety education program as	
85	provided in Section 63-11-32. The judge shall forward a record of	
86	every nonadjudicated case to the Department of Public Safety and	
87	the Department of Public Safety shall maintain a confidential	
88	registry of all cases that are nonadjudicated as provided in this	
89	subparagraph (iii). Judges and prosecutors involved in the trial	
90	of implied consent violations shall have access to the	
91	confidential registry for the purpose of determining whether a	
92	person has previously been the subject of a nonadjudicated case	
93	and is therefore ineligible for another nonadjudication. A record	
94	of nonadjudication shall be maintained for five (5) years.	
95	(iv) The court may enter an order of	
96	nonadjudication concerning a nonresident first offender, taking	
97	into consideration the available resources and programs in the	
98	offender's home jurisdiction and the ability of the court to	
99	monitor the person's compliance with conditions imposed by the	
100	court.	
101	(b) Second offense DUI. (i) Except as otherwise	
102	provided in subsection (3), upon any second conviction of any	
103	person violating subsection (1) of this section, the offenses	
104	being committed within a period of five (5) years, * * * the	
105	person shall be fined not less than Six Hundred Dollars (\$600.00)	
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106 nor more than One Thousand Five Hundred Dollars (\$1,500.00), shall 107 be imprisoned not less than five (5) days nor more than one (1) 108 year and sentenced to community service work for not less than ten 109 (10) days nor more than one (1) year. The minimum penalties shall 110 not be suspended or reduced by the court and no prosecutor shall 111 offer any suspension or sentence reduction as part of a plea bargain. * * * Upon notification of conviction, the Commissioner 112 113 of Public Safety shall suspend the driver's license of *** * *** the 114 person for *** * *** forty-five (45) days. The person's driving 115 privilege shall not be restored except by means of an 116 ignition-interlock-restricted driver's license for one (1) year 117 following the mandatory forty-five-day suspension. The person 118 shall not be eligible for any other form of license until the person attends and successfully completes an alcohol safety 119 120 education program as provided in Section 63-11-32.

121 (ii) Suspension of a commercial driver's license 122 shall be governed by Section 63-1-216. * * *

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124 Third offense DUI. (i) Except as otherwise (C) 125 provided in subsection (3), for any third * * * conviction of any 126 person violating subsection (1) of this section, the offenses 127 being committed within a period of five (5) years, $\star \star \star$ the 128 person shall be quilty of a felony and fined not less than Two 129 Thousand Dollars (\$2,000.00) nor more than Five Thousand Dollars (\$5,000.00), and shall serve not less than one (1) year nor more 130 13/HR07/HB481CR.5J (H)JB (S)JA PAGE 5

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131 than five (5) years in the custody of the Department of 132 Corrections * * *. For any * * * offense * * * that does not result in serious injury or death to any person, * * * the 133 sentence of incarceration may be served in the county jail rather 134 135 than in the State Penitentiary at the discretion of the circuit 136 court judge. The minimum penalties shall not be suspended or 137 reduced by the court and no prosecutor shall offer any suspension 138 or sentence reduction as part of a plea bargain. * * * Except as 139 may otherwise be provided by paragraph (e) of this subsection, the 140 Commissioner of Public Safety shall suspend the driver's license 141 of such person for * * * two (2) years. The person will not be 142 eligible for restoration of the driving privilege except by means of an ignition-interlock-restricted driver's license for three (3) 143 144 years following release from incarceration and following the 145 mandatory two-year drivers license suspension. 146 (ii) The suspension of a commercial driver's 147 license shall be governed by Section 63-1-216. Fourth or subsequent offense DUI. Except as 148 (d) 149 otherwise provided in subsection (3), * * * for any fourth or 150 subsequent conviction of any person violating subsection (1) of 151 this section * * *, without regard to the period of time over 152 which the offenses were committed, the person shall be guilty of a 153 felony and fined not less than Three Thousand Dollars (\$3,000.00) 154 nor more than Ten Thousand Dollars (\$10,000.00) and shall serve 155 not less than two (2) nor more than ten (10) years in the custody 13/HR07/HB481CR.5J (H)JB (S)JA PAGE 6 G3/5

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156 <u>of the Department of Corrections. The Commissioner of Public</u> 157 <u>Safety shall suspend the driver's license of the person for five</u> 158 <u>(5) years which shall begin upon the person's release from the</u> 159 <u>custody of the Department of Corrections.</u>

160 * * *

161 (* * * e) Except as otherwise provided in subsection 162 (3), any person convicted of a second or subsequent violation of 163 subsection (1) of this section shall receive an in-depth 164 diagnostic assessment, and if as a result of * * * the assessment is determined to be in need of treatment * * * for alcohol * * * 165 or drug abuse * * *, * * * the person shall successfully complete 166 167 treatment * * * at a program site certified by the Department of 168 Mental Health. * * * Each person who receives a diagnostic 169 assessment shall pay a fee representing the cost of * * * the 170 assessment. Each person who participates in a treatment program 171 shall pay a fee representing the cost of * * * treatment.

172 The Department of Public Safety shall promulgate (f) rules and regulations for the use of *** * *** ignition-interlock 173 174 devices as provided in Section 63-11-31 and consistent with the 175 provisions therein. * * * The rules and regulations shall provide 176 that installation of the device shall occur at the residence of 177 the offender and for the calibration of * * * the devices and shall provide that the cost of the use of * * * the systems shall 178 179 be borne by the offender. The Department of Public Safety shall approve which vendors * * * shall be used to furnish * * * the 180 13/HR07/HB481CR.5J (H)JB (S)JA PAGE 7 G3/5

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181 systems and may assess fees to such vendors. The maximum costs to 182 the offender as prescribed in the department's rules and 183 regulations shall not exceed One Hundred Fifty Dollars (\$150.00) 184 for installation and Two Dollars and Fifty Cents (\$2.50) per day 185 for the user fee, and the department shall also prescribe maximum 186 fees for periodic inspections, calibrations and repairs.

