A BILL FOR AN ACT

RELATING TO IGNITION INTERLOCK DEVICES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 291E, Hawaii Revised Statutes, is
2	amended by adding a new section to part III to be appropriately
3	designated and to read as follows:
4	"§291E- Ignition interlock device; violations;
5	penalties; compliance. (a) Notwithstanding any provision of
6	this chapter to the contrary, no person whose driver's license
7	has been revoked pursuant to section 291E-41, or who has been
8	convicted under section 291E-61 or 291E-61.5, shall be eligible
9	for a driver's license without providing proof of compliance
10	from the director of transportation that the person:
11	(1) For the first offense, or any offense not preceded
12	within ten years of a previous violation, has had an
13	ignition interlock device installed for a period of
14	consecutive days without any violations;
15	(2) For an offense that occurs within ten years of a prior
16	conviction, has had an ignition interlock device

1		installed for a period of consecutive days
2		without any violations; or
3	<u>(3)</u>	For a habitual offense and subsequent offenses
4		convicted within ten years of two or more prior
5		convictions, has had an ignition interlock device
6		installed for a period of consecutive days
7		without any violations.
8	(b)	A person violates this section by:
9	(1)	Providing a sample of .04 or more in blood alcohol
10		concentration when starting the vehicle;
11	(2)	Providing a sample of .04 or more in blood alcohol
12		concentration on a rolling retest;
13	<u>(3)</u>	Failing to provide a rolling retest;
14	(4)	Violating section 291E-66; and
15	(5)	Failing to provide a clear photo of the person when
16		the person blows into the ignition interlock device.
17	<u>(c)</u>	Any violation that occurs during the period in which
18	the ignit	ion interlock device is installed shall constitute
19	non-compl	iance. The time required to prove compliance shall
20	commence	again after any violation until compliance is proven.

1	(d) The requirements of subsection (a) shall be in
2	addition to any sanction or penalty imposed pursuant to
3	section 291E-41, 291E-61, or 291E-61.5. The requirements of
4	this section shall be an administrative requirement of
5	eligibility to apply for a driver's license."
6	SECTION 2. Section 286-104, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§286-104 Which persons shall not be licensed. The
9	examiner of drivers shall not issue any license to any person:
10	(1) Whose license has been suspended by a court of
11	competent jurisdiction during the suspension period,
12	nor to any person whose license has been revoked until
13	the expiration of one year after the date of the
14	revocation, or until the expiration of the period of
15	revocation specified by law, whichever is greater,
16	except as provided under sections 286-102.6(d)
17	and 286-102.6(e) for suspensions and revocations of a
18	provisional license; nor to any person who, while
19	unlicensed, has within two years been convicted of
20	operating a vehicle under the influence of an

1		incoxidant of, prior to bandary 1, 2002, of driving
2		under the influence of alcohol or drugs;
3	(2)	Who is required by this part to take an examination,
4		unless the person has successfully passed the
5		examination;
6	(3)	Who is required under the motor vehicle financial
7		responsibility laws of this State to deposit proof of
8		financial responsibility and who has not deposited the
9		proof;
10	(4)	Who the examiner of drivers has good cause to believe
11		would not be able to operate a motor vehicle with
12		safety upon the highways by reason of physical or
13		mental disability;
14	(5)	Who is under eighteen years of age; provided that a
15		person:
16		(A) Who is fifteen years and six months of age may be
17		granted an instruction permit;
18		(B) Who is at least sixteen and less than eighteen
19		years of age may be granted a provisional license
20		upon satisfying the requirements of
21		section 286-102.6;

