A BILL FOR AN ACT

RELATING TO OPERATING A VEHICLE UNDER THE INFLUENCE OF AN INTOXICANT.

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	without possibility of probation or suspension of sentence as
6	follows:
7	(1) Except as provided in paragraph (4), for the first
8	offense, or any offense not preceded within a ten-year
9	period by a conviction for an offense under this
10	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;

1	(B) [One-year revocation] <u>Revocation</u> of license to
2	operate a vehicle[+] for no less than one year
3	and no more than eighteen months;
4	(C) Installation during the revocation period of an
5	ignition interlock device on all vehicles
6	operated by the person;
7	(D) Any one or more of the following:
8	(i) Seventy-two hours of community service work;
9	(ii) No less than forty-eight hours and no more
10	than five days of imprisonment; or
11	(iii) A fine of no less than \$250 [but] and no
12	more than \$1,000;
13	(E) A surcharge of \$25 to be deposited into the
14	neurotrauma special fund; and
15	(F) A surcharge, if the court so orders, of up to \$25
16	to be deposited into the trauma system special
17	fund;
18 (2	2) For an offense that occurs within ten years of a prior
19	conviction for an offense under this section:
20	(A) A substance abuse program of at least thirty-six
21	hours including education and counseling or

1		other comparable programs deemed appropriate by
2		the court;
3	(B)	Revocation of license to operate a vehicle for no
4		less than two years [but] and no more than three
5		years;
6	(C)	Installation during the revocation period of an
7		ignition interlock device on all vehicles
8		operated by the person;
9	(D)	Either one of the following:
10		(i) No less than two hundred forty hours of
11		community service work; or
12		(ii) No less than five days [but] and no more
13		than thirty days of imprisonment, of which
14		at least forty-eight hours shall be served
15		consecutively;
16	(E)	A fine of no less than \$1,000 [but] and no more
17		than \$3,000, to be deposited into the state drug
18		and alcohol toxicology testing laboratory special
19		fund;
20	(F)	A surcharge of \$25 to be deposited into the
21		neurotrauma special fund: and

1		(G)	A surch	narge	of	up to	\$50 ,	if	the	court	so or	ders,
2			to be o	depos	ited	into	the	trau	ıma s	system	speci	al
3			fund;									
4	(3)	In a	ddition	to a	sen	tence	impo	sed	unde	er para	agraph	s (1)

- (3) In addition to a sentence imposed under paragraphs (1) and (2), any person eighteen years of age or older who is convicted under this section and who operated a vehicle with a passenger, in or on the vehicle, who was younger than fifteen years of age, shall be sentenced to an additional mandatory fine of \$500 and an additional mandatory term of imprisonment of forty-eight hours; provided that the total term of imprisonment for a person convicted under this paragraph shall not exceed the maximum term of imprisonment provided in paragraph (1) or (2), as applicable. Notwithstanding paragraphs (1) and (2), the revocation period for a person sentenced under this paragraph shall be no less than two years;
 - (4) In addition to a sentence imposed under paragraph (1), for a first offense under this section, or an offense not preceded within a ten-year period by a conviction for an offense, any person who is convicted under this

1		section and was a mighty incontrated driver at the
2		time of the subject incident shall be sentenced to an
3		additional mandatory term of imprisonment for forty-
4		eight consecutive hours and an additional mandatory
5		revocation period of six months; provided that the
6		total term of imprisonment for a person convicted
7		under this paragraph shall not exceed the maximum term
8		of imprisonment provided in paragraph (1).
9		Notwithstanding paragraph (1), the revocation period
10		for a person sentenced under this paragraph shall be
11		no less than eighteen months;
12	(5)	In addition to a sentence under paragraph (2), for an
13		offense that occurs within ten years of a prior
14		conviction for an offense under this section, any
15		person who is convicted under this section and was a
16		highly intoxicated driver at the time of the subject
17		incident shall be sentenced to an additional mandatory
18		term of imprisonment of ten consecutive days and an
19		additional mandatory revocation period of one year;
20		provided that the total term of imprisonment for a
21		person convicted under this paragraph shall not exceed

1		the	maximum term of imprisonment provided in paragraph
2		(2),	as applicable. Notwithstanding paragraph (2),
3		the	revocation period for a person sentenced under
4		this	paragraph shall be no less than three years;
5		[and	:]
6	(6)	A pe	rson sentenced pursuant to paragraph (1)(B) may
7		file	a motion for early termination of the applicable
8		revo	cation period if the person:
9		(A)	Was not sentenced to any additional mandatory
10			revocation period pursuant to paragraphs (3) or
11			<u>(4);</u>
12		<u>(B)</u>	Actually installed and maintained an ignition
13			interlock device on all vehicles operated by the
14			person for a continuous period of six months,
15			after which the person maintained the ignition
16			interlock device on all vehicles operated by the
17			person for a continuous period of three months
18			without violation;
19		<u>(C)</u>	Includes with their motion for early termination
20			a certified court abstract establishing that they
21			were not sentenced to any additional mandatory