187 Zero Tolerance for Minors. (a) This subsection shall (3) 188 be known and may be cited as Zero Tolerance for Minors. The 189 provisions of this subsection shall apply only when a person under 190 the age of twenty-one (21) years has a blood alcohol concentration 191 of two one-hundredths percent (.02%) or more, but lower than eight 192 one-hundredths percent (.08%). If such person's blood alcohol 193 concentration is eight one-hundredths percent (.08%) or more, the 194 provisions of subsection (2) shall apply.

195 (b) Upon conviction of any person under the age of 196 twenty-one (21) years for the first offense of violating 197 subsection (1) of this section where chemical tests provided for 198 under Section 63-11-5 were given, or where chemical test results 199 are not available, such person shall have his driver's license 200 suspended for ninety (90) days and shall be fined Two Hundred 201 Fifty Dollars (\$250.00); and the court shall order such person to 202 attend and complete an alcohol safety education program as 203 provided in Section 63-11-32. The court may also require 204 attendance at a victim impact panel.

205 The court in the county in which the conviction was had or 206 the circuit court of the person's county of residence may reduce 207 the suspension of driving privileges under subsection (2)(a) of 208 this section if the denial of which would constitute a hardship on 209 the offender, except that no court may issue such an order 210 reducing the suspension of driving privileges under this 211 subsection until thirty (30) days have elapsed from the effective 212 date of the suspension. Hardships shall only apply to first 213 offenses under subsection (1) of this section, and shall not apply to second, third or subsequent convictions of any person violating 214 215 subsection (1) of this section. A reduction of suspension on the 216 basis of hardship shall not be available to any person who refused 217 to submit to a chemical test upon the request of a law enforcement 218 officer as provided in Section 63-11-5. When the petition is 219 filed, such person shall pay to the circuit clerk of the court 220 where the petition is filed a fee of Fifty Dollars (\$50.00), which 221 shall be deposited into the State General Fund to the credit of a 222 special fund hereby created in the State Treasury to be used for 223 alcohol or drug abuse treatment and education, upon appropriation 224 by the Legislature. This fee shall be in addition to any other 225 court costs or fees required for the filing of petitions.

The petition filed under the provisions of this subsection shall contain the specific facts which the petitioner alleges to constitute a hardship and the driver's license number of the petitioner. A hearing may be held on any petition filed under

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 9 (CJR) (H) JB (S) JA this subsection only after ten (10) days' prior written notice to the Commissioner of Public Safety, or his designated agent, or the attorney designated to represent the state. At such hearing, the court may enter an order reducing the period of suspension.

The order entered under the provisions of this subsection 234 235 shall contain the specific grounds upon which hardship was 236 determined, and shall order the petitioner to attend and complete 237 an alcohol safety education program as provided in Section 238 63-11-32. A certified copy of such order shall be delivered to 239 the Commissioner of Public Safety by the clerk of the court within 240 five (5) days of the entry of the order. The certified copy of 241 such order shall contain information which will identify the 242 petitioner, including, but not limited to, the name, mailing 243 address, street address, social security number and driver's license number of the petitioner. 244

At any time following at least thirty (30) days of suspension for a first offense violation of this section, the court may grant the person hardship driving privileges upon written petition of the defendant, if it finds reasonable cause to believe that revocation would hinder the person's ability to:

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(i) Continue his employment;

251 (ii) Continue attending school or an educational 252 institution; or

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(iii) Obtain necessary medical care.

13/HR07/HB481CR.5J PAGE 10 (CJR) Proof of the hardship shall be established by clear and convincing evidence which shall be supported by independent documentation.

(c) Upon any second conviction of any person under the
age of twenty-one (21) years violating subsection (1) of this
section, the offenses being committed within a period of five (5)
years, such person shall be fined not more than Five Hundred
Dollars (\$500.00) and shall have his driver's license suspended
for one (1) year.

(d) For any third or subsequent conviction of any person under the age of twenty-one (21) years violating subsection (1) of this section, the offenses being committed within a period of five (5) years, such person shall be fined not more than One Thousand Dollars (\$1,000.00) and shall have his driver's license suspended until he reaches the age of twenty-one (21) or for two (2) years, whichever is longer.

270 Any person under the age of twenty-one (21) years (e) 271 convicted of a second violation of subsection (1) of this section, 272 may have the period that his driver's license is suspended reduced 273 if such person receives an in-depth diagnostic assessment, and as 274 a result of such assessment is determined to be in need of 275 treatment of his alcohol and/or drug abuse problem and 276 successfully completes treatment of his alcohol and/or drug abuse 277 problem at a program site certified by the Department of Mental 278 Health. Such person shall be eligible for reinstatement of his

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driving privileges upon the successful completion of such treatment after a period of six (6) months after such person's driver's license is suspended. Each person who receives a diagnostic assessment shall pay a fee representing the cost of such assessment. Each person who participates in a treatment program shall pay a fee representing the cost of such treatment.

(f) Any person under the age of twenty-one (21) years convicted of a third or subsequent violation of subsection (1) of this section shall complete treatment of an alcohol and/or drug abuse program at a site certified by the Department of Mental Health.

290 The court shall have the discretion to rule that a (q) 291 first offense of this subsection by a person under the age of 292 twenty-one (21) years shall be nonadjudicated. Such person shall 293 be eligible for nonadjudication only once. The Department of 294 Public Safety shall maintain a confidential registry of all cases 295 which are nonadjudicated as provided in this paragraph. A judge 296 who rules that a case is nonadjudicated shall forward such ruling 297 to the Department of Public Safety. Judges and prosecutors 298 involved in implied consent violations shall have access to the 299 confidential registry for the purpose of determining 300 nonadjudication eligibility. A record of a person who has been 301 nonadjudicated shall be maintained for five (5) years or until 302 such person reaches the age of twenty-one (21) years. Any person 303 whose confidential record has been disclosed in violation of this 13/HR07/HB481CR.5J (H)JB (S)JA

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304 paragraph shall have a civil cause of action against the person 305 and/or agency responsible for such disclosure.

