

*****Adopted*****

AMENDMENT No. 1 PROPOSED TO

House Bill NO. 1351

By Senator(s) Committee

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

8 SECTION 1. Section 63-11-31, Mississippi Code of 1972, is
9 amended as follows:

10 63-11-31. (1) * * * In addition to the penalties authorized
11 for any second or subsequent convictions of Section 63-11-30, the
12 court shall order either the impoundment or immobilization of all
13 vehicles registered to the person convicted for the entire length
14 of license suspension to commence upon conviction and persist
15 during the entire driver's license suspension period. However, a
16 county, municipality, sheriff's department or the Department of
17 Public Safety shall not be required to keep, store, maintain,
18 serve as a bailee or otherwise exercise custody over a motor
19 vehicle impounded under the provisions of this section. * * *

20 (2) (a) If other licensed drivers living in the household
21 are dependent upon the vehicle subject to impoundment or
22 immobilization for necessary transportation, the court may order
23 the installation of an ignition interlock system on the vehicle in
24 lieu of impoundment or immobilization. Additionally, the court

25 shall order the installation of an ignition interlock system on
26 all vehicles registered to the person for a minimum period of six
27 (6) months to occur upon reinstatement of the person's driver's
28 license if the court determines it is a vehicle to which the
29 person has access and which should be subject to ignition
30 interlock. The cost associated with impoundment, immobilization
31 or ignition interlock shall be paid by the person convicted. For
32 the purpose of this section, "ignition interlock device" means a
33 device which connects a motor vehicle ignition system to a
34 breath-alcohol analyzer and prevents a motor vehicle ignition from
35 starting if the driver's blood alcohol level exceeds the
36 calibrated setting on the device.

37 (b) A person may not tamper with, or in any way attempt
38 to circumvent the immobilization or impoundment of vehicles
39 ordered by the court. A violation of this paragraph (b) is a
40 misdemeanor and upon conviction the violator shall be fined an
41 amount not less than Two Hundred Fifty Dollars (\$250.00) nor more
42 than One Thousand Dollars (\$1,000.00) or imprisoned for not more
43 than one (1) year or both.

44 (c) When a court orders a person to operate only a
45 motor vehicle which is equipped with a functioning ignition
46 interlock device, the court shall establish a specific calibration
47 setting no lower than two one-hundredths percent (.02%) nor more
48 than four one-hundredths percent (.04%) blood alcohol
49 concentration at which the ignition interlock device will prevent
50 the motor vehicle from being started.

51 (d) Upon ordering use of an ignition interlock device,
52 the court shall:

53 (i) State on the record the requirement for and
54 the period of use of the device, and so notify the Department of

55 Public Safety;

56 (ii) Direct that the records of the department
57 reflect that the person may not operate a motor vehicle that is
58 not equipped with an ignition interlock device;

59 (iii) Direct the department to attach or imprint a
60 notation on the driver's license of any person restricted under
61 this section stating that the person may operate only a motor
62 vehicle equipped with an ignition interlock device;

63 (iv) Require proof of the installation of the
64 device and periodic reporting by the person for verification of
65 the proper operation of the device;

66 (v) Require the person to have the system
67 monitored for proper use and accuracy by an entity approved by the
68 department at least semiannually, or more frequently as the
69 circumstances may require;

70 (vi) Require the person to pay the reasonable cost
71 of leasing or buying, monitoring, and maintaining the device, and
72 may establish a payment schedule therefore.

73 (e) (i) 1. A person prohibited under this section
74 from operating a motor vehicle that is not equipped with an
75 ignition interlock device may not solicit or have another person
76 attempt to start or start a motor vehicle equipped with such a
77 device.

78 2. A person may not attempt to start or start
79 a motor vehicle equipped with an ignition interlock device for the
80 purpose of providing an operable motor vehicle to a person who is
81 prohibited under this section from operating a motor vehicle that
82 is not equipped with an ignition interlock device.

83 3. A person may not tamper with, or in any
84 way attempt to circumvent, the operation of an ignition interlock

85 device that has been installed in a motor vehicle.

86 4. A person may not knowingly provide a motor
87 vehicle not equipped with a functioning ignition interlock device
88 to another person who the provider of such vehicle knows or should
89 know is prohibited from operating a motor vehicle not equipped
90 with an ignition interlock device.

91 (ii) A violation of this paragraph (e) is a
92 misdemeanor and upon conviction the violator shall be fined an
93 amount not less than Two Hundred Fifty Dollars (\$250.00) nor more
94 than One Thousand Dollars (\$1,000.00) or imprisoned for not more
95 than one (1) year, or both.

96 (iii) A person shall not be in violation of this
97 paragraph (e) if:

98 1. The starting of a motor vehicle equipped
99 with an ignition interlock device is done for the purpose of
100 safety or mechanical repair of the device or the vehicle, and the
101 person subject to the court order does not operate the vehicle; or

102 2. The court finds that a person is required
103 to operate a motor vehicle in the course and scope of the person's
104 employment. If the vehicle is owned by the person's employer, the
105 person may operate that vehicle during regular working hours for
106 the purposes of employment without installation of an ignition
107 interlock device if the employer has been notified of such driving
108 privilege restriction and if proof of that notification is kept
109 with the vehicle at all times. This employment exemption does not
110 apply if the business entity that owns the vehicle is owned or
111 controlled by the person who is prohibited from operating the
112 motor vehicle not equipped with an ignition interlock device.

113 (f) (i) * * * A judge may also order that the vehicle
114 owned or operated by a person or a family member of any person who

115 committed a violation of Section 63-11-30 be equipped with an
116 ignition interlock device for all or a portion of the time the
117 driver's license of the operator of such vehicle is suspended or
118 restricted pursuant to this section, if:

119 1. The operator of the vehicle used to
120 violate Section 63-11-30 has at least one (1) prior conviction for
121 driving a motor vehicle when such person's privilege to do so is
122 cancelled, suspended or revoked as provided by Section 63-11-30;
123 or

124 2. The driver's license of the operator of
125 such vehicle was cancelled, suspended or revoked at the time of
126 the violation of Section 63-11-30.

127 (ii) The provisions of this paragraph (f) shall
128 not apply if the vehicle used to commit the violation of Section
129 63-11-30, was, at the time of such violation, rented or stolen.

130 (3) The provisions of this section are supplemental to the
131 provisions of Section 63-11-30.

132 SECTION 2. This act shall take effect and be in force from
133 and after its passage.

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

1 AN ACT TO AMEND SECTION 63-11-31, MISSISSIPPI CODE OF 1972,
2 TO PROVIDE THAT A COUNTY, MUNICIPALITY, SHERIFF'S DEPARTMENT OR
3 THE DEPARTMENT OF PUBLIC SAFETY SHALL NOT BE REQUIRED TO KEEP,
4 STORE OR OTHERWISE EXERCISE CUSTODY OVER A MOTOR VEHICLE IMPOUNDED
5 FOR A VIOLATION OF THE IMPLIED CONSENT LAW; AND FOR RELATED
6 PURPOSES.