SENATE FLOOR AMENDMENTS

2019 Regular Session

Amendments proposed by Senator Martiny to Engrossed House Bill No. 157 by Representative Stagni

1 AMENDMENT NO. 1

- 2 On page 1, line 3, after "32:402.1(E)(7)" insert "and (8)"
- 3 AMENDMENT NO. 2
- 4 On page 1, line 9, after "32:402.1(E)(7)" delete "is" and insert "and (8) are"
- 5 AMENDMENT NO. 3
- 6 On page 1, line 6, after "instructional permit;" insert "to provide an exception to ignition
- 7 interlock requirements for certain applicants for Class "E" temporary instructional permits;"
- 8 AMENDMENT NO. 4

17

18

19 20

21

22 23

24

25

26

2728

29

30

- 9 On page 3, between lines 3 and 4, insert the following:
- "(8)(a) In the event that the person applying for the temporary instructional permit has or has had his driving privileges suspended pursuant to R.S. 32:661 et seq., and the person has an ignition interlock as a condition of reinstatement, then the temporary instructional permit may be issued for purposes of operating a motor vehicle during the behind-the-wheel portion of the driver education program without an ignition interlock device being required.

 (b)(i) If the driving school instructor suspects that the person is impaired at
 - (b)(i) If the driving school instructor suspects that the person is impaired at the time he presents himself for the behind-the-wheel training, the driving school instructor shall not conduct the behind-the-wheel instruction, and the driving school instructor shall promptly report the incident to the office of motor vehicles. The person shall not be permitted to participate in the behind-the-wheel training for a period of not less than six months after the incident of inspected impairment.
 - (ii) The office of motor vehicles shall promulgate such rules as are necessary to implement the provisions of this Subparagraph, including any requirements placed upon the person before he may be allowed to participate in the behind-the-wheel training after the six-month period mandated by this Subparagraph has been completed.
 - (c) Neither the driving school instructor, nor the driving school utilizing the driving school instructor shall be liable in any manner to any person who is denied behind-the-wheel training pursuant to Subparagraph (b) of this Paragraph, except for any partial refund attributable to the behind-the-wheel portion of the training."