306 (4) <u>DUI test refusal.</u> In addition to the other penalties 307 provided in this section, every person refusing a law enforcement 308 officer's request to submit to a chemical test of his breath as 309 provided in this chapter, or who was unconscious at the time of a 310 chemical test and refused to consent to the introduction of the 311 results of * * * <u>the</u> test in any prosecution, shall suffer an 312 additional suspension of driving privileges as follows:

The Commissioner of Public Safety or his authorized agent 313 314 shall suspend the driver's license or permit to drive or deny the 315 issuance of a license or permit to *** * *** the person as provided 316 for first, second and third or subsequent offenders in subsection 317 (2) of this section. *** * *** The suspension shall be in addition to 318 any suspension imposed pursuant to subsection (1) of Section 319 63-11-23. The minimum suspension imposed under this subsection 320 shall not be reduced and no prosecutor is authorized to offer a 321 reduction of * * * the suspension as part of a plea bargain.

(5) <u>Aggravated DUI.</u> Every person who operates any motor vehicle in violation of the provisions of subsection (1) of this section and who in a negligent manner causes the death of another or mutilates, disfigures, permanently disables or destroys the tongue, eye, lip, nose or any other limb, organ or member of another shall, upon conviction, be guilty of a separate felony for each such death, mutilation, disfigurement or other injury and

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 13 (CJR) (S) (S) JA 329 shall be committed to the custody of the State Department of 330 Corrections for a period of time of not less than five (5) years 331 and not to exceed twenty-five (25) years for each such death, 332 mutilation, disfigurement or other injury, and the imprisonment 333 for the second or each subsequent conviction, in the discretion of 334 the court, shall commence either at the termination of the 335 imprisonment for the preceding conviction or run concurrently with 336 the preceding conviction. Any person charged with causing the 337 death of another as described in this subsection shall be required to post bail before being released after arrest. 338

339 (6) DUI citations. Upon conviction of any violation of 340 subsection (1) of this section, the trial judge shall sign in the 341 place provided on the traffic ticket, citation or affidavit 342 stating that the person arrested either employed an attorney or 343 waived his right to an attorney after having been properly 344 advised. If the person arrested employed an attorney, the name, 345 address and telephone number of the attorney shall be written on 346 the ticket, citation or affidavit. The judge shall cause a copy 347 of the traffic ticket, citation or affidavit, and any other 348 pertinent documents concerning the conviction, to be sent to the 349 Commissioner of Public Safety. A copy of the traffic ticket, 350 citation or affidavit and any other pertinent documents, having 351 been attested as true and correct by the Commissioner of Public 352 Safety, or his designee, shall be sufficient proof of the conviction for purposes of determining the enhanced penalty for 353

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356 Out-of-state prior convictions. Convictions in other (7)357 states of violations for driving or operating a vehicle while 358 under the influence of an intoxicating liquor or while under the 359 influence of any other substance that has impaired the person's 360 ability to operate a motor vehicle occurring after July 1, 1992, 361 shall be counted for the purposes of determining if a violation of 362 subsection (1) of this section is a * * * second, third or subsequent offense and the penalty that shall be imposed upon 363 conviction for a violation of subsection (1) of this section. 364

365 Charging of subsequent offenses. For the purposes of (8) 366 determining how to impose the sentence for a second, third or 367 subsequent conviction under this section, the indictment shall not be required to enumerate previous convictions. It shall only be 368 369 necessary that the indictment state the number of times that the 370 defendant has been convicted and sentenced within the past five 371 (5) years under this section to determine if an enhanced penalty 372 shall be imposed. The amount of fine and imprisonment imposed in previous convictions shall not be considered in calculating 373 offenses to determine a second, third or subsequent offense of 374 375 this section.

(9) License eligibility for underage offenders. Any person
 under the legal age to obtain a license to operate a motor vehicle
 convicted under this section shall not be eligible to

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379 receive * * * <u>a driver's</u> license until the person reaches the age 380 of eighteen (18) years.

381 (10) <u>License suspensions to run consecutively.</u> Suspension 382 of driving privileges for any person convicted of violations of 383 subsection (1) of this section shall run consecutively.

(11) <u>Ignition interlock.</u> The court may order the use of any
 ignition_interlock device as provided in Section 63-11-31. <u>The</u>
 <u>court shall make specific findings stating the reasons for using</u>
 an ignition-interlock device in any nonadjudication.

388 (12)DUI child endangerment. A person who violates 389 subsection (1) of this section while transporting in a motor 390 vehicle a child under the age of sixteen (16) years is guilty of 391 the separate offense of endangering a child by driving under the 392 influence of alcohol or any other substance which has 393 impaired * * * the person's ability to operate a motor vehicle. 394 The offense of endangering a child by driving under the influence 395 of alcohol or any other substance which has impaired *** * *** the 396 person's ability to operate a motor vehicle shall not be merged 397 with an offense of violating subsection (1) of this section for 398 the purposes of prosecution and sentencing. An offender who is convicted of a violation of this subsection shall be punished as 399 400 follows:

401 (a) A person who commits a violation of this subsection
402 which does not result in the serious injury or death of a child
403 and which is a first conviction shall be guilty of a misdemeanor

404 and, upon conviction, shall be fined not more than One Thousand 405 Dollars (\$1,000.00) or shall be imprisoned for not more than 406 twelve (12) months, or both;

407 (b) A person who commits a violation of this subsection
408 which does not result in the serious injury or death of a child
409 and which is a second conviction shall be guilty of a misdemeanor
410 and, upon conviction, shall be fined not less than One Thousand
411 Dollars (\$1,000.00) nor more than Five Thousand Dollars
412 (\$5,000.00) or shall be imprisoned for one (1) year, or both;

(c) A person who commits a violation of this subsection which does not result in the serious injury or death of a child and which is a third or subsequent conviction shall be guilty of a felony and, upon conviction, shall be fined not less than Ten Thousand Dollars (\$10,000.00) or shall be imprisoned for not less than one (1) year nor more than five (5) years, or both; and

(d) A person who commits a violation of this subsection which results in the serious injury or death of a child, without regard to whether * * * the offense was a first, second, third or subsequent offense shall be guilty of a felony and, upon conviction, shall be punished by a fine of not less than Ten Thousand Dollars (\$10,000.00) and shall be imprisoned for not less than five (5) years nor more than twenty-five (25) years.

