SENATE No. 2006

The Commonwealth of Massachusetts

PRESENTED BY:

James E. Timilty

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act further strengthening public safety by reducing unlicensed, uninsured driving by OUI offenders.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
James E. Timilty	Bristol and Norfolk	
Bruce E. Tarr	First Essex and Middlesex	
Timothy R. Whelan	1st Barnstable	1/24/2017
Carmine L. Gentile	13th Middlesex	1/24/2017
Steven S. Howitt	4th Bristol	1/24/2017
Shawn Dooley	9th Norfolk	1/24/2017
Angelo J. Puppolo, Jr.	12th Hampden	1/25/2017
John W. Scibak	2nd Hampshire	1/25/2017
F. Jay Barrows	1st Bristol	1/25/2017
Barbara A. L'Italien	Second Essex and Middlesex	1/26/2017
Jennifer E. Benson	37th Middlesex	1/26/2017
Bradley H. Jones, Jr.	20th Middlesex	1/31/2017
Kathleen O'Connor Ives	First Essex	1/31/2017
Michael D. Brady	Second Plymouth and Bristol	1/31/2017
John F. Keenan	Norfolk and Plymouth	2/1/2017
Thomas A. Golden, Jr.	16th Middlesex	2/1/2017
Bradford R. Hill	4th Essex	2/1/2017

Jack Lewis	7th Middlesex	2/2/2017
Joan B. Lovely	Second Essex	2/2/2017
Jason M. Lewis	Fifth Middlesex	2/2/2017
James T. Welch	Hampden	2/2/2017
Viriato M. deMacedo	Plymouth and Barnstable	2/2/2017
Michael O. Moore	Second Worcester	2/3/2017
Anne M. Gobi	Worcester, Hampden, Hampshire and Middlesex	2/3/2017
Patricia D. Jehlen	Second Middlesex	2/3/2017
Donald F. Humason, Jr.	Second Hampden and Hampshire	2/3/2017
James B. Eldridge	Middlesex and Worcester	2/21/2017
Brian Murray	10th Worcester	3/23/2017

SENATE DOCKET, NO. 1523 FILED ON: 1/20/2017

SENATE No. 2006

By Mr. Timilty, a petition (accompanied by bill, Senate, No. 2006) of James E. Timilty, Bruce E. Tarr, Timothy R. Whelan, Carmine L. Gentile and other members of the General Court for legislation to further strengthen public safety by reducing unlicensed, uninsured driving by OUI offenders. Transportation.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1895 OF 2015-2016.]

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act further strengthening public safety by reducing unlicensed, uninsured driving by OUI offenders.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Section 24 of chapter 90 of the General Laws, as appearing in the 2014
2	Official Edition, is hereby amended by striking out, in line 319, the words "or twenty-four E,".
3	SECTION 2. Said section 24 of said chapter 90, as so appearing, is hereby further
4	amended by inserting after the figure "(b)", in line 320, the following words:- for being under the
5	influence of a controlled substance or the vapors of glue.
6	SECTION 3. Subparagraph (1) of paragraph (c) of subdivision (1) of said section 24 of
7	said chapter 90, as so appearing, is hereby amended by adding the following paragraph:- Where
8	the license or right to operate has been revoked pursuant to sections 24D or 24E or pursuant to

9 paragraph (b), for operating a motor vehicle with a percentage, by weight, of alcohol in the 10 operator's blood of .08 or greater, and such person has not been convicted of a like offense or has 11 not been assigned to an alcohol or controlled substance education, treatment or rehabilitation 12 program because of a like offense by a court of the commonwealth or any other jurisdiction 13 preceding the date of the commission of the offense for which the operator was convicted, the 14 registrar shall not restore the license or reinstate the right to operate to that person unless the 15 prosecution of that person has been terminated in favor of the defendant, until 1 year after the 16 date of conviction; provided, however, that such person may, after receiving notice of the 17 revocation from the registrar, apply for the issuance of an ignition interlock license. Mandatory 18 restrictions on an ignition interlock license granted by the registrar pursuant to this subparagraph 19 shall include, but not be limited to: (i) proof in a format determined by the registrar that a 20 functioning certified ignition interlock device is installed on vehicles that will be operated by the 21 person during the term of the ignition interlock license; and (ii) an attestation that ignition 22 interlock devices will be maintained on all vehicles to be operated by the person. A person with 23 an ignition interlock license shall be prohibited from operating vehicles without an ignition 24 interlock device for the duration of the license. Failure of the operator to remain in compliance 25 with court probation shall be cause for immediate revocation of the ignition interlock license. 26 The registrar shall provide notice of a revocation to the person issued the ignition interlock 27 license at the address of record at the registry.