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1		(C) M	Tho is at least seventeen and less than eighteen
2		7	rears of age may be granted a license upon
3		S	atisfying the requirements of section 286-102.6,
4		М	which license may be suspended or revoked by a
5		<u></u>	udge having jurisdiction over the holder of the
6		נ	icense. Upon revocation of the license, the
7		ŗ	person shall not be eligible to operate a motor
8		7	vehicle on the highway until the person is
9		€	eighteen years of age and has again satisfied the
10		r	requirements of sections 286-108 and 286-109; or
11		(D) V	Tho is an emancipated minor may be granted a
12		3	icense upon satisfaction of all requirements of
13		t	this chapter applicable to persons eighteen years
14		C	of age or older;
15	(6)	Who is	not in compliance with section 286-102.5; [or]
16	<u>(7)</u>	Who is	required to comply to section 291E- , and is
17		not ir	compliance with that section; or
18	[-(7)-]	<u>(8)</u> V	Tho does not submit proof, satisfactory to the
19		direct	or, that the applicant's presence in the United
20		States	s is authorized by federal law. The director
21		shall	adopt rules in accordance with chapter 91 that

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              provide for standards of proof and for exemptions from
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              this requirement.
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         Any person denied a license under this or any other section
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    of this part shall have a right of appeal as provided in
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    section 286-129."
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         SECTION 3. Section 286-104.5, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
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         "(a) Notwithstanding section [286-104(7)] 286-104(8) to
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    the contrary, every person who submits an application for a
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    driver's license, provisional driver's license, or instruction
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    permit that satisfies the requirements of this chapter except
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    for the applicant's inability or refusal to provide satisfactory
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    proof of authorized presence in the United States under federal
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    law shall be issued a limited purpose driver's license, a
    limited purpose provisional driver's license, or a limited
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    purpose instruction permit that is uniquely identified in
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    compliance with the REAL ID Act of 2005 upon satisfactory proof
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    to the examiner of drivers of the applicant's identity and
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    residency in the State. The examiner of drivers shall accept
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    various types of documentation for the purpose of establishing
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    the applicant's identity and residency in the State, which may
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1	be establ	ished by more than one document. Acceptable
2	documenta	tion includes:
3	(1)	A valid, unexpired consular identification document
4		issued by a consulate from the applicant's country of
5		citizenship or a valid, unexpired passport from the
6		applicant's country of citizenship;
7	(2)	An original birth certificate or other proof of age,
8		as designated by the examiner of drivers;
9	(3)	A current home utility bill, lease, or rental
10		agreement, or deed or title to real property in the
11		State, as designated by the examiner of drivers;
12	(4)	A United States Department of Homeland Security
13		Form I-589, Application for Asylum and for Withholding
14		of Removal;
15	(5)	An official school or college transcript that includes
16		the applicant's date of birth or a foreign school
17		record that is sealed and includes a photograph of the
18		applicant at the age the record was issued;
19	(6)	An official school or college identification card that

includes the applicant's full name and a photograph of

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1		the applicant at the time the identification was	
2		issued;	
3	(7)	A United States Department of Homeland Security	
4		Form I-20 or Form DS-2019;	
5	(8)	A United States Customs and Immigration Services	
6		Deferred Action for Childhood Arrival Approval Letter;	
7	(9)	A valid identification card for health benefits;	
8	(10)	A valid identification card for an assistance or	
9		social services program;	
10	(11)	A current voter registration card issued by the State;	
11	(12)	A wage stub issued in the last six months;	
12	(13)	An income tax return filed in the last two years;	
13	(14)	A social security card;	
14	(15)	One of the following documents which, if in a language	
15		other than English, shall be accompanied by a	
16		certified translation or an affidavit of translation	
17		into English:	
18		(A) Marriage license or divorce certificate;	
19		(B) Foreign federal electoral photo card issued on or	
20		after January 1, 1991;	
21		(C) Foreign student identification card; or	

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- 1 (D) Foreign driver's license; or
- 2 (16) Other proof of Hawaii residency as designated by the
- 3 director."
- 4 SECTION 4. This Act does not affect rights and duties that
- 5 matured, penalties that were incurred, and proceedings that were
- 6 begun before its effective date.
- 7 SECTION 5. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 6. This Act shall take effect on January 1, 2050.

Report Title:

Ignition Interlock; Operating a Vehicle Under the Influence of an Intoxicant; Penalties; Compliance

Description:

Establishes a system of graduated penalties for violations of the ignition interlock law. Requires proof of compliance with the ignition interlock law to be eligible to apply for a driver's license. Effective 1/1/2050. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.