426 (13) (a) Any person who, on or before June 30, 2014, was
427 convicted under subsection (2) of this section of a first offense
428 of driving under the influence may petition the circuit court of

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429	the county in which the conviction was had for an order to expunge
430	the record of the conviction. Expunction under this subsection
431	will only be available to a person:
432	(i) Who has successfully completed all terms and
433	conditions of the sentence imposed for the conviction;
434	(ii) Who did not refuse to submit to a test of his
435	blood or breath;
436	(iii) Whose blood alcohol concentration tested
437	below sixteen one-hundredths percent (.16%) if test results are
438	available;
439	(iv) Who has not been convicted of or have pending
440	any other offense of driving under the influence; and
441	(v) Who has provided the court with justification
442	as to why the conviction should be expunged.
443	(b) A person is eligible for only one (1) expunction
444	under this subsection, and the Department of Public Safety shall
445	maintain a confidential registry of all cases of expunction under
446	this subsection for the sole purpose of determining a person's
447	eligibility as a first-offender under this section.
448	(c) The court in its order of expunction shall state in
449	writing the justification for which the expunction was granted and
450	forward the order to the Department of Public Safety within five
451	(5) days of the entry of the order.
452	SECTION 2. Section 63-11-31, Mississippi Code of 1972, is
453	amended as follows:

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 18 (CJR) (B) (S) JA 454 63-11-31. (1) * * * For the * * * purposes of this section, 455 "ignition-interlock device" means a device * * * that connects a 456 motor vehicle ignition system to a breath-alcohol analyzer and 457 prevents a motor vehicle ignition from starting if the driver's 458 blood alcohol level exceeds the calibrated setting on the device. 459 (2) (a) The cost of installation of an ignition-interlock 460 device shall be borne by the person to whom is issued an 461 ignition-interlock-restricted driver's license unless a court 462 determines that the person is indigent. 463 (b) * * * Anyone convicted under Section 63-11-30 shall 464 be assessed by the court, in addition to the criminal fines, 465 penalties and assessments provided by law for violations of 466 Section 63-11-30, a fee of not less than Thirty Dollars (\$30.00) 467 nor more than One Hundred Dollars (\$100.00), to be deposited in 468 the Ignition-Interlock Device Fund in the State Treasury. Anyone 469 who receives a nonadjudication under Section 63-11-30 shall be 470 assessed by the court, a fee of Two Hundred Fifty Dollars (\$250.00) to be deposited in the Ignition-Interlock Device Fund in 471 472 the State Treasury. 473 (3) (a) *** * *** The specific calibration setting for an 474 ignition-interlock device shall be no * * * more than * * * three 475 one-hundredths percent (0.3%) blood alcohol concentration for 476 persons twenty-one (21) years of age or older and no more than two 477 one-hundredths percent (0.2%) blood alcohol concentration for 478 persons under twenty-one (21) years of age * * *, over which 13/HR07/HB481CR.5J (H)JB (S)JA PAGE 19 G3/5

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479 <u>concentration</u> the ignition<u>-</u>interlock device will prevent the motor 480 vehicle from being started.

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482 (b) A person who has an ignition-interlock device 483 installed in a vehicle shall: 484 (***i) *** Provide proof of the installation 485 of the device and periodic reporting * * * for verification of the

proper operation of the device;

487 (***<u>ii</u>) *** Have the system monitored for 488 proper use and accuracy by an entity approved by the department at 489 least semiannually, or more frequently as the circumstances may 490 require;

491 (***<u>iii</u>) *** Pay the reasonable cost of 492 leasing or buying, monitoring, and maintaining the device * **. 493 *** (4) (a) (i) A person who is limited to driving only 494 <u>under an ignition-interlock-restricted driver's license shall not</u> 495 <u>operate a vehicle that is not equipped with an ignition-interlock</u> 496 device.

497 <u>(ii)</u> A person prohibited * * * from operating a 498 motor vehicle that is not equipped with an ignition-interlock 499 device may not solicit or have another person attempt to start or 500 start a motor vehicle equipped with such a device.

501 * * * (iii) A person may not <u>start or</u> attempt to 502 start * * a motor vehicle equipped with an ignition_interlock 503 device for the purpose of providing an operable motor vehicle to a 13/HR07/HB481CR.5J (H) JB (S) JA

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504 person who is prohibited * * from operating a motor vehicle that 505 is not equipped with an ignition-interlock device.

506 $\star \star \star \underline{(iv)}$ A person may not tamper with, or in any 507 way attempt to circumvent, the operation of an ignition-interlock 508 device that has been installed in a motor vehicle.

509 * * * (v) A person may not knowingly provide a 510 motor vehicle not equipped with a functioning ignition_interlock 511 device to another person who the provider of * * * the vehicle 512 knows or should know is prohibited from operating a motor vehicle 513 not equipped with an ignition-interlock device.

(***<u>b</u>) A violation of this * * <u>subsection (4)</u> is a misdemeanor and upon conviction the violator shall be fined an amount not less than Two Hundred Fifty Dollars (\$250.00) nor more than One Thousand Dollars (\$1,000.00) or imprisoned for not more than one (1) year, or both.

519 $(* * * \underline{c})$ A person shall not be in violation of 520 this * * * <u>subsection (4)</u> if:

521 *** * ***<u>(i)</u> The starting of a motor vehicle equipped 522 with an ignition-interlock device is done for the purpose of 523 safety or mechanical repair of the device or the vehicle, and the 524 person subject to the *** * *** <u>restriction</u> does not operate the 525 vehicle; or

526 *** * ***<u>(ii)</u> The court finds that a person is 527 required to operate a motor vehicle in the course and scope of the 528 person's employment. If the vehicle is owned by the person's

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 21 (CJR) (H) JB (S) JA 529 employer, the person may operate that vehicle during regular 530 working hours for the purposes of employment without installation of an ignition-interlock device if the employer has been notified 531 532 of * * * the driving privilege restriction and if proof of that 533 notification is kept with the vehicle at all times. This 534 employment exemption does not apply if the business entity that 535 owns the vehicle is owned or controlled by the person who is 536 prohibited from operating the motor vehicle not equipped with an 537 ignition-interlock device.

