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2009-2010 Regular Sessions

IN SENATE

(PREFILED)

January 7, 2009

- Introduced by Sens. FUSCHILLO, DILAN, MORAHAN, RANZENHOFER, HANNON, LAVALLE, LARKIN, DIAZ, LANZA, OPPENHEIMER, ROBACH, MAZIARZ, WINNER, McDONALD, LITTLE, O. JOHNSON, FLANAGAN -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -- committee discharged and said bill committed to the Committee on Transportation -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the vehicle and traffic law and the state finance law, in relation to the creation of the mandatory ignition interlock program for all persons convicted of driving while intoxicated; and to repeal section 1198 of the vehicle and traffic law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Legislative intent. The legislature hereby finds and 1 Section 1. 2 declares that ignition interlock devices are highly successful law enforcement tools for preventing driving while intoxicated recidivism. 3 Current law does not mandate ignition interlock devices for all offen-4 5 just for those who have been convicted of the offense of aggraders, 6 vated driving while intoxicated or a second violation of subdivision 2 7 3 of section 1192 of the vehicle and traffic law within five years or 8 pursuant to paragraph (c) of subdivision 1-a of section 1193 of the 9 vehicle and traffic law, who have also been given probation as a condition of their sentencing. National studies have conclusively shown that 10 first time offenders who had mandatory ignition interlock devices 11 12 installed in their vehicles were sixty percent less likely to commit the 13 offense of driving while intoxicated again. These studies have also found a correlating economic benefit in reducing the expenditure of 14 court resources and damages created by repeat offenders. For every one 15

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 dollar spent in enforcing and monitoring such a program a three dollar 2 savings is expected.

3 S 2. Section 1198 of the vehicle and traffic law is REPEALED and a 4 new section 1198 is added to read as follows:

5 S 1198. MANDATORY IGNITION INTERLOCK PROGRAM FOR DRIVING WHILE INTOXI-6 CATED OFFENDERS. 1. THERE IS HEREBY ESTABLISHED A MANDATORY IGNITION 7 INTERLOCK PROGRAM FOR ALL DRIVING WHILE INTOXICATED OFFENDERS.

8 2. (A) IN ADDITION TO ANY OTHER PENALTIES PRESCRIBED BY LAW, THE COURT SHALL REQUIRE THAT ANY PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF 9 10 SUBDIVISION TWO, TWO-A, THREE, FOUR-A (WHERE ALCOHOL IS INVOLVED), FIVE SECTION ELEVEN HUNDRED NINETY-TWO OF THIS ARTICLE, OR ANY 11 OR SIX OF 12 CRIME DEFINED BY THIS CHAPTER OR THE PENAL LAW OF WHICH AN ALCOHOL-RE-LATED VIOLATION OF ANY PROVISION OF SECTION ELEVEN HUNDRED NINETY-TWO OF 13 14 THIS ARTICLE IS AN ESSENTIAL ELEMENT SHALL INSTALL AND MAINTAIN, AS A 15 CONDITION OF A SENTENCE OF A CONDITIONAL DISCHARGE OR PROBATION, OR AS A 16 MANDATORY ADDITIONAL CONDITION OF ANY CONDITIONAL LICENSE ISSUED BY THE 17 COMMISSIONER PURSUANT TO SECTION ELEVEN HUNDRED NINETY-SIX OF THIS ARTI-AND RESULTING FROM ANY ALCOHOL RELATED DRIVING OFFENSE, A FUNCTION-18 CLE 19 ING IGNITION INTERLOCK DEVICE IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION AND MAY NOT OPERATE ANY MOTOR VEHICLE THAT IS NOT EQUIPPED WITH 20 21 AN IGNITION INTERLOCK DEVICE PROVIDED, HOWEVER, THE COURT MAY NOT 22 THE OPERATION OF A MOTOR VEHICLE BY ANY PERSON WHOSE LICENSE AUTHORIZE 23 OR PRIVILEGE TO OPERATE A MOTOR VEHICLE HAS BEEN REVOKED EXCEPT AS 24 PROVIDED IN THIS SECTION.