28 SECTION 4. Said section 24 of said chapter 90, as so appearing, is hereby further 29 amended by inserting after the figure "(b)", in line 347, the following words:- for being under the 30 influence of a controlled substance or the vapors of glue. SECTION 5. Subparagraph (2) of said paragraph (c) of said subdivision (1) of said section 24 of said chapter 90, as so appearing, is
hereby amended by striking out the last sentence.

33 SECTION 6. Said subparagraph (2) of said paragraph (c) of said subdivision (1) of said 34 section 24 of said chapter 90, as so appearing, is hereby further amended by adding the following 35 paragraph:- Where the license or the right to operate of a person has been revoked pursuant to 36 paragraph (b) for operating a motor vehicle with a percentage, by weight, of alcohol in the 37 operator's blood of .08 or greater and that person has been previously convicted of a like offense 38 or assigned to an alcohol or controlled substance education, treatment or rehabilitation program 39 by a court of the commonwealth or any other jurisdiction because of a like offense preceding the date of the commission of the offense for which that person has been convicted, the registrar 40 41 shall not restore the license or reinstate the right to operate of that person unless the prosecution 42 from the registrar, apply for the issuance of an ignition interlock license. That person shall 43 provide proof in a format acceptable to the registrar that the person has enrolled in and is 44 successfully completing the residential treatment program in subparagraph (4) of paragraph (a) 45 of subdivision (1) or a treatment program mandated by section 24D or has completed the 46 incarcerated portion of the sentence. Mandatory restrictions on an ignition interlock license 47 granted by the registrar pursuant to this subparagraph shall include but not be limited to: (i) proof 48 in a format determined by the registrar that a functioning certified ignition interlock device is 49 installed on vehicles that will be operated by the person during the term of the ignition interlock 50 license; and (ii) an attestation that ignition interlock devices will be maintained on all vehicles to 51 be operated by the person. A person with an ignition interlock license shall be prohibited from 52 operating vehicles without an ignition interlock device for the duration of the license. Failure of 53 the operator to remain in compliance with court probation shall be cause for immediate

54 revocation of the ignition interlock license. The registrar shall provide notice of a revocation to 55 the person issued the ignition interlock license at the address of record at the registry.

56 SECTION 7. Said section 24 of said chapter 90, as so appearing, is hereby amended by 57 inserting after the figure "(b)", in line 382, the following words:- for being under the influence of 58 a controlled substance or the vapors of glue.

59 SECTION 8. Subparagraph (3) of said paragraph (c) of said subdivision (1) of said
60 section 24 of said chapter 90, as so appearing, is hereby amended by striking out the last
61 sentence.

62 SECTION 9. Said subparagraph (3) of said paragraph (c) of said subdivision (1) of said 63 section 24 of said chapter 90, as so appearing, is hereby further amended by adding the following 64 paragraph:- Where the license or right to operate of a person has been revoked pursuant to 65 paragraph (b) for operating a motor vehicle with a percentage, by weight, of alcohol in the 66 operator's blood of .08 or greater and that person has been previously convicted of a like offense 67 or assigned to an alcohol or controlled substance education, treatment or rehabilitation program 68 because of a like offense by a court of the commonwealth or any other jurisdiction 2 times 69 preceding the date of the commission of the offense for which that person has been convicted or 70 where the license or right to operate has been revoked due to a violation section 23 and such 71 revocation was made pursuant to paragraph (b) or section 24D or 24E, the registrar shall not 72 restore the license or reinstate the right to operate to that person, unless the prosecution of that 73 person has terminated in favor of the defendant, until 8 years after the date of conviction; 74 provided, however, that such person may, after completion of the incarcerated portion of the 75 sentence, apply for an ignition interlock license for the balance of the 8 year revocation period.