(* * *5) (* * *a) A judge may also order that the vehicle owned or operated by a person or a family member of any person who committed a violation of Section 63-11-30 be equipped with an ignition_interlock device for all or a portion of the time the driver's license of the operator of such vehicle is suspended or restricted pursuant to this section, if:

544 * * (i) The operator of the vehicle used to 545 violate Section 63-11-30 has at least one (1) prior conviction for 546 driving a motor vehicle when * * * the person's privilege to do so 547 is cancelled, suspended or revoked as provided by Section 548 63-11-30; or

549 $\star \star \star \underline{(ii)}$ The driver's license of the operator 550 of $\star \star \star \underline{the}$ vehicle was cancelled, suspended or revoked at the 551 time of the violation of Section 63-11-30.

552 $(* * *\underline{b})$ The provisions of this $* * * \underline{subsection}$ 553 $(* * *\underline{5})$ shall not apply if the vehicle used to commit the

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violation of Section 63-11-30, was, at the time of * * * <u>the</u> violation, rented or stolen.

556 $(* * * \underline{6})$ The provisions of this section are supplemental to 557 the provisions of Section 63-11-30.

558 **SECTION 3.** Section 63-1-21, Mississippi Code of 1972, is 559 amended as follows:

560 63-1-21. (1) To obtain a new or original driver's or 561 operator's license, every applicant other than a person holding an 562 out-of-state license shall first obtain a temporary driving permit 563 by paying a fee of One Dollar (\$1.00) to the Department of Public 564 Safety, successfully completing the examination provided for in 565 Section 63-1-33, and paying the examination fee provided for in 566 Section 63-1-43.

567 A temporary driving permit entitles the holder, provided (2) 568 the permit is in his immediate possession, to drive a motor 569 vehicle other than a motorcycle on the highways of the State of 570 Mississippi only when accompanied by a licensed operator who is at 571 least twenty-one (21) years of age and who is actually occupying 572 the seat beside the driver. A temporary driving permit may be 573 issued to any applicant who is at least fifteen (15) years of age. 574 A temporary driving permit shall be valid for a period of two (2) 575 years from the date of issue.

(3) (a) An intermediate license allows unsupervised driving
from 6:00 a.m. to 10:00 p.m. Sunday through Thursday and 6:00 a.m.
to 11:30 p.m. Friday and Saturday, and allows unsupervised driving

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 23 (CJR) (H) JB (S) JA 579 any time for a person traveling directly to or from work. At all 580 other times the intermediate licensee must be supervised by a 581 parent, guardian or other person age twenty-one (21) years or 582 older who holds a valid driver's license under this article and 583 who is actually occupying the seat beside the driver.

584 (b) The fee for issuance of an intermediate license 585 shall be Five Dollars (\$5.00).

586 (4) <u>An ignition-interlock-restricted driver's license allows</u>
587 <u>a person to drive only a motor vehicle equipped with an</u>
588 ignition-interlock device.

589 (* * *5) Except as otherwise provided by Section 63-1-6, 590 every applicant for a restricted motorcycle operator's license or 591 a motorcycle endorsement shall first obtain a temporary motorcycle 592 driving permit by paying a fee of One Dollar (\$1.00) to the 593 Department of Public Safety, successfully completing the 594 examination provided for in Section 63-1-33, and paying the 595 examination fee provided for in Section 63-1-43. All applicants 596 for a temporary motorcycle permit shall:

597

(a) Be at least fifteen (15) years of age;

(b) Operate a motorcycle only under the direct supervision of a person at least twenty-one (21) years of age who possesses either a valid driver's or operator's license with a motorcycle endorsement or a valid restricted motorcycle operator's license; 603 (c) Be prohibited from transporting a passenger on a 604 motorcycle;

605 (d) Be prohibited from operating a motorcycle upon any 606 controlled access highway; and

607 (e) Be prohibited from operating a motorcycle during
608 the hours of 6:00 p.m. through 6:00 a.m. Temporary motorcycle
609 driving permits shall be valid for the same period of time and may
610 be renewed upon the same conditions as temporary driving permits
611 issued for vehicles other than motorcycles.

612 SECTION 4. Section 63-1-43, Mississippi Code of 1972, is 613 amended as follows:

614 63-1-43. (1) The fee for receiving the application and 615 issuing the regular driver's or operator's license and the fee for 616 renewing the license shall be:

617 (a) Eighteen Dollars (\$18.00) plus the applicable618 photograph fee for each applicant for a four-year license;

(b) Forty Dollars (\$40.00) plus the applicablephotograph fee for each applicant for an eight-year license;

(c) Three Dollars (\$3.00) plus the applicable
photograph fee for each applicant for a one-year license, except
as provided in paragraph (d) of this subsection;

(d) Eighteen Dollars (\$18.00) plus the applicable
photograph fee for a license for an applicant who is not a United
States citizen and who does not possess a social security number