25 THIS SECTION SHALL NOT APPLY TO THOSE CONVICTED OF THE OFFENSE OF (B) 26 DRIVING WHILE ABILITY IMPAIRED BY ALCOHOL PURSUANT TO SUBDIVISION ONE OF SECTION ELEVEN HUNDRED NINETY-TWO OF THIS ARTICLE, IT SHALL BE 27 IN THE 28 DISCRETION OF THE SENTENCING COURT WHETHER TO MANDATE AN IGNITION INTER-29 AS A CONDITION OF A SENTENCE OF A CONDITIONAL DISCHARGE FOR THE LOCK 30 CONVICTION OF SUCH AN OFFENSE.

(C) NOTHING IN THIS CHAPTER SHALL BE CONSTRUED AS PROHIBITING A
SENTENCE OF INCARCERATION PURSUANT TO ARTICLE SEVENTY OF THE PENAL LAW
OR THE APPLICATION OF ANY OTHER FINES, PENALTIES, PROGRAMS, RESTITUTION,
CONDITIONS OF PROBATION OR CONDITIONAL DISCHARGE, COMMUNITY SERVICE OR
OTHER SANCTIONS.

36 SENTENCED OFFENDER WHO DECLINES TO OBTAIN A LICENSE, CONDI-(D) ANY 37 TIONAL LICENSE OR TO EXERCISE ANY DRIVING PRIVILEGE IN THE STATE OF NEW 38 YORK MUST OBTAIN A MOTORIST IDENTIFICATION CARD FROM THE DEPARTMENT AND 39 THE COMMISSIONER SHALL NOTE ON THE MOTORIST'S IDENTIFICATION RECORD OF 40 PERSON RESTRICTED PURSUANT TO THIS SECTION THAT SUCH PERSON, WOULD ANY BE OTHERWISE REQUIRED TO OPERATE ONLY A MOTOR VEHICLE EQUIPPED 41 WITH AN IGNITION INTERLOCK DEVICE. OPERATION OF A MOTOR VEHICLE IN VIOLATION OF 42 43 THIS SECTION IS A CLASS E FELONY.

44 (E) PERIODS OF MANDATORY IGNITION INTERLOCK USE BY THOSE CONVICTED OF
45 A VIOLATION OF SUBDIVISION TWO, TWO-A, THREE, FOUR-A (WHERE ALCOHOL IS
46 INVOLVED), FIVE OR SIX OF SECTION ELEVEN HUNDRED NINETY-TWO OF THIS
47 ARTICLE, OR ANY CRIME DEFINED BY THIS CHAPTER OR THE PENAL LAW OF WHICH
48 AN ALCOHOL-RELATED VIOLATION OF ANY PROVISION OF SECTION ELEVEN HUNDRED
49 NINETY-TWO OF THIS ARTICLE IS AN ESSENTIAL ELEMENT:

50 (1) ANY PERSON CONVICTED OF A FIRST VIOLATION OF ANY OF THE STATUTORY 51 PROVISIONS IN THIS PARAGRAPH AND OTHERWISE ELIGIBLE SHALL BE SENTENCED TO A CONDITIONAL DISCHARGE, SHALL SERVE A TERM OF PROBATION AND 52 AS Α 53 CONDITION OF SUCH DISCHARGE OR PROBATION MAINTAIN AN IGNITION INTERLOCK 54 SYSTEM, AT THEIR OWN COST, AND IS PROHIBITED FROM OPERATING ANY MOTOR 55 IS NOT EQUIPPED WITH AN IGNITION INTERLOCK DEVICE, FOR A VEHICLE THAT 56 PERIOD OF THREE MONTHS FOR A BLOOD ALCOHOL CONTENT OF BETWEEN .08 AND