76 Such person shall provide proof in a format acceptable to the registrar that the person has 77 enrolled in and is successfully completing the residential treatment program in subparagraph (4) 78 of paragraph (a) of subdivision (1) or such treatment program mandated by section 24D. 79 Mandatory restrictions on an ignition interlock license granted by the registrar pursuant to this 80 subparagraph shall include but not be limited to: (i) proof in a format determined by the registrar 81 that a functioning certified ignition interlock device is installed on vehicles that will be operated 82 by the person during the term of the ignition interlock license; and (ii) an attestation that ignition 83 interlock devices will be maintained on all vehicles to be operated by the person. A person with 84 an ignition interlock license shall be prohibited from operating vehicles without an ignition 85 interlock device for the duration of the license. Failure of the operator to remain in compliance 86 with court probation shall be cause for immediate revocation of the ignition interlock license. 87 The registrar shall provide notice of a revocation to the person issued the ignition interlock 88 license at the address of record at the registry.

89 SECTION 11. Said section 24 of said chapter 90, as so appearing, is hereby further 90 amended by inserting after the figure "(b)", in line 417, the following words:- for being under the 91 influence of a controlled substance or the vapors of glue. SECTION 12. Subparagraph (3¹/₂) of 92 said paragraph (c) of said subdivision (1) of said section 24 of said chapter 90, as so appearing, is 93 hereby amended by striking out the last sentence.

94 SECTION 13. Said subparagraph (3½) of said paragraph (c) of said subdivision (1) of 95 said section 24 of said chapter 90, as so appearing, is hereby further amended by adding the 96 following paragraph:- Where the license or the right to operate of a person has been revoked 97 pursuant to subsection (b) for operating a motor vehicle with a percentage, by weight, of alcohol 98 in the operator's blood of .08 or greater and that person has been previously convicted of a like

99 offense or assigned to an alcohol or controlled substance education, treatment or rehabilitation 100 program by a court of the commonwealth or any other jurisdiction because of a like offense 3 101 times preceding the date of the commission of the offense for which the person has been 102 convicted, the registrar shall not restore the license or reinstate the right to operate of that person 103 unless the prosecution of that person has been terminated in favor of the defendant, until 10 years 104 after the date of the conviction; provided, however, that such person may, after the completion of 105 the incarcerated portion of the sentence, apply for the issuance of an ignition interlock license. 106 Such person shall provide proof in a format acceptable to the registrar that the person has 107 enrolled in and is successfully completing the residential treatment program in subparagraph (4) 108 of paragraph (a) of subdivision (1) or a treatment program mandated by section 24D. The 109 ignition interlock license shall not be removed for the life of the person; provided, however, that 110 the person may petition the registrar for removal not less than 10 years after the issuance of the 111 ignition interlock license and not less than every 5 years thereafter. Mandatory restrictions on an 112 ignition interlock license granted by the registrar pursuant to this subparagraph shall include, but 113 not be limited to: (i) proof in a format determined by the registrar that a functioning certified 114 ignition interlock device is installed on vehicles that will be operated by the person during the 115 term of the ignition interlock license; and (ii) an attestation that ignition interlock devices will be 116 maintained on all vehicles to be operated by the person. A person with an ignition interlock 117 license shall be prohibited from operating vehicles without an ignition interlock device for the 118 duration of the license. Failure of the operator to remain in compliance with probation shall be 119 cause for immediate revocation of the ignition interlock license. The registrar shall provide 120 notice of a revocation to the person issued the ignition interlock license at the address of record

at the registry. An aggrieved party may appeal, in accordance with chapter 30A, from an order ofthe registrar of motor vehicles pursuant to this subparagraph.

123 SECTION 14. Said paragraph (c) of said subdivision (1) of said section 24 of said chapter 124 90, as so appearing, is hereby further amended by striking out subparagraph $(3\frac{3}{4})$ and inserting in 125 place thereof the following subparagraph:- $(3^{3}/4)$ Where the license or the right to operate of a person has been revoked pursuant to paragraph (b) and that person was previously convicted of a 126 127 like offense or assigned to an alcohol or controlled substance education, treatment or 128 rehabilitation program by a court of the commonwealth or any other jurisdiction because of a 129 like offense not less than 4 times preceding the date of the commission of the offense for which 130 the person has been convicted, that person's license or right to operate a motor vehicle shall be 131 revoked for the life of that person; provided, however, that such person may, after completion of 132 the incarcerated portion of the sentence, apply for an ignition interlock license. Such person shall 133 provide proof in a format acceptable to the registrar that the person has enrolled in and has 134 successfully completed or is successfully completing the residential treatment program in 135 subparagraph (4) of paragraph (a) of subdivision (1) or a treatment program mandated by 136 section 24D and has completed the incarcerated portion of the sentence. The ignition interlock 137 license shall not be removed for the life of the person; provided, however, that the person may 138 petition the registrar for removal not less than 10 years after the issuance of the ignition interlock 139 license and not less than every 5 years thereafter. Mandatory restrictions on an ignition interlock 140 license granted by the registrar pursuant to this subparagraph shall include, but not be limited to: 141 (i) proof in a format determined by the registrar that a functioning certified ignition interlock 142 device is installed on vehicles that will be operated by the person during the term of the ignition 143 interlock license; and (ii) an attestation that ignition interlock devices will be maintained on all

