

# GOV. MSG. NO. 662

#### EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

May 6, 2009

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fifth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on May 6, 2009, the following bill was signed into law:

SB979 SD2 HD1

A BILL FOR AN ACT RELATING TO COMMERCIAL DRIVERS. **ACT 045 (09)** 

Sincerely,

LINDA LINGI

THE SENATE TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII **ACT 0 4 5** S.B. NO. S.D. 2 H.D. 1

# A BILL FOR AN ACT

RELATING TO COMMERCIAL DRIVERS.

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

1	SECTION 1. Section 291E-61, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) A person committing the offense of operating a
4	vehicle under the influence of an intoxicant shall be sentenced
5	as follows without possibility of probation or suspension of
6	sentence:
7	(1) Except as provided in [+]paragraph[+] (2), for the
8	first offense, or any offense not preceded within a
9	five-year period by a conviction for an offense under
10	this section or section 291E-4(a):
11	(A) A fourteen-hour minimum substance abuse
12	rehabilitation program, including education and
13	counseling, or other comparable program deemed
14	appropriate by the court;
15	(B) Ninety-day prompt suspension of license and
16	privilege to operate a vehicle during the
17	suspension period, or the court may impose, in

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1	lieu of the ninety-day prompt suspension of
2	license, a minimum thirty-day prompt suspension
3	of license with absolute prohibition from
4	operating a vehicle and, for the remainder of the
5	ninety-day period, a restriction on [the license]
6	a category (1), (2), or (3) license under section
7	286-102(b) that allows the person to drive for
8	limited work-related purposes and to participate
9	in substance abuse treatment programs;
10	(C) Any one or more of the following:
11	(i) Seventy-two hours of community service work;
12	(ii) Not less than forty-eight hours and not more
13	than five days of imprisonment; or
14	(iii) A fine of not less than \$150 but not more
15	than \$1,000;
16	(D) A surcharge of \$25 to be deposited into the
17	neurotrauma special fund; and
18	(E) May be charged a surcharge of up to \$25 to be
19	deposited into the trauma system special fund if
20	the court so orders;
21	(2) For a first offense committed by a highly intoxicated
22	driver, or for any offense committed by a highly

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1	intoxicated driver not preceded within a five-year
2	period by a conviction for an offense under this
3	section or section 291E-4(a):
4	(A) A fourteen-hour minimum substance abuse
5	rehabilitation program, including education and
6	counseling, or other comparable program deemed
7	appropriate by the court;
8	(B) Prompt suspension of a license and privilege to
9	operate a vehicle for a period of six months with
10	an absolute prohibition from operating a vehicle
11	during the suspension period;
12	(C) Any one or more of the following:
13	(i) Seventy-two hours of community service work;
14	(ii) Not less than forty-eight hours and not more
15	than five days of imprisonment; or
16	(iii) A fine of not less than \$150 but not more
17	than \$1,000;
18	(D) A surcharge of \$25 to be deposited into the
19	neurotrauma special fund; and
20	(E) May be charged a surcharge of up to \$50 to be
21	deposited into the trauma system special fund if
22	the court so orders;

1	(3) For an offense that occurs within five years of a
2	prior conviction for an offense under this section or
3	section 291E-4(a) by:
4	(A) Prompt suspension of license and privilege to
5	operate a vehicle for a period of one year with
6	an absolute prohibition from operating a vehicle
7	during the suspension period;
8	(B) Either one of the following:
9	(i) Not less than two hundred forty hours of
10	community service work; or
11	(ii) Not less than five days but not more than
12	fourteen days of imprisonment of which at
13	least forty-eight hours shall be served
14	consecutively;
15	(C) A fine of not less than \$500 but not more than
16	\$1,500;
17	(D) A surcharge of \$25 to be deposited into the
18	neurotrauma special fund; and
19	(E) May be charged a surcharge of up to \$50 to be
20	deposited into the trauma system special fund if
21	the court so orders;