.11 OF ONE PER CENTUM FROM THE DATE OF SENTENCING, OR THE DATE OF THE 1 2 ISSUANCE OF ANY POST CONVICTION CONDITIONAL LICENSE OR FULLY RESTORED 3 LICENSE IF NO CONDITIONAL LICENSE WAS ISSUED, WHICHEVER IS LONGER; SIX A BLOOD ALCOHOL CONTENT OF .12 BUT NOT MORE THAN .17 OF ONE 4 MONTHS FOR 5 PER CENTUM FROM THE DATE OF SENTENCING, OR THE DATE OF THE ISSUANCE OF 6 POST CONVICTION CONDITIONAL LICENSE OR FULLY RESTORED LICENSE IF NO ANY 7 CONDITIONAL LICENSE WAS ISSUED, WHICHEVER IS LONGER; AND FOR A BLOOD ALCOHOL CONTENT OF .18 OF ONE PER CENTUM AND ABOVE FOR A PERIOD OF AT 8 9 LEAST ONE YEAR FROM THE DATE OF SENTENCING, OR THE DATE OF THE ISSUANCE 10 ANY POST CONVICTION CONDITIONAL LICENSE OR FULLY RESTORED LICENSE IF OF 11 NO CONDITIONAL LICENSE WAS ISSUED, WHICHEVER IS LONGER;

12 (2) ANY PERSON CONVICTED OF A VIOLATION OF ANY OF THE OFFENSES IN THIS PARAGRAPH AND WHO IS THEREAFTER CONVICTED OF A SECOND OFFENSE SHALL 13 NOT 14 RECEIVE A CONDITIONAL DISCHARGE AND IF OTHERWISE ELIGIBLE SERVE A TERM 15 OF PROBATION AND BE REQUIRED TO INSTALL AND MAINTAIN AN IGNITION INTER-16 SYSTEM, AT THEIR OWN COST, AND IS PROHIBITED FROM OPERATING ANY LOCK 17 MOTOR VEHICLE THAT IS NOT EQUIPPED WITH AN IGNITION INTERLOCK DEVICE, THE FULL PERIOD OF THE SENTENCE OF PROBATION OR A MINIMUM PERIOD OF 18 FOR 19 THREE YEARS, WHICHEVER IS LONGER;

20 (3) ANY PERSON CONVICTED OF A SECOND VIOLATION OF ANY OF THE OFFENSES 21 THIS PARAGRAPH AND WHO IS THEREAFTER CONVICTED OF A THIRD OFFENSE IN 22 SHALL NOT RECEIVE A CONDITIONAL DISCHARGE AND IF OTHERWISE ELIGIBLE SERVE A TERM OF PROBATION AND MAINTAIN AN IGNITION INTERLOCK SYSTEM, AT 23 24 THEIR OWN COST, AND IS PROHIBITED FROM OPERATING ANY MOTOR VEHICLE THAT 25 NOT EQUIPPED WITH AN IGNITION INTERLOCK DEVICE, FOR THE FULL PERIOD IS 26 OF THE SENTENCE OF PROBATION OR A MINIMUM PERIOD OF FIVE YEARS, WHICHEV-27 ER IS LONGER;

28 (4) ANY PERSON CONVICTED OF A THIRD VIOLATION OF ANY OF THE OFFENSES 29 THIS PARAGRAPH AND WHO IS THEREAFTER CONVICTED OF A FOURTH OFFENSE IN 30 SHALL NOT RECEIVE A CONDITIONAL DISCHARGE AND SHALL BE REQUIRED TO INSTALL AND MAINTAIN AN IGNITION INTERLOCK SYSTEM AT THEIR OWN COST, AND 31 32 IS PROHIBITED FROM OPERATING ANY MOTOR VEHICLE THAT IS NOT EQUIPPED WITH 33 IGNITION INTERLOCK DEVICE, FOR A MINIMUM PERIOD OF TEN YEARS UP TO AN LIFE IN THE DISCRETION OF THE COURT AT THE TIME OF SENTENCING; 34