144 vehicles to be operated by the person. A person with an ignition interlock license shall be 145 prohibited from operating vehicles without an ignition interlock device for the duration of the 146 license. Failure of the operator to remain in compliance with probation shall be cause for 147 immediate revocation of the ignition interlock license. An aggrieved party may appeal, in 148 accordance with chapter 30A, from an order of the registrar of motor vehicles pursuant to this 149 subparagraph. SECTION 15. Said section 24 of said chapter 90, as so appearing, is hereby 150 amended by striking out, in line 575, the word "restistrar" and inserting in place thereof the 151 following word:-registrar.

152 SECTION 16. The fifth paragraph of subparagraph (1) of paragraph (f) of said 153 subdivision (1) of said section 24 of said chapter 90, as so appearing, is hereby further amended 154 by striking out the first sentence and inserting in place thereof the following 4 sentences:- A 155 person who refuses to submit to a chemical test or analysis of breath or blood may apply for the 156 issuance of an ignition interlock license, on or after the effective date of the suspension, for the 157 balance of the suspension period imposed by this paragraph. A mandatory restriction on an 158 ignition interlock license granted by the registrar pursuant to this subparagraph shall include, but 159 not be limited to: (i) proof in a format determined by the registrar that a functioning certified 160 ignition interlock device is installed on vehicles that will be operated by the person during the 161 term of the ignition interlock license; and (ii) an attestation that ignition interlock devices will be 162 maintained on all vehicles to be operated by the person. A person with an ignition interlock 163 license shall be prohibited from operating vehicles without an ignition interlock device for the 164 duration of the license. A person issued an ignition interlock license pursuant to this 165 subparagraph shall not receive credit against an additional ignition interlock requirement arising 166 from the same incident or from another incident. A defendant, during the suspension period

167 imposed by this paragraph, may immediately, upon the entry of a not guilty finding or dismissal 168 of all charges under this section, section 24G, section 24L or section 13½ of chapter 265, and in 169 the absence of any other alcohol related charges pending against the defendant, apply for and be 170 immediately granted a hearing before the court which took final action on the charges for the 171 purpose of requesting the restoration of the person's license.

172 SECTION 17. Subparagraph (2) of said paragraph (f) of said subdivision (1) of said 173 section 24 of said chapter 90, as so appearing, is hereby amended by inserting after the second 174 paragraph the following paragraph:- A person may apply in advance of or after the effective date 175 of a suspension under this subparagraph, for the issuance of an ignition interlock license for the 176 balance of the suspension period listed in this paragraph. Mandatory restrictions on an ignition 177 interlock license granted by the registrar pursuant to this subparagraph shall include, but not be 178 limited to: (i) proof in a format determined by the registrar that a functioning certified ignition 179 interlock device is installed on vehicles that will be operated by the person during the term of the 180 ignition interlock license; and (ii) an attestation that ignition interlock devices will be maintained 181 on all vehicles to be operated by the person. A person with an ignition interlock license shall be 182 prohibited from operating vehicles without an ignition interlock device for the duration of the 183 license. A suspension for failure of a chemical test or analysis of breath or blood shall run 184 consecutively, both as to any additional suspension periods arising from the same incident, and 185 as to each other. A person issued an ignition interlock license pursuant to this subparagraph shall 186 receive day for day credit against an additional ignition interlock requirement arising from the 187 same incident.

188 SECTION 18. Paragraph (g) of said subdivision (1) of said section 24 of said chapter 90,
189 as so appearing, is hereby amended by inserting after the first paragraph the following

190 paragraph:- The application for the issuance of an ignition interlock license for the period during 191 which a person's license, permit or right to operate is suspended pursuant to subparagraph (1) of 192 paragraph (f) shall waive the person's right to a hearing pursuant to this subparagraph.