1	(4)	For	an offense that occurs within five years of two
2		prio	r convictions for offenses under this section or
3		sect	ion 291E-4(a):
4		(A)	A fine of not less than \$500 but not more than
5			\$2,500;
6		(B)	Revocation of license and privilege to operate a
7			vehicle for a period not less than one year but
8			not more than five years;
9		(C)	Not less than ten days but not more than thirty
10			days imprisonment of which at least forty-eight
11			hours shall be served consecutively;
12		(D)	A surcharge of \$25 to be deposited into the
13			neurotrauma special fund;
14		(E)	May be charged a surcharge of up to \$50 to be
15			deposited into the trauma system special fund if
16			the court so orders; and
17		(F)	Forfeiture under chapter 712A of the vehicle
18			owned and operated by the person committing the
19		,	offense; provided that the department of
20			transportation shall provide storage for vehicles

forfeited under this subsection; and

. 1	(5)	Any person eighteen years of age or older who is
2		convicted under this section and who operated a
3		vehicle with a passenger, in or on the vehicle, who
4		was younger than fifteen years of age, shall be
5		sentenced to an additional mandatory fine of \$500 and
6		an additional mandatory term of imprisonment of forty
7		eight hours; provided that the total term of
8		imprisonment for a person convicted under this
9		paragraph shall not exceed the maximum term of
10		imprisonment provided in paragraph (1), (3), or (4)."
11	SECT	ION 2. Act 171, Session Laws of Hawaii 2008, is
12	amended b	y amending section 8 to read as follows:
13	"SEC	TION 8. Section 291E-61, Hawaii Revised Statutes, is
14	amended to	o read as follows:
15	"§ <b>2</b> 9:	1E-61 Operating a vehicle under the influence of an
16	intoxican	t. (a) A person commits the offense of operating a
17	vehicle u	nder the influence of an intoxicant if the person
18	operates	or assumes actual physical control of a vehicle:
19	(1)	While under the influence of alcohol in an amount
20		sufficient to impair the person's normal mental
21		faculties or ability to care for the person and guard
22		against casualty;

1	. (2)	while under the influence of any drug that impairs the
2		person's ability to operate the vehicle in a careful
3		and prudent manner;
4	(3)	With .08 or more grams of alcohol per two hundred ten
5		liters of breath; or
6	(4)	With .08 or more grams of alcohol per one hundred
7		milliliters or cubic centimeters of blood.
8	(b)	A person committing the offense of operating a vehicle
9	under the	influence of an intoxicant shall be sentenced as
10	follows:	
11	(1)	Except as provided in paragraphs (2) and (5), for the
12		first offense, or any offense not preceded within a
13		five-year period by a conviction for an offense under
14		this section or section 291E-4(a), and notwithstanding
15		section 706-623, by probation for not less than one
16		year nor more than two years on the following
17		conditions:
18		(A) A fourteen-hour minimum substance abuse
19		rehabilitation program, including education and
20		counseling, or other comparable program deemed
21		appropriate by the court;

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1	(B)	(i)	Ninety-day prompt suspension of license and
2			privilege to operate a vehicle during the
3			suspension period, or the court may impose,
4			in lieu of the ninety-day prompt suspension
5			of license, a minimum thirty-day prompt
6		e e	suspension of license with absolute
7			prohibition from operating a vehicle and,
8			for the remainder of the ninety-day period,
9			a restriction on [the license] a category
10			(1), (2), or (3) license under section 286-
11			102(b) that allows the person to drive for
12			limited work-related purposes and to
13			participate in substance abuse treatment
14			programs; or
15		(ii)	One-year revocation of license and privilege
16			to operate a vehicle during the revocation
17			period and installation during the
18			revocation period of an ignition interlock
19			device on any vehicle operated by the
20			person;
21	(·C)	Any	one or more of the following:
22		(i)	Seventy-two hours of community service work;

I		(11) Not less than forty-eight hours and not more
2		than five days of imprisonment; or
3		(iii) A fine of not less than \$150 but not more
4		than \$1,000;
5		(D) A surcharge of \$25 to be deposited into the
6		neurotrauma special fund; and
7		(E) May be charged a surcharge of up to \$25 to be
8		deposited into the trauma system special fund if
9		the court so orders;
10	(2)	For a first offense committed by a highly intoxicated
11		driver, or for any offense committed by a highly
12:		intoxicated driver not preceded within a five-year
13		period by a conviction for an offense under this
14		section or section 291E-4(a), and notwithstanding
15		section 706-623, by probation for not less than two
16		years nor more than four years on the following
17		conditions:
18		(A) A fourteen-hour minimum substance abuse
19		rehabilitation program, including education and
20		counseling, or other comparable program deemed
21		appropriate by the court;