35 (5) ANY PERSON SENTENCED TO A PERIOD OF INCARCERATION OR WHO IS OTHER-WISE NOT SUBJECT TO A CONDITIONAL DISCHARGE OR PERIOD OF PROBATION, 36 37 SHALL BE REQUIRED TO INSTALL AND MAINTAIN AN IGNITION INTERLOCK SYSTEM, 38 AT THEIR OWN COST AND IS PROHIBITED FROM OPERATING ANY MOTOR VEHICLE 39 THAT IS NOT EQUIPPED WITH AN IGNITION INTERLOCK DEVICE, FOR A MINIMUM 40 PERIOD OF THREE YEARS FROM THE DATE OF THEIR SENTENCE, RELEASE FROM INCARCERATION, OR UPON APPROVAL OF A RE-APPLICATION TO THE DEPARTMENT 41 FOR A LICENSE OR DRIVING PRIVILEGE, WHICHEVER IS LONGER. 42

43 3. (A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE COMMISSIONER 44 GRANT A POST-REVOCATION CONDITIONAL LICENSE, AS SET FORTH IN PARA-MAY GRAPH (C) OF THIS SUBDIVISION, TO A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF SUBDIVISION TWO, TWO-A, THREE, OR FOUR-A (WHERE ALCOHOL IS 45 46 INVOLVED), OF SECTION ELEVEN HUNDRED NINETY-TWO OF 47 ARTICLE, THIS 48 PROVIDED THE PERSON HAS SATISFIED ANY MANDATORY MINIMUM PERIOD OF 49 LICENSE REVOCATION ESTABLISHED BY LAW AND THE COMMISSIONER HAS BEEN 50 NOTIFIED THAT SUCH PERSON MAY OPERATE ONLY A MOTOR VEHICLE EQUIPPED WITH 51 FUNCTIONING IGNITION INTERLOCK DEVICE. NO SUCH REQUEST SHALL BE MADE Α NOR SHALL SUCH A LICENSE BE GRANTED, HOWEVER, IF SUCH PERSON HAS 52 BEEN ARRESTED FOR A VIOLATION OF SECTION FIVE HUNDRED ELEVEN OF THIS CHAPTER 53 54 DURING THE LICENSE REVOCATION PERIOD OR DEEMED BY A COURT TO HAVE 55 VIOLATED ANY CONDITION OF PROBATION SET FORTH BY THE COURT RELATING TO 56 THE OPERATION OF A MOTOR VEHICLE OR THE CONSUMPTION OF ALCOHOL.

1 (B) UPON THE TERMINATION OF THE PERIOD OF REQUIRED IGNITION INTERLOCK 2 USE SET BY THE COURT, THE PERSON MAY APPLY TO THE COMMISSIONER FOR 3 RESTORATION OF A LICENSE OR PRIVILEGE TO OPERATE A MOTOR VEHICLE WITHOUT 4 AN IGNITION INTERLOCK DEVICE IN ACCORDANCE WITH THIS CHAPTER.

5 (C) NOTWITHSTANDING ANY INCONSISTENT PROVISION OF THIS CHAPTER, A 6 POST-REVOCATION CONDITIONAL LICENSE GRANTED PURSUANT TO PARAGRAPH (A) OF 7 THIS SUBDIVISION SHALL BE VALID ONLY FOR THE USES PRESCRIBED IN PARA-8 GRAPH (A) OF SUBDIVISION SEVEN OF SECTION ELEVEN HUNDRED NINETY-SIX OF 9 THIS ARTICLE AND APPLICABLE TO ALL OTHER CONDITIONAL LICENSES BY THE 10 HOLDER THEREOF.

