Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/30/09			
2	87th General Assembly	A B1ll			
3	Regular Session, 2009		HOUSE BILL	1640	
4					
5	By: Representatives Hawkins, Pierce				
6					
7					
8	For An Act To Be Entitled				
9	AN ACT TO PROVIDE THAT PERSONS ARRESTED FOR A				
10	FIRST OFFENSE DWI ARE NOT ENTITLED TO A				
11	RESTRICTED PERMIT BUT ARE ALLOWED AN IGNITIION				
12	INTERLOCK RESTRICTED LICENSE; TO INCREASE				
13	SUSPENSION TIME FOR A FIRST OFFENSE DWI; TO				
14	REDUCE INELIGIBIILTY TIME FOR AN IGNITION				
15	INTERLOCK RESTRICTED LICENSE FOR CERTAIN DWI				
16	OFFENSE	S; AND FOR OTHER PURPOSES.			
17		C k 4:41 a			
18		Subtitle			
19	AN ACT REGARDING THE ISSUANCE OF				
20	IGNI	TION INTERLOCK RESTRICTED LICENSES.			
21					
22					
23	DE II ENACIED DI INE (GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:		
24 25	SECTION 1 Arts	$a_{1}a_{2}a_{3}a_{4}a_{5}a_{5}a_{5}a_{5}a_{6}a_{6}a_{1}a_{1}a_{2}a_{1}a_{2}a_{1}a_{2}a_{2}a_{2}a_{2}a_{2}a_{2}a_{2}a_{2$	$2)(\Lambda)$ concorning	-	
26	SECTION 1. Arkansas Code § 5-65-104(a)(1) and (a)(2)(A), concerning the issuance of temporary driving permits for first-time DWI offenders, is				
20	amended to read as follows:				
28			α in actual physi	cal	
29	(a)(1) At the time of arrest for operating or being in actual physical control of a motor vehicle while intoxicated, or while there was an alcohol				
30	concentration of eight-hundredths (0.08) or more in the person's breath or				
31	blood, as provided in § 5-65-103, the arrested person shall immediately				
32	surrender his or her license, permit, or other evidence of driving privilege				
33	to the arresting law enforcement officer as provided in § 5-65-402.				
34	-				
35	shall suspend or revoke the driving privilege of an arrested person or shall				
36	suspend any nonresident driving privilege of an arrested person, as provided				



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1	in § 5-65-402. The suspension or revocation shall be based on the number of		
2	previous offenses as follows:		
3	(A) Suspension for:		
4	(i) <u>(a)</u> One hundred twenty (120) days Six (6) months		
5	for the first offense of operating or being in actual physical control of a		
6	motor vehicle while intoxicated or while there was an alcohol concentration		
7	of at least eight hundredths (0.08) but less than fifteen hundredths (0.15)		
8	by weight of alcohol in the person's blood or breath, § 5-65-103 ; .		
9	(b) If the Office of Driver Services allows		
10	the issuance of an ignition interlock restricted license under § 5-65-118,		
11	the ignition interlock restricted license shall be available immediately.		
12	(c) The restricted driving permit under § 5-		
13	65-120 is not allowed for a suspension under this subdivision (a)(2)(A)(i);		
14	and		
15	(ii) Suspension for six (6) months for the first		
16	offense of operating or being in actual physical control of a motor vehicle		
17	while intoxicated by the ingestion of or by the use of a controlled		
18	substance; and		
19	(iii)(a) Suspension for one hundred eighty (180)		
20	days for the first offense of operating or being in actual physical control		
21	of a motor vehicle while intoxicated and while there was an alcohol		
22	concentration of fifteen hundredths (0.15) or more by weight of alcohol in		
23	the person's blood or breath.		
24	(b) However, if the office allows the issuance		
25	of an ignition interlock restricted license under § 5-65-118, the ignition		
26	interlock restricted license shall be available immediately.		
27	(c) The restricted driving permit provision of		
28	§ 5-65-120 does not apply to this suspension;		
29			
30			
31	SECTION 2. Arkansas Code § 5-65-120 is amended to read as follows:		
32	5-65-120. Restricted driving permit.		
33	(a) Following an administrative hearing for suspension or revocation		
34	of a driver's license as provided for in § 5-65-402, or upon a request of a		
35	person whose privilege to drive has been denied or suspended, the Office of		
36	Driver Services or its designated agent may modify the denial or suspension		

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1 in a case of extreme and unusual hardship by the issuance of a restricted 2 driving permit when, upon a review of the person's driving record for a time 3 period of five (5) years prior to the current denial, revocation, or 4 suspension or denial of driving privilege or a driver's license, at the 5 discretion of the office or its designated agent it is determined that: 6 (1) The person: 7 (A) Is not a multiple traffic law offender; or 8 (B) Does not present a threat to the general public; and 9 (2) No other adequate means of transportation exists for the person except to allow driving in any of the following situations: 10 11 (A) To and from the person's place of employment; 12 (B) In the course of the person's employment; 13 (C) To and from an educational institution for the purpose 14 of attending a class if the person is enrolled and regularly attending a 15 class at the institution; 16 (D) To and from the alcohol education and alcoholism treatment programs for drunk drivers; or 17 18 (E) To and from a hospital or clinic for medical treatment 19 or care for an illness, disease, or other medical condition of the person or 20 a family member. 21 The restricted driving permit shall state the specific times and (b) 22 circumstances under which driving is permitted. 23 The restricted driving permit shall not be granted to any person (c) 24 suspended for a second or subsequent offense of violating § 5-65-103, § 5-65-25 205, § 5-65-303, or § 5-65-310. 26 (d) For any arrest or offense occurring before July 30, 1999, and the 27 offense has not reached a final disposition as to judgment in court, the 28 offense shall be decided under the law in effect at the time the offense 29 occurred, and any defendant is subject to the penalty provisions in effect at 30 that time and not under the provisions of this section. 31 32 /s/ Hawkins 33 34 35 36

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