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1	[(6)]	(7) If the person demonstrates to the court that the
2		person:
3		(A) Does not own or have the use of a vehicle in
4		which the person can install an ignition
5		interlock device during the revocation period; or
6		(B) Is otherwise unable to drive during the
7		revocation period,
8		the person shall be [absolutely] prohibited from
9		driving during the period of applicable revocation
10		provided in paragraphs (1) to $[(3);$ provided
11		that the person shall be sentenced to the maximum
12		license revocation period, the court shall not issue
13		an ignition interlock permit pursuant to subsection
14		(i) $_{\underline{\prime}}$ and the person shall be subject to the penalties
15		provided by section 291E-62 if the person drives
16		during the applicable revocation $period[-]$; and
17	(8)	For purposes of this subsection, "violation" means:
18		(A) Providing a sample of .04 or more grams of
19		alcohol per two hundred ten liters of breath when
20		starting the vehicle, unless a subsequent test
21		performed within ten minutes registers a breath

1		alcohol concentration lower than .02 and the
2		digital image confirmed the same person provided
3		both samples;
4	<u>(B)</u>	Providing a sample of .04 or more grams of
5		alcohol per two hundred ten liters of breath on a
6		rolling retest, unless a subsequent test
7		performed within ten minutes registers a breath
8		alcohol concentration lower than .02 and the
9		digital image confirms the same person provided
10		both samples;
11	(C)	Failing to provide a rolling retest, unless an
12		acceptable test is performed within ten minutes;
13	(D)	Violating section 291E-66; or
14	<u>(E)</u>	Failing to provide a clear photo of the person
15		when the person blows into the ignition interlock
16		device."
17	SECTION 2	. Section 291E-62, Hawaii Revised Statutes, is
18	amended as fol	lows:
19	1. By am	ending subsection (a) to read:
20	"(a) No j	person whose license and privilege to operate a
21	vehicle have b	een revoked, suspended, or otherwise restricted

S.B. NO. **PROPOSED**

1	pursuant	to this section [or to], part III [or], section 291E-61
2	or 291E-6	1.5, or [to] part VII or part XIV of chapter 286 or
3	section 2	00-81, 291-4, 291-4.4, 291-4.5, or 291-7 as those
4	provision	s were in effect on December 31, 2001, shall operate or
5	assume ac	tual physical control of any vehicle:
6	(1)	In violation of any restrictions placed on the
7		person's license;
8	(2)	While the person's license or privilege to operate a
9		vehicle remains suspended or revoked;
10	(3)	Without installing an ignition interlock device
11		required by this chapter; or
12	(4)	With an ignition interlock permit unless the person
13		has the ignition interlock permit and government-
14		issued identification in the person's immediate
15		possession. For purposes of this paragraph,
16		"government-issued identification" means:
17		(A) A passport issued by the United States of
18		America; or
19		(B) A photo identification card issued by any
20		federal, state, or local government."
21	2.	By amending subsection (c) to read:

1	"(C)	Any	person convicted of violating this section shall
2	be sentend	ced a	s follows without possibility of probation or
3	suspension	n of	sentence:
4	(1)	For	a first offense, or any offense not preceded
5		with	in a [five-year] <u>ten-year</u> period by conviction for
6		an o	ffense under this section, section 291E-66, or
7		sect	ion 291-4.5 as that section was in effect on
8		Dece	mber 31, 2001:
9		(A)	A term of imprisonment of no less than three
10			consecutive days [but] and no more than thirty
11			days;
12		(B)	A fine of no less than \$250 [but] and no more
13			than \$1,000, to be deposited into the state drug
14			and alcohol toxicology testing laboratory special
15			fund; and
16		(C)	Revocation of license and privilege to operate a
17			vehicle for an additional year; [and
18		(D)	Loss of the privilege to operate a vehicle
19			equipped with an ignition interlock device, if
20			applicable;

∠)	for an offense that occurs within [live] <u>ten</u> years of
	a prior conviction for an offense under this section,
	section 291E-66, or section 291-4.5 as that section
	was in effect on December 31, 2001:
	(A) Thirty days imprisonment;
	(B) A \$1,000 fine, to be deposited into the state
	drug and alcohol toxicology testing laboratory
	special fund; and
	(C) Revocation of license and privilege to operate a
	vehicle for an additional two years; [and
	(D) Loss of the privilege to operate a vehicle
	equipped with an ignition interlock device, if
	applicable; and]
3)	For an offense that occurs within $[five]$ ten years of
	two or more prior convictions for offenses under this
	section, section 291E-66, or section 291-4.5 as that
	section was in effect on December 31, 2001, or any
	combination thereof:
	(A) [One] No less than six months and no more than
	one year imprisonment;