11 (D) THE POST-REVOCATION CONDITIONAL LICENSE DESCRIBED IN THIS SUBDIVI-12 SION MAY BE REVOKED BY THE COMMISSIONER FOR SUFFICIENT CAUSE INCLUDING BUT NOT LIMITED TO, FAILURE TO COMPLY WITH THE TERMS OF THE CONDITIONS 13 14 PROBATION SET FORTH BY THE COURT, CONVICTION OF ANY TRAFFIC OFFENSE OF 15 OTHER THAN ONE INVOLVING PARKING, STOPPING OR STANDING OR AN ARREST FOR ANY ALCOHOL OR DRUG RELATED OFFENSE, MISDEMEANOR OR FELONY, A VIOLATION 16 17 OF PARAGRAPH (F) OF SUBDIVISION SEVEN OF SECTION ELEVEN HUNDRED NINETY-SIX OF THIS ARTICLE, OR A VIOLATION OF ANY SUBDIVISION OF SECTION FIVE 18 19 HUNDRED ELEVEN OF THIS CHAPTER.

20 4. (A) IF THE COURT IMPOSED THE USE OF AN IGNITION INTERLOCK DEVICE AS 21 A CONDITION OF THE SENTENCE THE COURT SHALL REQUIRE THE PERSON TO 22 COMPLIANCE WITH THIS SECTION TO THE COURT AND THE PROVIDE PROOF OF 23 PROBATION DEPARTMENT WHERE SUCH PERSON IS EITHER UNDER PROBATION SUPER-24 VISION OR UNDER COMPLIANCE MONITORING FOR THE PURPOSE OF THIS MANDATORY 25 IGNITION INTERLOCK PROGRAM. IF THE PERSON FAILS TO PROVIDE FOR SUCH PROOF OF INSTALLATION, ABSENT A FINDING BY THE COURT OF GOOD CAUSE FOR 26 27 THAT FAILURE WHICH IS ENTERED IN THE RECORD, THE COURT MAY REVOKE, MODI-28 FY, OR TERMINATE THE PERSON'S SENTENCE AS PROVIDED UNDER LAW.

(B) WHEN A COURT IMPOSES ANY OF THE INTERLOCK OR LICENSE CONDITIONS
SPECIFIED IN THIS CHAPTER, THE COURT SHALL NOTIFY THE COMMISSIONER IN
SUCH MANNER AS THE COMMISSIONER MAY PRESCRIBE, AND THE COMMISSIONER
SHALL NOTE SUCH CONDITION ON THE OPERATING RECORD OF ANY PERSON SO
RESTRICTED THAT, IN ADDITION TO ANY OTHER RESTRICTIONS, CONDITIONS OR
LIMITATIONS, SUCH PERSON MAY OPERATE ONLY A MOTOR VEHICLE EQUIPPED WITH
AN IGNITION INTERLOCK DEVICE.

5. (A) THE COST OF INSTALLING AND MAINTAINING THE IGNITION INTERLOCK DEVICE SHALL BE BORNE BY THE PERSON SUBJECT TO SUCH CONDITION. SUCH COST SHALL BE CONSIDERED A FINE FOR THE PURPOSES OF SUBDIVISION FIVE OF SECTION 420.10 OF THE CRIMINAL PROCEDURE LAW. SUCH COST SHALL NOT REPLACE, BUT SHALL INSTEAD BE IN ADDITION TO, ANY FINES, SURCHARGES, OR OTHER COSTS IMPOSED PURSUANT TO THIS CHAPTER OR OTHER APPLICABLE LAWS.

42 (B) THE SUBJECT OF THE CONDITION SHALL BE RESPONSIBLE TO BRING ANY 43 VEHICLES DRIVEN BY THE SUBJECT TO THE INSTALLATION AND SERVICE PROVIDER 44 OF THE IGNITION INTERLOCK DEVICE FOR THE INSTALLATION, CALIBRATION, AND 45 MAINTENANCE OF SUCH DEVICE.