193 SECTION 19. Said chapter 90 is hereby further amended by striking out section 24¹/₂, as 194 so appearing, and inserting in place thereof the following section:- Section 24¹/₂. (a) No person 195 whose license has been suspended in the commonwealth or any other jurisdiction by reason of an 196 assignment to an alcohol education, treatment or rehabilitation program or because of a 197 conviction for a violation of subsection (a) of section 24G, or operating a motor vehicle with a 198 percentage by weight of blood alcohol of .08 or greater or while under the influence of 199 intoxicating liquor in violation of paragraph (a) of subdivision (1) of section 24, subsection (b) of 200 said section 24G, section 24L, section 131/2 of chapter 265, subsection (a) of section 8 of 201 chapter 90B, section 8A or 8B of said chapter 90B or, in the case of another jurisdiction, for any 202 like offense, shall be issued a new license or right to operate or have such license or right to 203 operate restored if that person has previously been so assigned or convicted unless such person 204 provides proof in a format acceptable to the registrar that the person has a functioning certified 205 ignition interlock device installed on all vehicles to be operated by that person as a precondition 206 for the issuance, reissuance or restoration of a license or right to operate. A functioning certified 207 ignition interlock device shall be installed and maintained on all vehicles operated by any such 208 person for a period of 2 years. (b) Any person whose license or right to operate is restricted to 209 operating vehicles equipped with a functioning certified ignition interlock device shall have such 210 device inspected, maintained and monitored in accordance with regulations which shall be 211 promulgated by the registrar. The ignition interlock device shall be calibrated to prevent the 212 motor vehicle from being started with the breath sample provided has an alcohol concentration of

213 0.025 or more. The ignition interlock device shall remain in place until the registrar receives a 214 declaration from the person's ignition interlock device vendor, in a form provided or approved by 215 the registry, certifying that there have been none of the following incidents in the six consecutive 216 months prior to the date the person seeks removal of the device: (a) any attempt to start the 217 vehicle with a breath alcohol concentration of 0.04 or more unless a subsequent test performed 218 within ten minutes registers a breath alcohol concentration lower than 0.04; (b) failure to take 219 any random test; (c) failure to pass any random retest with a breath alcohol concentration of 220 0.025 or lower; (d) any attempt to remove, tamper or circumvent the proper operation of the 221 device; or (e) failure of the person to appear at the ignition interlock device vendor when 222 required for maintenance, repair, calibration, monitoring, inspection, or replacement of the 223 device.

SECTION 20. Section 24D of said chapter 90, as so appearing, is hereby amended by inserting after the word "defendant", in line 65, the following words:- whose disposition resulted from the use of a controlled substance or the vapors of glue.

227 SECTION 21. The fourth paragraph of said section 24D of said chapter 90, as so 228 appearing, is hereby amended by inserting after the fifth sentence the following sentence:-229 Notwithstanding subparagraph (1) of paragraph (c) of subdivision (2) of section 24, 230 subparagraph (1) of paragraph (f) of subdivision (1) of section 24 and section 24P, a defendant 231 whose disposition resulted from a conviction or charge of alcohol in their blood of .08 or greater 232 or while under the influence of intoxicating liquor may immediately upon entering a program 233 pursuant to this section apply to the registrar for issuance of an ignition interlock license for the 234 probation period. A mandatory restriction on an ignition interlock license granted by the registrar 235 pursuant to this paragraph shall include, but not be limited to:(i) proof in a format determined by

the registrar that a functioning certified ignition interlock device is installed on vehicles that will be operated by the person during the term of the ignition interlock license; and (ii) an attestation that ignition interlock devices will be maintained on all vehicles to be operated by the person. A person with an ignition interlock license shall be prohibited from operating vehicles without an ignition interlock device for the duration of the license.

SECTION 22. Said section 24D of said chapter 90, as so appearing, is hereby further amended by inserting after the word "hardship", in lines 76 and 81, each time it appears, the following words:- or ignition interlock.

SECTION 23. Section 24E of said chapter 90, as so appearing, is hereby amended by inserting after the word "program", in line 38, the following words:- and may include a written statement by the supervisor of the ignition interlock provider used by such person detailing the person's compliance with the ignition interlock requirement.