1	(B)	A \$2,000 fine, to be deposited into the state
2		drug and alcohol toxicology testing laboratory
3		special fund; and
4	(C)	Permanent revocation of the person's license and
5		privilege to operate a vehicle; and
6	[(D)	Loss of the privilege to operate a vehicle
7		equipped with an ignition interlock device, if
8		applicable.]
9	<u>(4)</u> In a	ddition to a sentence imposed under paragraphs (1)
10	thro	ugh (3), any person who is convicted under this
11	sect	ion and also convicted under section 291E-61 or
12	<u>291E</u>	-61.5, for an offense based on the same conduct or
13	aris	ing from the same episode, shall be sentenced to
14	term	s of imprisonment for both offenses, which shall
15	be s	erved consecutively."
16	SECTION 3	. Section 291E-66, Hawaii Revised Statutes, is
17	amended to read as follows:	
18	"[{]§291E	-66[+] Circumvention of, or tampering with, an
19	ignition inter	lock device by a person who has been restricted to
20	operating a ve	hicle equipped with an ignition interlock device;
21	<pre>penalties. (a</pre>) No person whose driving privileges have been

1	restricted to operating a vehicle equipped with an ignition		
2	interlock device shall knowingly[:] circumvent or tamper with an		
3	ignition interlock device in any way, including but not limited		
4	<u>to:</u>		
5	(1)	[Request, solicit, direct, or authorize] Requesting,	
6		soliciting, directing, or authorizing another person	
7		to blow into an ignition interlock device or start a	
8		vehicle equipped with the device for the purpose of	
9		providing an operable vehicle to a person who has been	
10		restricted by law to operating only a vehicle so	
11		equipped; [or]	
12	(2)	[Tamper] Tampering with an ignition interlock device	
13		with the intent to render it inaccurate or	
14		inoperable[-];	
15	(3)	Obscuring a camera lens associated with an ignition	
16		interlock device; or	
17	(4)	Failing to provide a picture of the driver.	
18	(b)	Any person required under subsection (a) to drive	
19	using an ignition interlock device[$_{ au}$] who violates subsection		
20	(a) shall be sentenced without possibility of probation or		
21	suspension of sentence as follows:		

1	(\(\)	For a first offense, or any offense not preceded
2		within a [five-year] ten-year period by conviction
3		under this section or section 291E-62(a)(3):
4		(A) A term of imprisonment of [not] no less than
5		three consecutive days [but not] and no more than
6		thirty days;
7		(B) A fine of [not] no less than \$250 [but not] and
8		<u>no</u> more than \$1,000; and
9		(C) Loss of the privilege to operate a vehicle
10		equipped with an ignition interlock device;
11	(2)	For an offense that occurs within [five] ten years of
12		a prior conviction for an offense under this section
13		or section 291E-62(a)(3):
14		(A) Thirty days imprisonment;
15		(B) A \$1,000 fine; and
16		(C) Loss of the privilege to operate a vehicle
17		equipped with an ignition interlock device; and
18	(3)	For an offense that occurs within [five] ten years of
19		two or more prior convictions for offenses under this
20		section or section 291E-62(a)(3), or any combination
21		thereof.

- 1 (A) One year imprisonment;
- 2 (B) A \$2,000 fine; and
- 3 (C) Loss of the privilege to operate a vehicle
- 4 equipped with an ignition interlock device."
- 5 SECTION 4. Act 216, Session Laws of Hawaii 2021, is
- 6 amended by amending section 10 to read as follows:
- 7 "SECTION 10. This Act shall take effect on July 1,
- 8 2021[-]; provided that the amendments made to sections 291E-61
- 9 and 291E-61.5, Hawaii Revised Statutes, by sections 5 and 6,
- 10 respectively, of this Act shall not be repealed when those
- 11 sections are reenacted on June 30, 2026, pursuant to section 11
- 12 of Act 196, Session Laws of Hawaii 2021."
- 13 SECTION 5. This Act does not affect rights and duties that
- 14 matured, penalties that were incurred, and proceedings that were
- 15 begun before its effective date.
- 16 SECTION 6. Statutory material to be repealed is bracketed
- 17 and stricken. New statutory material is underscored.
- 18 SECTION 7. This Act shall take effect on January 1, 2050;
- 19 provided that the amendments made to sections 291E-61 and 291E-
- 20 62, Hawaii Revised Statutes, by sections 1 and 2, respectively,
- 21 of this Act shall not be repealed when those sections are

- 1 reenacted on June 30, 2026, pursuant to section 11 of Act 196,
- 2 Session Laws of Hawaii 2021.

Report Title:

Operating a Vehicle Under the Influence of an Intoxicant; Ignition Interlock Device; Driver's License Revocation

Description:

Amends the driver's license revocation period for first-time offenders convicted of operating a vehicle under the influence of an intoxicant and people who do not install an ignition interlock device. Allows early termination of driver's license revocation. Requires any person operating a vehicle with an ignition interlock device to have government-issued identification in their immediate possession. Amends the lookback period and sentencing requirements for violations of operating a vehicle after license and privilege have been suspended or revoked. Amends the offense of circumventing or tampering with an ignition interlock device to include obscuring the camera lens or not providing a picture of the driver and extend the lookback period. Effective 1/1/2050. (PROPOSED HD1)

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