(C) THOSE CONVICTED OF ANY OF THE ABOVE OFFENSES WHO CAN NOT AFFORD TO 46 47 MAINTAIN AND OPERATE AN IGNITION INTERLOCK SYSTEM SHALL HAVE ONE 48 PROVIDED FOR THEM BY THE COUNTY PROBATION AND CORRECTIONAL ALTERNATIVES 49 DEPARTMENT OR A PARTICIPATING INTERLOCK DEVICE PROVIDER AND WILL BE 50 ENROLLED IN A PAYMENT PLAN, BASED ON THEIR INCOME, SO THAT SAID EXPENSES 51 MAY BE PAID BACK TO THE COUNTY OVER A PERIOD OF TIME. HOWEVER, IF THE IGNITION INTERLOCK PROVIDER OFFERS THE SAME OR SIMILAR PAYMENT PLAN FOR 52 THE OPERATION AND MAINTENANCE OF THE DEVICE, THE COUNTY IS NOT OBLIGATED 53 54 TO OFFER SUCH A REPAYMENT PLAN.

55 6. THE COMMISSIONER OF HEALTH SHALL APPROVE IGNITION INTERLOCK DEVICES 56 AND SHALL PUBLISH A LIST OF APPROVED DEVICES. SUCH COMMISSIONER SHALL 1 PROMULGATE RULES AND REGULATIONS FOR IGNITION INTERLOCK DEVICES IN PART 2 59 OF TITLE 10 OF THE OFFICIAL COMPILATION OF CODES, RULES AND REGU-3 LATIONS.

4 7. (A) ANY REQUIREMENT OF THIS SECTION OR OF THE PENAL LAW, THAT A 5 PERSON OPERATE A VEHICLE ONLY IF IT IS EQUIPPED WITH AN IGNITION INTER-6 LOCK DEVICE, SHALL APPLY TO EVERY MOTOR VEHICLE OPERATED BY THAT PERSON 7 INCLUDING, BUT NOT LIMITED TO, VEHICLES THAT ARE LEASED, RENTED OR 8 LOANED.

9 (B) NO PERSON SHALL KNOWINGLY RENT, LEASE, OR LEND A MOTOR VEHICLE TO 10 A PERSON KNOWN TO HAVE HAD HIS OR HER DRIVING PRIVILEGE RESTRICTED TO 11 VEHICLES EQUIPPED WITH AN IGNITION INTERLOCK DEVICE UNLESS THE VEHICLE 12 IS SO EQUIPPED. ANY PERSON WHOSE DRIVING PRIVILEGE IS SO RESTRICTED 13 SHALL NOTIFY ANY OTHER PERSON WHO RENTS, LEASES, OR LOANS A MOTOR VEHI-14 CLE TO HIM OR HER OF SUCH DRIVING RESTRICTION.

15 (C) A VIOLATION OF PARAGRAPH (A) OF THIS SUBDIVISION SHALL BE A MISDE-16 MEANOR AND SHALL RESULT IN THE IMMEDIATE REVOCATION OF ANY LICENSE, 17 CONDITIONAL LICENSE OR OPERATING PRIVILEGE FOR A MINIMUM ONE YEAR PERIOD 18 UPON ARREST.

19 (D) A VIOLATION OF PARAGRAPH (B) OF THIS SUBDIVISION SHALL BE A MISDE-20 MEANOR.

8. (A) NO PERSON WHOSE DRIVING PRIVILEGE IS RESTRICTED PURSUANT TO THIS SECTION OR THE PENAL LAW SHALL REQUEST, SOLICIT OR ALLOW ANY OTHER PERSON TO BLOW INTO AN IGNITION INTERLOCK DEVICE, OR TO START A MOTOR VEHICLE EQUIPPED WITH THE DEVICE, FOR THE PURPOSE OF PROVIDING THE PERSON SO RESTRICTED WITH AN OPERABLE MOTOR VEHICLE.

26 (B) NO PERSON SHALL BLOW INTO AN IGNITION INTERLOCK DEVICE OR START A 27 MOTOR VEHICLE EQUIPPED WITH THE DEVICE FOR THE PURPOSE OF PROVIDING AN 28 OPERABLE MOTOR VEHICLE TO A PERSON WHOSE DRIVING PRIVILEGE IS SO 29 RESTRICTED.

