Stricken language would be deleted from and underlined language would be added to present law. Act 1221 of the Regular Session

1	State of Arkansas	As Engrossed:	S3/17/15 H3/25/15		
2	90th General Assembly		A Bill		
3	Regular Session, 2015			SENATE BILL 877	
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5	By: Senator Hickey				
6					
7	For An Act To Be Entitled				
8	AN ACT CONCERNING THE USE OF AN IGNITION INTERLOCK				
9	DEVICE; AND FOR OTHER PURPOSES.				
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11					
12	Subtitle				
13	CONCERNING THE USE OF AN IGNITION				
14	INTERLOCK DEVICE.				
15					
16					
17	BE IT ENACTED BY THE GE	NERAL ASSEMBLY	OF THE STATE OF AR	RKANSAS:	
18 19 20	SECTION 1. Arkansas Code § 5-65-118, as amended by Act 299 of 2015, is amended to read as follows:				
21	5-65-118. Additional penalties — Ignition interlock devices.				
22	(a)(1)(A)(i) The Office of Driver Services may <u>shall</u> place a				
23	restriction on a person who has violated § 5-65-103 for a first or second				
24	offense that requires the person's motor vehicle to be equipped with a				
25	functioning ignition interlock device in addition to any other penalty				
26	authorized by this chapter.				
27	(ii) The restriction may continue for a period of up				
28	to one (1) year after the person's driving privilege is no longer suspended				
29	or restricted under § 5-65-104 shall continue until the person has completed				
30	his or her mandatory period for using an ignition interlock device.				
31	(iii) The restriction under subdivision (a)(l)(A)(i)				
32	of this section does not apply to a person who is arrested for violating § 5-				
33	65-103 for a first or second offense if the person was intoxicated by the				
34	ingestion of or by the	ingestion of or by the use of a controlled substance.			
35	(B)(i) The office may shall place a restriction on a person who has				
36	violated § 5-65-103 for a third or subsequent offense that requires the				



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person's motor vehicle to be equipped with a functioning ignition interlock 1 2 device in addition to any other penalty authorized by this chapter and after 3 finding that the person is financially able to afford the ignition interlock 4 device. 5 (ii) The restriction may continue for a period of up 6 to one (1) year after the person's driving privilege is no longer suspended 7 or restricted under § 5-65-104 shall continue until the person has completed 8 his or her mandatory period for using an ignition interlock device. 9 (iii) The restriction under subdivision (a)(1)(B)(i) 10 of this section does not apply to a person who is arrested for violating § 5-65-103 for a third or subsequent offense if the person was intoxicated by the 11 12 ingestion of or by the use of a controlled substance. 13 (2) The office may issue an ignition interlock restricted license to the person only after the person has verified installation of a 14 15 functioning ignition interlock device to the office in any motor vehicle the 16 person intends to operate, except for an exemption allowed under § 5-65-17 123(f). 18 (3) The office shall establish: 19 (A) A specific calibration setting no lower than two 20 hundredths of one percent (0.02%) nor more than five hundredths of one 21 percent (0.05%) of alcohol in the person's blood at which the ignition 22 interlock device will prevent the motor vehicle's being started; and 23 (B) The period of time that the person is subject to the 24 restriction. 25 The office shall do the following after restricting a person's (b) 26 driving by requiring the use of an ignition interlock device: 27 (1)(A) State on the record the requirement for and the period of 28 use of the ignition interlock device. 29 (B) However, if the office restricts the person to using 30 an ignition interlock device in conjunction with the issuance of an ignition 31 interlock restricted license under § 5-65-104, the time the person is 32 required to use the ignition interlock device shall be at least the time 33 period remaining on until the original suspension imposed under § 5-65-104 34 has been completed; (2) Ensure that the records of the office reflect that the 35 36 person may not operate a motor vehicle that is not equipped with an ignition

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1 interlock device; 2 (3) Attach or imprint a notation on the driver's license of a 3 person restricted under this section stating that the person may operate a 4 motor vehicle only if it is equipped with an ignition interlock device; 5 (4) Require that the person restricted under this section show 6 proof of installation of a certified ignition interlock device prior to the 7 issuance of an ignition interlock restricted license by the office under § 5-8 65-104; (5)(A) Require both proof of the installation of an ignition 9 10 interlock device and periodic reporting by the person for verification of the 11 proper operation of the ignition interlock device. 12 (B) Proof of the installation of the ignition interlock 13 device for the entire period required by law shall be provided before the 14 person's driving privileges are reinstated; 15 (6) Require the person to have the ignition interlock device 16 serviced and monitored at least every sixty-seven (67) days for proper use 17 and accuracy by an entity approved by the Department of Health; and 18 (7)(A) Require the person to pay the reasonable cost of leasing 19 or buying and monitoring and maintaining the ignition interlock device. 20 (B) The office may establish a payment schedule for the 21 reasonable cost of leasing or buying and monitoring and maintaining the 22 ignition interlock device. 23 (c) If the person whose driving privilege is restricted under this 24 section cannot provide proof of installation of a functioning ignition 25 interlock device to the office under subsection (a) of this section, the 26 office shall not issue an ignition interlock restricted license as authorized 27 under this section. 28 (d) The office shall revoke the ignition interlock restricted license 29 and reinstate a driving privilege suspension for the term of the original driving privilege suspension if it finds that a person has violated § 5-65-30 31 123. (e) A person who has had his or her driving privilege suspended or 32 33 revoked under § 5-65-104 who would otherwise be eligible to obtain an 34 ignition interlock restricted license may petition the office for a hearing 35 and the office may issue an ignition interlock restricted license as 36 authorized under §§ 5-65-104 and 5-65-205.

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1	(f)(l) The department shall:			
2	(A) Certify the ignition interlock devices for use in this			
3	state;			
4	(B) Approve the entities that install and monitor the			
5	ignition interlock devices; and			
6	(C) Adopt rules for the certification of the ignition			
7	interlock devices and ignition interlock device installation.			
8	(2) The rules shall require an ignition interlock device, at a			
9	minimum, to:			
10	(A) Not impede the safe operation of the motor vehicle;			
11	(B) Minimize the opportunities to be bypassed;			
12	(C) Work accurately and reliably in an unsupervised			
13	environment;			
14	(D) Properly and accurately measure the person's blood			
15	alcohol levels;			
16	(E) Minimize the inconvenience to a sober user; and			
17	(F) Be manufactured by an entity that is responsible for			
18	installation, user training, and servicing and maintenance of the ignition			
19	interlock device, and that is capable of providing monitoring reports to the			
20	office.			
21	(3) The department shall develop a warning label to be affixed			
22	to any ignition interlock device used in the state to warn any person of the			
23	possible penalties for tampering with or attempting to circumvent the			
24	ignition interlock device.			
25	(4) The department shall:			
26	(A) Publish and update a list of certified ignition			
27	interlock device manufacturers and approved ignition interlock device			
28	installers; and			
29	(B) Periodically provide the list required by subdivision			
30	(f)(4)(A) of this section to the office.			
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32	/s/Hickey			
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35	APPROVED: 04/07/2015			
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