SECTION 24. Said section 24E of said chapter 90, as so appearing, is hereby further amended by inserting after the word "operate", in lines 66 and 67, each time it appears, the following words:- or an ignition interlock license.

SECTION 25. Section 24G of said chapter 90, as so appearing, is hereby amended adding the following subsection:- (d) Upon completion of the period of imprisonment prescribed in subsection (a) or (b) for an offense involving operating a motor vehicle with a percentage, by weight, of alcohol in the blood of .08 or greater or while under the influence of intoxicating liquor, the person may apply to the registrar for the issuance of an ignition interlock license for the remainder of the revocation period designated in subsection (c). The registrar may issue such license under such terms and conditions as appropriate and necessary for the balance of the

258 revocation period listed in this subsection. Mandatory restrictions on an ignition interlock license 259 granted by the registrar pursuant to this subsection shall include, but not be limited to: (i) proof 260 in a format determined by the registrar that a functioning certified ignition interlock device is 261 installed on vehicles that will be operated by the person during the term of the ignition interlock 262 license; and (ii) an attestation that ignition interlock devices will be maintained on all vehicles to 263 be operated by the person. A person with an ignition interlock license shall be prohibited from 264 operating vehicles without an ignition interlock device for the duration of the license. Failure of 265 the operator to remain in compliance with the sentence or court probation shall be cause for 266 immediate revocation of the ignition interlock license. The registrar shall provide notice a 267 revocation to the person issued the ignition interlock license at the address of record at the 268 registry.

269 SECTION 26. Section 24L of said chapter 90, as so appearing, is hereby amended by 270 adding the following subdivision:- (5) Upon completion of the period of imprisonment 271 prescribed in subdivision (1) or (2) for an offense involving operating a motor vehicle with a 272 percentage, by weight, of alcohol in the blood of .08 or greater or while under the influence of 273 intoxicating liquor, the person may apply to the registrar for the issuance of an ignition interlock 274 license for the remainder of the revocation period designated in subdivision (4). The registrar 275 may issue such license under such terms and conditions as appropriate and necessary for the 276 balance of the revocation period listed in this subsection. Mandatory restrictions on an ignition 277 interlock license granted by the registrar pursuant to this subdivision shall include, but not be 278 limited to: include: (i) proof in a format determined by the registrar that a functioning certified 279 ignition interlock device is installed on vehicles that will be operated by the person during the 280 term of the ignition interlock license; and (ii) an attestation that ignition interlock devices will be maintained on all vehicles to be operated by the person. A person with an ignition interlock
license shall be prohibited from operating vehicles without an ignition interlock device for the
duration of the license. Failure of the operator to remain in compliance with the sentence or court
probation shall be cause for immediate revocation of the ignition interlock license. The registrar
shall provide notice of a revocation to the person issued the ignition interlock license at the
address of record at the registry.

287 SECTION 27. Section 24N of said chapter 90, as so appearing, is hereby amended by 288 inserting after the word "days", in line 38, the following words:-; provided, however, that such 289 person may apply, on or after the effective date of the suspension, for the issuance of an ignition 290 interlock license for the balance of the suspension period listed in this subsection; provided 291 further, that mandatory restrictions on an ignition interlock license granted by the registrar 292 pursuant to this section shall include, but not be limited to: (i) proof in a format determined by 293 the registrar that a functioning certified ignition interlock device is installed on vehicles that will 294 be operated by the person during the term of the ignition interlock license; and (ii) an attestation 295 that ignition interlock devices will be maintained on all vehicles to be operated by the person. A 296 person with an ignition interlock license shall be prohibited from operating vehicles without an 297 ignition interlock device for the duration of the license. A suspension for failure of a chemical 298 test or analysis of breath or blood shall run consecutively, both as to any additional suspension 299 periods arising from the same incident and as to each other. A person issued an ignition interlock 300 license pursuant to this section shall receive day-for-day credit against any additional ignition 301 interlock requirement arising from the same incident.