30 (C) NO PERSON SHALL TAMPER WITH OR CIRCUMVENT AN OTHERWISE OPERABLE 31 IGNITION INTERLOCK DEVICE.

(D) IN ADDITION TO ANY OTHER PROVISIONS OF LAW, ANY PERSON CONVICTED
OF A VIOLATION OF PARAGRAPH (A), (B) OR (C) OF THIS SUBDIVISION SHALL BE
GUILTY OF AN UNCLASSIFIED MISDEMEANOR AND SHALL BE PUNISHABLE BY A FINE
OF NOT LESS THAN ONE THOUSAND DOLLARS OR BY IMPRISONMENT IN A COUNTY
JAIL OR A PENITENTIARY FOR NOT MORE THAN ONE YEAR.

(E) IN ADDITION TO ANY OTHER PENALTIES, IF THE PERSON ARRESTED FOR A
VIOLATION OF PARAGRAPH (A) OR (C) OF THIS SUBDIVISION IS THE DRIVER
REQUIRED TO OPERATE ONLY A MOTOR VEHICLE EQUIPPED WITH AN IGNITION
INTERLOCK DEVICE, THE DRIVER'S ARREST SHALL RESULT IN THE IMMEDIATE
REVOCATION OF ANY LICENSE, CONDITIONAL LICENSE OR DRIVING PRIVILEGE FOR
A MINIMUM PERIOD OF ONE YEAR, SUBJECT TO THE PROVISIONS OF SUBDIVISION
NINE OF THIS SECTION.

44 9. ANY LICENSE, CONDITIONAL LICENSE OR PRIVILEGES DESCRIBED IN THIS 45 CHAPTER MAY BE REVOKED BY THE COMMISSIONER, FOR SUFFICIENT CAUSE INCLUD-ING, BUT NOT LIMITED TO, CONVICTION OF ANY TRAFFIC INFRACTION OTHER THAN 46 47 INVOLVING PARKING, STOPPING OR STANDING; OR ARREST UPON REASONABLE ONE 48 CAUSE OF ANY ALCOHOL OR DRUG-RELATED TRAFFIC OFFENSE, MISDEMEANOR OR 49 FELONY; OR AGGRAVATED UNLICENSED OPERATION OF A MOTOR VEHICLE OR A 50 VIOLATION OF PARAGRAPH (F) OF SUBDIVISION SEVEN OF SECTION ELEVEN 51 HUNDRED NINETY-SIX OF THIS CHAPTER. IN ADDITION ANY LICENSE, CONDI-TIONAL LICENSE OR PRIVILEGES MAY BE REVOKED BY THE COMMISSIONER WHEN A 52 PERSON IS REQUIRED UNDER ANY LAW TO OPERATE ONLY A MOTOR VEHICLE WITH AN 53 IGNITION INTERLOCK DEVICE, AN ARREST UPON REASONABLE CAUSE FOR OPERATING 54 55 A MOTOR VEHICLE WITHOUT AN IGNITION INTERLOCK DEVICE, OR SOLICITING,

1 REQUESTING OR ALLOWING ANY OTHER PERSON TO BLOW INTO AN IGNITION INTER-2 LOCK DEVICE, OR TAMPERING OR CIRCUMVENTING SUCH DEVICE.

3 S 3. The state finance law is amended by adding a new section 99-q to 4 read as follows:

5 S 99-Q. MANDATORY IGNITION INTERLOCK FUND. 1. THERE IS HEREBY ESTAB-6 LISHED IN THE JOINT CUSTODY OF THE STATE COMPTROLLER AND THE NEW YORK 7 STATE DIVISION OF PROBATION AND CORRECTIONAL ALTERNATIVES A SPECIAL FUND 8 TO BE KNOWN AS THE "MANDATORY IGNITION INTERLOCK FUND".

9 2. SUCH FUND SHALL CONSIST OF ALL REVENUES RECEIVED BY THE COURTS FROM 10 A COURT FEE OF FIFTY DOLLARS IMPOSED ON ANYONE CONVICTED OF A VIOLATION 11 OF ANY OF THE SUBDIVISIONS OF SECTION ELEVEN HUNDRED NINETY-TWO OF THE 12 VEHICLE AND TRAFFIC LAW.