627 issued by the United States government; * * *

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628	(e) (i) Fifty Dollars (\$50.00) plus the applicable	
629	photograph fee for an ignition-interlock-restricted driver's	
630	license which shall be provided to the Department of Public Safety	
631	to defray the costs associated with the department's duties and	
632	responsibilities regarding ignition interlock device usage.	
633	(ii) There is created in the State Treasury a	
634	special fund to be known as the Ignition-Interlock Device Fund.	
635	The purpose of the fund shall be to provide funding for the	
636	Driver's License Bureau of the Department of Public Safety and	
637	also to provide funding assistance for ignition-interlock devices	
638	for persons determined by the court to be unable to afford the	
639	installation and maintenance of an ignition-interlock device.	
640	Monies from the fund shall be distributed by the State Treasurer	
641	upon warrants issued by the Department of Public Safety. The fund	
642	shall be a continuing fund, not subject to fiscal year	
643	limitations, and shall consist of:	
644	1. Monies appropriated by the Legislature for	
645	the purposes of funding the Driver's License Bureau;	
646	2. The interest accruing to the fund;	
647	3. Monies paid by a person for an	
648	ignition-interlock device under Section 63-11-31(2)(a); and	
649	4. Monies received from such other sources as	
650	may be provided by law; and	
651	(* * * \underline{f}) In addition to the fees required in paragraph	
652	(a) of this subsection, an applicant may contribute an additional	
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653 One Dollar (\$1.00) which shall be deposited into the Statewide 654 Litter Prevention Fund. The applicant shall be informed that he 655 may contribute an additional One Dollar (\$1.00) which shall be 656 deposited into the Statewide Litter Prevention Fund and shall be 657 expended solely for the purpose of funding litter prevention 658 projects or litter education programs, as recommended by the 659 Statewide Litter Prevention Program of Keep Mississippi Beautiful, 660 Inc.

All originals and renewals of regular operators' licenses shall be in compliance with Section 63-1-47.

663 (2) The fee for receiving the application and issuing a 664 motorcycle endorsement shall be Five Dollars (\$5.00) when issued 665 as an endorsement to a four-year license, and Ten Dollars (\$10.00) 666 when issued as an endorsement to an eight-year license.

667 Motorcycle endorsements shall be valid for the same period of time 668 as the applicant's operator's license.

(3) The fee for receiving the application and issuing a
restricted motorcycle operator's license and the fee for renewing
such license shall be:

672 (a) Eleven Dollars (\$11.00) plus the applicable673 photograph fee for a four-year license;

674 (b) Eight Dollars (\$8.00) plus the applicable 675 photograph fee for a one-year license; and

676 (c) Twenty-two Dollars (\$22.00) plus the applicable677 photograph fee for an eight-year license.

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 27 (CJR) (H) JB (S) JA All originals and renewals of restricted motorcycle licenses shall be valid for the same period of time that an original regular driver's license may be issued to such person in compliance with Section 63-1-47.

682 From and after January 1, 1990, every person who makes (4)683 application for an original license or a renewal license to 684 operate a vehicle as a common carrier by motor vehicle, taxicab, 685 passenger coach, dray, contract carrier or private commercial 686 carrier as such terms are defined in Section 27-19-3, except for 687 those vehicles for which a Class A, B or C license is required under Article 5 of this chapter, shall, in lieu of the regular 688 689 driver's license above provided for, apply for and obtain a Class 690 D commercial driver's license. Except as otherwise provided in 691 subsection (5) of this section, the fee for the issuance of a 692 Class D commercial driver's license shall be Twenty-three Dollars 693 (\$23.00) plus the applicable photograph fee for a period of four 694 (4) years; however, except as required under Article 5 of this 695 chapter, no driver of a pickup truck shall be required to have a 696 commercial license regardless of the purpose for which the pickup 697 truck is used.

Except as otherwise provided in subsection (5) of this section, all originals and renewals of commercial licenses issued under this section shall be valid for a period of four (4) years, in compliance with Section 63-1-47. Only persons who operate the above-mentioned vehicles in the course of the regular and

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 28 (CJR) (H) (S) JA 703 customary business of the owner shall be required to obtain a 704 Class D commercial operator's license, and persons operating such 705 vehicles for private purposes or in emergencies shall not be 706 required to obtain such license.

707 (5) The original and each renewal of a commercial driver's 708 license issued under this section to a person who is not a United 709 States citizen and who does not possess a social security number 710 issued by the United States government shall be issued for a 711 period of one (1) year for a fee of Eight Dollars (\$8.00) plus the 712 applicable photograph fee and shall expire one (1) year from the 713 date of issuance. Such person may renew a commercial license issued under this section within thirty (30) days of expiration of 714 715 the license.

716 The Commissioner of Public Safety, by rule or (6) 717 regulation, shall establish a driver's license photograph fee 718 which shall be the actual cost of the photograph rounded off to 719 the next highest dollar. Monies collected for the photograph fee 720 shall be deposited into a special photograph fee account which the 721 Department of Public Safety shall use to pay the actual cost of 722 producing the photographs. Any monies collected in excess of the 723 actual costs of the photography shall be used by the department to 724 defray the cost of future photography and driver's license 725 technology initiatives.

726 SECTION 5. Section 63-1-47, Mississippi Code of 1972, is 727 amended as follows:

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 29 (CJR) (H) (S) JA 63-1-47. (1) Except as otherwise provided in this section, each applicant for an original license issued pursuant to this article, who is entitled to issuance of same, shall be issued a four-year license or an eight-year license, at the option of the applicant, which will expire at midnight on the licensee's birthday.

(a) Except as otherwise provided in this section, all
renewal licenses shall be for a four-year period or an eight-year
period, at the option of the applicant, and may be renewed any
time within six (6) months before the expiration of the license
upon application and payment of the required fee, unless required
to be reexamined.

From and after January 1, 1990, no commercial 740 (b) 741 driver's license shall be issued under the provisions of this 742 article for any commercial motor vehicle, the lawful operation of which requires the driver to obtain a Class A, B or C commercial 743 744 driver's license under Article 5 of this chapter; however, from 745 time to time, the holder of a commercial license may apply for a 746 commercial driver's license under Article 5 of this chapter; and, 747 if he fails to pass the required test for such license, he shall 748 be entitled to an extension of his license that shall be valid for 749 one hundred twenty (120) days or until he again is tested under 750 Article 5 of this chapter, whichever occurs first. The extension shall entitle the license holder to operate all vehicles which 751 752 such license authorized him to operate prior to taking the

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(H)JB (S)JA G3/5 753 required test. The first extension shall be without charge;
754 however, a fee of Fifteen Dollars (\$15.00) shall be imposed for
755 any subsequent extension. No extension shall be valid past March
756 31, 1992.