302 SECTION 28. Said section 24N of said chapter 90, as so appearing, is hereby further 303 amended by striking out, in lines 58 to 61, inclusive, the words "refusal. No license shall be

304 restored under any circumstances and no restricted or hardship permits shall be issued during the 305 suspension period imposed by this paragraph; provided, however, that the" and inserting in place 306 thereof the following words:- refusal; provided further, that a person who refused to submit to 307 such test or analysis may apply, on or after the effective date of the suspension, for the issuance 308 of an ignition interlock license for the balance of the suspension period listed in this 309 section; provided further, that mandatory restrictions on an ignition interlock license granted by 310 the registrar pursuant to this paragraph shall include, but not be limited to: (i) proof in a format 311 determined by the registrar that a functioning certified ignition interlock device is installed on 312 vehicles that will be operated by the person during the term of the ignition interlock license; and 313 (ii) an attestation that ignition interlock devices will be maintained on all vehicles to be operated 314 by the person. A person with an ignition interlock license shall be prohibited from operating 315 vehicles without an ignition interlock device for the duration of the license; provided however, 316 that a suspension for a refusal of either a chemical test or analysis of breath or blood shall run 317 consecutively, both as to any additional suspension periods arising from the same incident and as 318 to each other; provided further, that a person issued an ignition interlock license pursuant to this 319 section shall not receive credit against any additional ignition interlock requirement arising from 320 the same incident; and provided further, that a.

321 SECTION 29. Said section 24N of said chapter 90, as so appearing, is hereby further 322 amended by adding the following paragraph:- The application for the issuance of an ignition 323 interlock license for the period during which a person's license, permit or right to operate is 324 suspended pursuant to this section shall waive the person's right to a hearing pursuant to this 325 section. 326 SECTION 30. Section 19 of chapter 122 of the acts of 2005 is hereby amended by 327 inserting after the word "registry", in line 7, the following words:-; provided, however, that 328 approval procedures for ignition interlock device servicing and monitoring entities shall require 329 any entity seeking certification to agree to provide all program costs, including installation, 330 maintenance and removal, at fifty percent cost to a person who presents documentation issued by 331 the registrar that such cost would cause a grave and serious hardship to the offender or the 332 offender's family; provided further, that documentation of grave and serious hardship to the 333 offender or the offender's family shall include, but not be limited to, evidence of a valid 334 electronic benefit transfer card or evidence of a valid MassHealth benefits card; and provided 335 further, that the registrar shall provide notice to a person seeking application for a certified 336 ignition interlock device that the person may obtain a certified ignition interlock device, services 337 and monitoring at fifty percent cost if such cost would cause a grave and serious hardship to the 338 offender or the offender's family.

339 SECTION 31. Said section 19 of said chapter 122 of the acts of 2005 is hereby further 340 amended by inserting after the word "vehicles", in line 10, the following words:- ; provided, 341 however, that reporting shall ensure compliance with an entity's responsibly pursuant to clause 342 (2) including, but not limited to, standard charges for installation, service, maintenance and 343 removal of a device and percentages of the entity's standard program costs waived pursuant to 344 said clause (2).

345 SECTION 32. Clause (6) of said section 19 of said chapter 122 of the acts of 2005 is 346 hereby amended by striking out clauses (a) to (c), inclusive, and inserting in place thereof the 347 following 3 clauses:- (i) of inspection of the certified ignition interlock device for accurate 348 operation by an entity approved by the registrar not less than once every 30 to 60 days, as

349 promulgated by the registrar, for the duration of any license ignition interlock device restriction;
350 (ii) that the ignition interlock device shall be monitored, maintained and serviced not less than
351 every 30 to 60 days, as promulgated by the registrar, by an entity approved by the registrar; and
352 (iii) that the costs to install and maintain the certified ignition interlock device shall be borne by
353 the operator unless the operator presents valid evidence of a grave and serious hardship;

354 SECTION 33. Said section 19 of said chapter 122 of the acts of 2005 is hereby further 355 amended by striking out clause (8) and inserting in place thereof the following clause:- violation 356 of the required inspection, monitoring or reporting requirements may result, after hearing, in up 357 to a 2 year extension of the ignition interlock license or a permanent revocation of an ignition 358 interlock license and up to an additional 10-year license suspension during which such person 359 may not be eligible for an ignition interlock license.

360 SECTION 34. Said section 19 of chapter 122 of the acts of 2005 is hereby further 361 amended by striking out clause (9) and inserting in place thereof the following clause:- (9) a 362 schedule for phasing in requirements that ignition interlock devices be equip with cameras or 363 other means of positively identifying the person providing the ignition interlock breath alcohol 364 concentration test.

365 SECTION 35. Said section 19 of said chapter 122 of the acts of 2005 is hereby amended
 366 by adding the following clause at the end thereof:-

367 This act shall take effect on January 1, 2018.