13 3. MONEYS OF THE FUND SHALL BE EXPENDED BY THE NEW YORK STATE DIVISION 14 OF PROBATION AND CORRECTIONAL ALTERNATIVES ON AN AS-NEED BASIS FOR THE 15 CONTINUED OPERATION AND MAINTENANCE OF THE MANDATORY IGNITION INTERLOCK 16 PROGRAM ESTABLISHED IN SECTION ELEVEN HUNDRED NINETY-EIGHT OF THE VEHI-17 CLE AND TRAFFIC LAW, TO INCLUDE THE COST OF:

18 (A) ADDITIONAL PROBATION AND COMPLIANCE OFFICERS TO MANAGE THE PROGRAM 19 AT A COUNTY OR REGIONAL LEVEL IN THE DISCRETION OF THE DIVISION OF 20 PROBATION AND CORRECTIONAL ALTERNATIVES;

21 (B) DEFRAYING THE COST TO THOSE DETERMINED BY THE COURT TO BE INCAPA-22 BLE OF BEARING THE INITIAL OR ENTIRE EXPENSE OF INSTALLING AND MAINTAIN-23 IGNITION INTERLOCK DEVICE PURSUANT TO THIS SECTION. NOTHING IN ING AN 24 THIS PROVISION SHALL PREVENT A PERSON MANDATED TO INSTALL AND MAINTAIN 25 IGNITION INTERLOCK PURSUANT TO THIS SECTION FROM BEING ENROLLED IN A AN 26 PAYMENT PLAN, BASED ON THEIR INCOME, SO THAT SAID EXPENSES MAY ΒE PAID COUNTY OVER A PERIOD OF TIME. HOWEVER, IF THE IGNITION 27 THE BACK то 28 INTERLOCK PROVIDER OFFERS THE SAME OR SIMILAR PAYMENT PLAN FOR THE OPER-29 ATION AND MAINTENANCE OF THE DEVICE, THE COUNTY IS NOT OBLIGATED TΟ 30 OFFER SUCH A REPAYMENT PLAN;

31 (C) ADDITIONAL OR ENHANCED EQUIPMENT FOR THE MONITORING OF PROBATION-32 ERS; AND

(D) ANY OTHER COSTS ASSOCIATED WITH THE INCREASED DUTIES OR EXPENSES
 ASSOCIATED WITH OPERATING AND MANAGING THE PROGRAM TO INCLUDE BUT NOT BE
 LIMITED TO HEALTHCARE, RETIREMENT OR OTHER BENEFIT COSTS DUE TO
 INCREASED STAFF.

37 S 4. 1. The New York state division of probation and correctional 38 alternatives is hereby authorized and directed to create, amend and/or 39 repeal any and all rules or regulations necessary for the implementation 40 of this act on or before its effective date for the purpose of:

41 (a) creation of the ignition interlock fund and the management, opera-42 tion and investment thereof;

43 (b) creation of a grant process as prescribed by subdivision 3 of 44 section 99-q of the state finance law, as added by section three of this 45 act; and

46 (c) creation of any other rules or regulations for the efficient oper-47 ation of this act.

2. The New York state division of probation and correctional alternatives is hereby directed to audit each county's mandatory ignition interlock program at least once every two years. The division of probation and correctional alternatives shall compile and submit to the governor, legislature, attorney general and comptroller a yearly report detailing the progress and effectiveness of each county's program.

54 S 5. Severability. If any clause, sentence, paragraph, section or part 55 of this article be adjudged by any court of competent jurisdiction to be 56 invalid, such judgment shall not affect, impair or invalidate the

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5 divisions of the state mentioned in this act are hereby authorized and 6 directed to create, amend and/or repeal any and all rules or regulations 7 necessary for the implementation of this act on or before its effective 8 date.