757 (2) Any commercial driver's license issued under this 758 article before January 1, 1990, which expires after March 31, 759 1992, shall be void on April 1, 1992, for the operation of any 760 commercial vehicle requiring a commercial license to be issued 761 under Article 5 of this chapter; however, if the holder of any 762 such license applies for a commercial driver's license under 763 Article 5 of this chapter, passes the required tests for such 764 license, pays all applicable fees under Article 5 of this chapter except the Forty Dollars (\$40.00) license fee and otherwise meets 765 766 all requirements for the issuance of such license, then such 767 person shall be issued a license under Article 5 of this chapter 768 which shall expire on the expiration date of the commercial 769 driver's license being replaced.

(3) The fee for the issuance of an original and renewals of a Class D commercial driver's license under this article to an applicant who is not a United States citizen and who does not possess a social security number issued by the United States government and the period for which such license will be valid and expire shall be as prescribed in Section 63-1-43.

(4) The Commissioner of Public Safety shall notify, byUnited States mail addressed to the last-known address of record

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 31 (CJR) (B) (S) JA with the Department of Public Safety, all holders of a commercial driver's license issued under this article before January 1, 1990, and which * * * <u>expires</u> after March 31, 1992, that such license will be void on and after April 1, 1992, for the operation of any vehicle for which a commercial driver's license is required to be issued under Article 5 of this chapter.

784 Any person holding a valid commercial driver's license (5) 785 issued under this article before January 1, 1990, shall continue 786 thereafter, until expiration of such license, to be entitled to 787 operate all vehicles which such license authorized him to operate immediately before January 1, 1990, except that from and after 788 789 April 1, 1992, such license shall not entitle the licensee to 790 operate a commercial motor vehicle the lawful operation of which 791 requires a commercial driver's license under Article 5 of this 792 chapter.

(6) (a) All applications by an operator under eighteen (18) years of age must be accompanied by documentation that the applicant is in compliance with the education requirements of Section 63-1-9(1)(g), and the documentation used in establishing compliance must be dated no more than thirty (30) days prior to the date of application.

(b) All applications by an operator under eighteen (18)
years of age, if applicable, must be accompanied by documentation
signed and notarized by the parent or guardian of the applicant
and the appropriate school official, authorizing the release of

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 32 (CJR) (H) JB (S) JA 803 the applicant's attendance records to the Department of Public 804 Safety as required under Section 63-1-10.

805 The commissioner shall suspend the driver's (C) 806 license, intermediate license or temporary learning permit of a 807 student under eighteen (18) years of age who has been reported by 808 the Department of Education as required by Section 63-1-10.1, and 809 shall give notice of the suspension to the licensee as provided in 810 Section 63-1-52(4). A school superintendent or designee may 811 request that the driver's license, intermediate license or 812 temporary learning permit that has been suspended under the 813 provisions of this subsection be reinstated after the student has 814 successfully completed nine (9) weeks of school attendance without 815 an unlawful absence.

816 (a) Any original or renewal license issued under this (7)817 article to a person who is not a United States citizen and who 818 does not possess a social security number issued by the United 819 States government shall expire four (4) years from the date of 820 issuance or on the expiration date of the applicant's authorized 821 stay in the United States, whichever is the lesser period of time, 822 and may be renewed, if the person is otherwise qualified to renew 823 the license, within thirty (30) days of expiration. The fee for 824 any such license and for renewal shall be as prescribed in Section 825 63-1-43.

826 Any applicant for an original or renewal license (b) 827 under this subsection (7) must present valid documentary evidence 828 documenting that the applicant: 829 Is a citizen or national of the United States; (i) 830 (ii) Is an alien lawfully admitted for permanent 831 or temporary residence in the United States; (iii) Has conditional permanent residence status 832 833 in the United States; 834 (iv) Has approved application for asylum in the United States or has entered into the United States in refugee 835 836 status; 837 Has a valid, unexpired nonimmigrant visa or (V) 838 nonimmigrant visa status for entry into or lawful presence in the 839 United States; 840 (vi) Has a pending application for asylum in the 841 United States; 842 Has a pending or approved application for (vii) temporary protected status in the United States; 843 844 Has approved deferred action status; (viii) 845 Has pending application for adjustment of (ix) 846 status to that of an alien lawfully admitted for permanent 847 residence in the United States or conditional permanent resident 848 status in the United States; or 849 Has a valid employment authorization card (X) 850 issued by the United States Department of Homeland Security. 13/HR07/HB481CR.5J (H)JB (S)JA

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851 (8) The term of an ignition-interlock-restricted driver's
852 license issued pursuant to this article shall be four (4) years.
853 SECTION 6. Section 63-11-21, Mississippi Code of 1972, is

854 amended as follows:

855 63-11-21. If a person refuses upon the request of a law 856 enforcement officer to submit to a chemical test of his breath 857 designated by the law enforcement agency as provided in Section 858 63-11-5, none shall be given, but the officer shall at that point 859 demand the driver's license of the person, who shall deliver his 860 driver's license into the hands of the officer. If a person refuses to submit to a chemical test under the provisions of this 861 862 chapter, the person shall be informed by the law enforcement 863 officer that the refusal to submit to the test shall subject him 864 to * * * punishment consistent with the penalties prescribed * * * for conviction under Section 63-11-30 * * * and Section 63-11-31. 865 866 The officer shall give the driver a receipt for his license on 867 forms prescribed and furnished by the Commissioner of Public 868 Safety. The officer shall forward the driver's license together 869 with a sworn report to the Commissioner of Public Safety stating 870 that he had reasonable grounds and probable cause to believe the person had been driving a motor vehicle upon the public highways, 871 public roads and streets of this state while under the influence 872 of intoxicating liquor, or any other substance which may impair a 873 874 person's mental or physical ability, stating such grounds, and

875 that the person had refused to submit to the chemical test of his876 breath upon request of the law enforcement officer.

