

Prior law, relative to hearing procedures following revocation of driver's licenses, required that DPS&C notify in writing and afford an opportunity for a hearing, upon request, to persons whose driver's license or permit is suspended or who are denied driving privileges. Such hearing is based upon the department's records or other evidence admitted at the hearing, and in the same manner and under the same conditions as is provided in R.S. 32:414 for notification and hearings in the case of suspension of licenses. Provided that the scope of hearing is limited.

New law provides that a law enforcement officer will not be compelled by such person to appear or testify at such hearings. Otherwise retains prior law.

Effective August 1, 2012.

(Amends R.S. 32:668(A)(intro para))