1		(B) A two-year revocation of license and privilege to
2		operate a vehicle during the revocation period
3		and installation during the revocation period of
4		an ignition interlock device on any vehicle
5		operated by the person;
6		(C) Any one or more of the following:
7		(i) Seventy-two hours of community service work;
8		(ii) Not less than forty-eight hours and not more
9		than five days of imprisonment; or
10		(iii) A fine of not less than \$150 but not more
11		than \$1,000;
12		(D) A surcharge of \$25 to be deposited into the
13		neurotrauma special fund; and
14	,	(E) May be charged a surcharge of up to \$50 to be
15		deposited into the trauma system special fund if
16		the court so orders;
17	(3)	For an offense that occurs within five years of a
18		prior conviction for an offense under this section or
19		section 291E-4(a), and notwithstanding section 706-
20		623, by probation for not less than two years nor more

than four years on the following conditions:

1		(A)	A two-year revocation of license and privilege t
2			operate a vehicle during the revocation period
3			and installation during the revocation period of
4			an ignition interlock device on any vehicle
5			operated by the person;
6		(B)	Either one of the following:
7			(i) Not less than two hundred forty hours of
8			community service work; or
9	•		(ii) Not less than five days but not more than
10			fourteen days of imprisonment of which at
11			least forty-eight hours shall be served
12			consecutively;
13		(C)	A fine of not less than \$500 but not more than
14			\$1,500;
15		(D)	A surcharge of \$25 to be deposited into the
16	ε,		neurotrauma special fund; and
17		(E)	May be charged a surcharge of up to \$50 to be
18			deposited into the trauma system special fund if
19			the court so orders;
20	(4)	For	an offense that occurs within five years of two
21		pric	or convictions for offenses under this section or

section 291E-4(a), and notwithstanding section 706-

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1		623,	by probation for not less than three years nor
2		more	than five years on the following conditions:
3		(A)	A fine of not less than \$500 but not more than
4			\$2,500;
5		(B)	Three-year revocation of license and privilege to
6			operate a vehicle during the revocation period
7			and installation during the revocation period of
8			an ignition interlock device on any vehicle
9			operated by the person;
10		(C)	Not less than ten days but not more than thirty
11			days imprisonment of which at least forty-eight
12	•		hours shall be served consecutively;
13		(D)	A surcharge of \$25 to be deposited into the
14			neurotrauma special fund; and
15		(E)	May be charged a surcharge of up to \$50 to be
16			deposited into the trauma system special fund if
17	·		the court so orders; and
18	(5)	In ac	ddition to a sentence imposed under paragraphs (1)
19		throu	agh (4), any person eighteen years of age or older
20		who :	s convicted under this section and who operated a
21		vehic	cle with a passenger, in or on the vehicle, who

was younger than fifteen years of age, shall be

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1	sentenced to an additional mandatory fine of \$500 and
2	an additional mandatory term of imprisonment of forty-
3	eight hours; provided that the total term of
4	imprisonment for a person convicted under this
5	paragraph shall not exceed the maximum term of
6	imprisonment provided in paragraph (1), (3), or (4).
7	Notwithstanding paragraph (1), the probation period
8	for a person sentenced under this paragraph shall be
9	not less than two years.

- (c) Notwithstanding any other law to the contrary, the court shall not issue an ignition interlock permit to:
- 12 (1) A defendant whose license is expired, suspended, or 13 revoked as a result of action other than the instant 14 offense; or
- 15 (2) A defendant who holds either a category 4 license 16 under section 286-102(b) or a commercial driver's 17 license under section 286-239(b).
- (d) The court may issue a separate permit authorizing a

  defendant to operate a vehicle owned by the defendant's employer

  during the period of revocation without installation of an

  ignition interlock device if the defendant is gainfully employed

  in a position that requires driving and the defendant will be

- 1 discharged if prohibited from driving a vehicle not equipped
- 2 with an ignition interlock device.
- 3 (e) A request made pursuant to subsection (d) shall be
- 4 accompanied by:
- 5 (1) A sworn statement from the defendant containing facts
- 6 establishing that the defendant currently is employed
- 7 in a position that requires driving and that the
- 8 defendant will be discharged if prohibited from
- 9 driving a vehicle not equipped with an ignition
- interlock device; and
- 11 (2) A sworn statement from the defendant's employer
- establishing that the employer will, in fact,
- discharge the defendant if the defendant is prohibited
- from driving a vehicle not equipped with an ignition
- interlock device and identifying the specific vehicle
- and hours of the day, not to exceed twelve hours per
- day, the defendant will drive for purposes of
- 18 employment.
- 19 (f) A permit issued pursuant to subsection (d) shall
- 20 include restrictions allowing the defendant to drive:

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1	(1)	Only during specified hours of employment, not to
2		exceed twelve hours per day, and only for activities
3		solely within the scope of the employment;
4	(2)	Only the vehicle specified; and
5	(3)	Only if the permit is kept in the defendant's
6		possession while operating the employer's vehicle.
7	(g)	Notwithstanding any other law to the contrary, any:
8	(1)	Conviction under this section, section 291E-4(a), or
9		section 291E-61.5;
10	(2)	Conviction in any other state or federal jurisdiction
11		for an offense that is comparable to operating or
12		being in physical control of a vehicle while having
13		either an unlawful alcohol concentration or an
14		unlawful drug content in the blood or urine or while
15		under the influence of an intoxicant or habitually
16		operating a vehicle under the influence of an
17		intoxicant; or
18	(3)	Adjudication of a minor for a law violation that, if
19	•	committed by an adult, would constitute a violation of
20		this section or an offense under section 291E-4(a), or
21		section 291E-61.5;

- shall be considered a prior conviction for the purposes of 1 2 imposing sentence under this section. Any judgment on a verdict 3 or a finding of guilty, a plea of guilty or nolo contendere, or an adjudication, in the case of a minor, that at the time of the 4 5 offense has not been expunded by pardon, reversed, or set aside 6 shall be deemed a prior conviction under this section. license and privilege suspension or revocation shall be imposed 7 pursuant to this section if the person's license and privilege 8 9 to operate a vehicle has previously been administratively 10 revoked pursuant to part III for the same act; provided that, if 11 the administrative suspension or revocation is subsequently 12 reversed, the person's license and privilege to operate a 13 vehicle shall be suspended or revoked as provided in this section. 14 15 (h) Whenever a court sentences a person pursuant to 16 subsection (b), it also shall require that the offender be
- 18 a certified substance abuse counselor, of the offender's
  19 substance abuse or dependence and the need for appropriate

referred to the driver's education program for an assessment, by

- 20 treatment. The counselor shall submit a report with
- 21 recommendations to the court. The court shall require the
- 22 offender to obtain appropriate treatment if the counselor's



- 1 assessment establishes the offender's substance abuse or
- 2 dependence. All costs for assessment and treatment shall be
- 3 borne by the offender.
- 4 (i) Upon proof that the defendant has installed an
- 5 ignition interlock device in the defendant's vehicle pursuant to
- 6 subsection (b), the court shall issue an ignition interlock
- 7 permit that will allow the defendant to drive a vehicle equipped
- 8 with an ignition interlock device during the revocation period.
- 9 (j) Notwithstanding any other law to the contrary,
- 10 whenever a court revokes a person's driver's license pursuant to
- 11 this section, the examiner of drivers shall not grant to the
- 12 person a new driver's license until the expiration of the period
- 13 of revocation determined by the court. After the period of
- 14 revocation is completed, the person may apply for and the
- 15 examiner of drivers may grant to the person a new driver's
- 16 license.
- 17 (k) Any person sentenced under this section may be ordered
- 18 to reimburse the county for the cost of any blood or urine tests
- 19 conducted pursuant to section 291E-11. The court shall order
- 20 the person to make restitution in a lump sum, or in a series of
- 21 prorated installments, to the police department or other agency
- 22 incurring the expense of the blood or urine test. Except as



1-7

- 1 provided in section 291E-5, installation and maintenance of the
- 2 ignition interlock device required by subsection (b) shall be at
- 3 the defendant's own expense.
- 4 (1) The requirement to provide proof of financial
- 5 responsibility pursuant to section 287-20 shall not be based
- 6 upon a sentence imposed under subsection (b)(1).
- 7 (m) As used in this section, the term "examiner of
- 8 drivers" has the same meaning as provided in section 286-2."
- 9 SECTION 3. Statutory material to be repealed is bracketed
- 10 and stricken. New statutory material is underscored.
- 11 SECTION 4. This Act shall take effect upon its approval.

APPROVED this

6 day of

MAY

, 2009

GOVERNOR OF THE STATE OF HAWAII