877 SECTION 7. Section 63-11-23, Mississippi Code of 1972, is 878 amended as follows:

879 63-11-23. (1) The Commissioner of Public Safety, or his 880 authorized agent, shall review the sworn report by a law 881 enforcement officer as provided in Section 63-11-21. If 882 upon * * * review the Commissioner of Public Safety, or his 883 authorized agent, finds (a) that the law enforcement officer had 884 reasonable grounds and probable cause to believe the person had 885 been driving a motor vehicle upon the public highways, public 886 roads and streets of this state while under the influence of 887 intoxicating liquor or any other substance * * * that may impair a 888 person's mental or physical ability; (b) that he refused to submit 889 to the test upon request of the officer; and (c) that the person 890 was informed that his license and * * * driving privileges would 891 be suspended or denied if he refused to submit to the chemical 892 test, then the Commissioner of Public Safety, or his authorized 893 agent, shall give notice to the licensee that his license or 894 permit to drive, or any nonresident operating privilege, shall be suspended thirty (30) days after the date of * * the notice for 895 896 a period of ninety (90) days in the event * * * the person has not 897 previously been convicted of a violation of Section 63-11-30, or, 898 for a period of one (1) year in the event of any previous conviction of \star \star \star the person under Section 63-11-30. 899 In the

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900 event the commissioner or his authorized agent determines that the 901 license should not be suspended, he shall return the license or 902 permit to the licensee.

903 The notice of suspension shall be in writing and given in the 904 manner provided in Section 63-1-52(2)(a).

905 (2)If the chemical testing of a person's breath indicates 906 the blood alcohol concentration was eight one-hundredths percent 907 (.08%) or more for persons who are above the legal age to purchase 908 alcoholic beverages under state law, or two one-hundredths percent 909 (.02%) or more for persons who are below the legal age to purchase 910 alcoholic beverages under state law, based upon grams of alcohol 911 per one hundred (100) milliliters of blood or grams of alcohol per two hundred ten (210) liters of breath as shown by a chemical 912 913 analysis of such person's blood, or breath, or urine, the 914 arresting officer shall seize the license and give the driver a receipt for his license on forms prescribed by the Commissioner of 915 916 Public Safety and shall promptly forward the license together with 917 a sworn report to the Commissioner of Public Safety. The receipt 918 given a person as provided herein shall be valid as a permit to 919 operate a motor vehicle for a period of thirty (30) days in order 920 that the defendant be processed through the court having original 921 jurisdiction and a final disposition had. If the defendant requests a trial within thirty (30) days and *** * *** trial is not 922 923 commenced within thirty (30) days, then the court shall determine 924 if the delay in the trial is the fault of the defendant or his

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(H)JB (S)JA G3/5 925 counsel. If the court finds that * * * it is not the fault of the defendant or his counsel, then the court shall order the 926 927 defendant's driving privileges to be extended until * * * the 928 defendant is convicted. If a receipt or permit to drive issued 929 pursuant to the provisions of this subsection expires without a 930 trial having been requested as provided for in this subsection, 931 then the Commissioner of Public Safety or his authorized agent 932 shall suspend the license or permit to drive or any nonresident 933 operating privilege for the applicable period of time as provided for in subsection (1) of this section. 934

935 (3) If the person is a resident without a license or permit 936 to operate a motor vehicle in this state, the Commissioner of 937 Public Safety, or his authorized agent, shall deny to the person 938 the issuance of a license or permit for a period of one (1) year 939 beginning thirty (30) days after the date of notice of such 940 suspension.

941 (4) It shall be the duty of the county prosecuting attorney, 942 an attorney employed under the provisions of Section 19-3-49, or 943 in the event there is no such prosecuting attorney for the county, 944 the duty of the district attorney to represent the state in any 945 hearing held under the provisions of Section 63-11-25, under the 946 provisions of Section 63-11-37(2) or under the provisions of 947 Section 63-11-30(2)(a).

948 (5) The provisions of this section shall not apply to any 949 person who has been nonadjudicated under Section 63-11-30.

13/HR07/HB481CR.5J (H) JB (S) JA PAGE 38 (CJR) (H) JB (S) JA 950 SECTION 8. This act shall take effect and be in force from

951 and after July 1, 2014.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 63-11-30, MISSISSIPPI CODE OF 1972, 1 2 TO PROVIDE THAT PERSONS CONVICTED OF DUI WILL ONLY BE ALLOWED TO 3 OPERATE A VEHICLE EQUIPPED WITH AN IGNITION-INTERLOCK DEVICE; TO 4 PROVIDE A DRIVER'S LICENSE THEREFOR; TO REMOVE HARDSHIP 5 PROVISIONS; TO PROVIDE FOR NONADJUDICATION; TO REQUIRE MANDATORY 6 PROBATION; TO PROVIDE FOR THE EXPUNCTION OF CERTAIN CONVICTIONS; TO AMEND SECTION 63-11-31, MISSISSIPPI CODE OF 1972, TO REVISE 7 8 IGNITION INTERLOCK; TO AMEND SECTION 63-1-21, MISSISSIPPI CODE OF 9 1972, TO PROVIDE FOR THE IGNITION-INTERLOCK-RESTRICTED DRIVER'S LICENSE; TO AMEND SECTION 63-1-43, MISSISSIPPI CODE OF 1972, TO 10 11 PROVIDE A FEE FOR SUCH LICENSE AND TO CREATE THE 12 IGNITION-INTERLOCK DEVICE FUND; TO AMEND SECTION 63-1-47, 13 MISSISSIPPI CODE OF 1972, TO SPECIFY THE TERM AND RENEWAL OF SUCH LICENSE; TO AMEND SECTIONS 63-11-21 AND 63-11-23, MISSISSIPPI CODE 14 OF 1972, IN CONFORMITY; AND FOR RELATED PURPOSES. 15

CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
X (SIGNED)	X (SIGNED)
Andy Gipson	W. Briggs Hopson III
X (SIGNED)	(NOT SIGNED)
Kevin Horan	Terry C. Burton
X (SIGNED)	X (SIGNED)
Tommy Taylor	Steve Hale