## **HOUSE COMMITTEE AMENDMENTS**

2018 Regular Session

Amendments proposed by House Committee on Administration of Criminal Justice to Original House Bill No. 525 by Representative Bagneris

## 1 AMENDMENT NO. 1 2 On page 1, line 3, after "R.S. 32:378.2(A)," and before "relative" insert "667(B)(1)(b), and 668(B)(1)(c) and to repeal R.S. 32:668(B)(1)(b)," 3 4 AMENDMENT NO. 2 5 On page 1, line 5, after "persons;" and before "and" insert the following: 6 "to provide relative to the procedures for obtaining a restricted driver's 7 license; to eliminate the waiting period for obtaining a restricted license 8 when refusing to submit to a chemical test for intoxication; to eliminate the 9 waiting period for obtaining a restricted license when test results show a

## 12 AMENDMENT NO. 3

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On page 3, line 6, after "R.S. 32:378.2(A) and before "hereby" delete "is", insert a comma

devices as a condition of obtaining a restricted driver's license;"

blood alcohol concentration over the legal limit; to require ignition interlock

14 ",", and insert "667(B)(1)(b), and 668(B)(1)(c) are"

## 15 AMENDMENT NO. 4

16 On page 3, after line 16, add the following:

17	§667. Seizure of license;	circums	stances;	temporar	y license
18		*	*	*	
19	В.				
20		*	*	*	
21	(1)				
22		*	*	*	

(b) On or after September 30, 2003, if the person submitted to the test and the test results show a blood alcohol level of 0.08 percent or above by weight, his driving privileges shall be suspended for ninety days from the date of suspension on first offense violation, without eligibility for a hardship license for the first thirty days, and for three hundred sixty-five days from the date of suspension, without eligibility for a hardship license, on second and subsequent violations occurring within five years of the first offense. If the person was under the age of twenty-one years on the date of the test and the test results show a blood alcohol level of 0.02 percent or above by weight, his driving privileges shall be suspended for one hundred eighty days from the date of suspension.

§668. Procedure following revocation or denial of license; hearing; court

review; review of final order; restricted licenses

\* \* \*

B.(1) \* \* \*

(c) However, any Any licensee who has had his license suspended for a first or second offense of operating a motor vehicle while under the influence of alcoholic beverages where the licensee submits to a chemical test and the results show a blood alcohol level of 0.08 percent or above by

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weight, or of 0.02 percent or above by weight if the licensee was under the age of twenty-one years on the date of the test, or where the licensee has refused a chemical test for intoxication under the provisions of this Subsection, shall, upon proof of need to the Department of Public Safety and Corrections, be immediately eligible for and shall be issued an ignition interlock restricted license sufficient to maintain livelihood or allow the licensee to maintain the necessities of life. In the event that the department fails or refuses to issue the <u>ignition interlock</u> restricted driver's license, the district court for the parish in which the licensee resides may issue an order directing the department to issue the ignition interlock restricted license either by ex parte order or after contradictory hearing.

Section 3. R.S. 32:668(B)(1)(b) is hereby repealed in its entirety."